IN THE SUPREME COURT OF THE STATE OF ARIZONA

In the Matter of:	,	
AMENDING ARIZONA CODE OF)	Administrative Order
JUDICIAL ADMINISTRATION §6-207:)	No. 2004 - 01
UNIFORM CONDITIONS OF)	(Affecting Administrative
SUPERVISED PROBATION)	Order No. 2002-08)

An amendment to the above captioned section of the Arizona Code of Judicial Administration having come before the Arizona Judicial Council on December 11, 2003, and having been approved and recommended for adoption,

Now, therefore, pursuant to Article VI, Section 3, of the Arizona Constitution,

IT IS ORDERED that the attached is adopted as an amendment to the Arizona Code of Judicial Administration § 6-207. All other provisions of § 6-207, as originally adopted, remain unchanged and in effect.

IT IS FURTHER ORDERED that the requirements of this code section shall be fully implemented no later than July 1, 2004, to allow courts sufficient time to prepare and print the new forms.

Dated this 7 th day of January, 2004.

CHARLES E. JONES
Chief Justice

ARIZONA CODE OF JUDICIAL ADMINISTRATION

Part 6: Probation Chapter 2: Adult Services Section 6-207: Uniform Conditions of SUPERVISED Probation

- **A. Definitions.** In this section the following definitions apply:
 - "Court" means the superior court OR LIMITED JURISDICTION COURT.
 - "Presiding judge" means the presiding judge of the superior court in each county.
- **B.** Applicability. Based on the administrative authority provided by Article VI, Section 3 of the Arizona Constitution, the attached forms and the following procedures shall govern the uniform conditions of SUPERVISED probation imposed by the superior court.
- **C. Purpose.** The attached uniform conditions of SUPERVISED probation FORM are IS adopted in order to ensure consistency among courts and probation departments. THE UNIFORM CONDITIONS OF SUPERVISED PROBATION FORM MAY BE USED WHEN A COURT SENTENCES A PROBATIONER TO UNSUPERVISED PROBATION.

D. General Administration.

- 1. Each THE presiding judge shall ensure all judges within their jurisdiction use the uniform conditions of SUPERVISED probation FORM FOR CASES ASSIGNED TO THE SUPERIOR COURT PROBATION DEPARTMENT FOR SUPERVISION.
- 2. COURTS SHALL IMPOSE THE UNIFORM CONDITIONS OF SUPERVISED PROBATION ON THE FOLLOWING:
 - a. PROBATIONERS SENTENCED BY THE SUPERIOR COURT TO SUPERVISED PROBATION USING THE ATTACHED ADOPTED FORM, WHICH MAY BE AMENDED PURSUANT TO SUBSECTION D(3)(a).
 - b. PROBATIONERS REFERRED BY A LIMITED JURISDICTION COURT TO THE SUPERIOR COURT PROBATION DEPARTMENT FOR SUPERVISION.
 - c. PROBATIONERS ACCEPTED FOR SUPERVISION IN ARIZONA THROUGH THE INTERSTATE COMPACT.
- 3. THE FORMS SHALL BE DUPLICATED AND USED BY COURTS AS FOLLOWS:
- 2.3. a. A EACH SUPERIOR court shall not alter or modify DUPLICATE the uniform conditions of SUPERVISED probation FORM AS ADOPTED, EXCEPT THAT FORMATTING CHANGES ARE PERMITTED. IF A COURT CHANGES A CONDITION, THE CHANGE SHALL BE DOCUMENTED ON THE FORM. IF

- WHEN special conditions are imposed IN ADDITION TO THOSE SPECIFIED, THEY SHALL BE LISTED UNDER CONDITION 26, the court shall OR attachED IN a separate document containing those conditions.
- b. A LIMITED JURISDICTION COURT SHALL DUPLICATE FORMS THAT INCLUDE, AT A MINIMUM, CONDITIONS 1 THROUGH 15 FOR CASES REFERRED TO THE SUPERIOR COURT PROBATION DEPARTMENT FOR SUPERVISION. THE LIMITED JURISIDCTION COURT, IN CONJUNCTION WITH THE PROBATION DEPARTMENT, MAY ADD ADDITIONAL CONDITIONS.
- c. PROBATION DEPARTMENTS SHALL DUPLICATE FORMS THAT INCLUDE, AT A MINIMUM, CONDITIONS 1 THROUGH 15 FOR CASES ACCEPTED FOR SUPERVISION IN ARIZONA THROUGH THE INTERSTATE COMPACT. PROBATION DEPARTMENTS MAY ADD ADDITIONAL CONDITIONS.
- 4. A SUPERIOR COURT SHALL USE ONLY THE CURRENTLY APPROVED UNIFORM CONDITIONS FORM WHEN CONTINUING PROBATION.

E. Committee.

- 1. The AOC shall establish the Uniform Probation Conditions Committee with representatives from each local probation department.
- 2. The Uniform Probation Conditions Committee shall annually review the uniform conditions of probation and recommend any revisions.

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA UNIFORM CONDITIONS OF SUPERVISED PROBATION

STATE	OF ARIZONA COUNTY/DIVISON://
VS.	CR:
	§13-901.01 Offense: \square 1 st \square 2 nd \square Ineligible
PID#:_	
OFFE	NSE(S):
	rdered suspending imposition of sentence and, under the supervision of the Adult Probation tment (APD),
]]] 	PLACING the defendant on probation for a period of
THE D	EFENDANT SHALL: (Conditions Checked Also Apply) Obey all laws.
۷.	without the prior written approval of the APD.
3.	Report to the APD within 72 (or) hours of sentencing, absolute discharge from prison, release from incarceration or residential treatment, and continue to report as directed.
4.	Reside at an address approved by the APD, provide safe access, and obtain prior approval before changing residence.
_	Submit to search and seizure of your person or property by the APD without a search warrant.
6.	Not possess or control any firearms, ammunition, or prohibited weapons as defined in A.R.S. ' 13-3101.
7.	
8.	Report any law enforcement contact to the APD within 72 (or) hours.
9.	
10.	Participate and cooperate in any program of counseling or assistance as directed by the APD and/or court.
11.	Seek, obtain and maintain employment and/or attend school as directed by the APD and advise of any change.
12.	Not leave the state (\square county) without prior permission of the APD.
13.	protected healthcare information related to the conditions of probation.
14.	· · · · · · · · · · · · · · · · · · ·
15.	Comply with any written directive of the APD to enforce compliance with the conditions of probation.

16. Abide by the Judgment and Orders of Restitution, Fines and Fees in this case.

UNIFORM CONDITIONS OF SUPERVISED PROBATION – PAGE 2 OF 2

STATE OF ARIZONA	CO	UNTY/DIVISON:			/
vs		CR:			
 □ 17. Not consume or drink any subs □ 18. Not have any contact with the v □ 19. Completehours of approvement beginning □ upon sent □ 20. Not remain in or return to the departure. □ 21. Be incarcerated in the county jain credit for days served, □ (or) hours of release from □ Be screened for or □ shall □ Eligible for Work Release. □ 22. Register as a Sex Offender if re □ 23. Be permitted to apply for Interson Do not proceed until reporting in □ 24. Participate and cooperate in an □ Substance Abuse □ ABE/GED □ Domestic Violence □ Cognitive Skills □ Anger Management □ 25. Abide by the attached special or □ Intensive Probation 	tance contain ictim(s) whats yed community encing or the United State of I for to be relegable. The I have been structionally counseling to the I for the I	ing alcohol. oever, unless appro y work service at a r as directed in writin es illegally if deport ased until/ with all program rule Work Furlough. It supervision in the ereceived and the A or assistance as dire Mental Health Budgeting/Financial Parenting Sex Offender robation: Drug Court	ved in writing minimum rate g by the APD ed or process h(s), beginning _/ Reported. state of APD issues a ected by the A	by the Al of	PDhours per igh voluntary/with APD within 72 avel permit.
☐ Domestic Violence ☐ Mental Health ☐ Sex Offender ☐ 26.		DUI Court Gang			<u> </u>
RECEIPT AND ACKNOWLEDGMENT: attached addenda. I understand that a probation and the court may impose ser waive extradition for any probation revoc	violation of ar ntence upon n	y of the conditions ne in accordance wi	could result ii th the law. A	n the revo	ocation of my
		- '			
Defendant-s Address	Apt.	City	State	Zip	Phone
DISTRIBUTION: Original - Court, Copies	s - APD, Defer	ıdant		Rev	vision 2004