

IN THE SUPREME COURT OF THE STATE OF ARIZONA

In the Matter of:)	
)	
AMENDING ARIZONA CODE OF)	Administrative Order
JUDICIAL ADMINISTRATION)	<u>No. 2010 - 51</u>
§ 6-204.01: INTERSTATE COMPACT)	(Affecting Administrative
PROBATION EVIDENCE-BASED)	Order No. 2009-79)
PRACTICES)	
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Pursuant to the Arizona Code of Judicial Administration § 1-201(E), the Chief Justice may adopt emergency administrative code proposals and technical changes in existing code sections by administrative order without prior distribution for comment and action by the Arizona Judicial Council.

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

IT IS ORDERED that Arizona Code of Judicial Administration § 6-204.01 is amended as indicated on the attached document. All other provisions of § 6-204.01 as adopted, remain unchanged and in effect.

Dated this 28th day of April, 2010.

REBECCA WHITE BERCH
Chief Justice

ARIZONA CODE OF JUDICIAL ADMINISTRATION
Part 6: Probation
Chapter 2: Adult Services
Section 6-204.01: Interstate Compact Probation Evidence-Based Practices

Courts shall be governed by section 6-204, except and until approved by the Administrative Director to be governed by section 6-204.01.

Sections A through G – No changes

H. Interstate Compact Probation Caseload Limit. A.R.S. § 12-251(A) provides: “...probation officers engaged in case supervision shall supervise no more than an average of ~~sixty~~ sixty-five adults who reside in the county on probation to the court.” Only those probationers on the probation officer’s direct caseload are included in determining the average caseload of sixty adults. Probation officers funded by state interstate compact monies and engaged in case supervision shall supervise no more than an average of ~~60~~ 65 interstate compact probationers who reside in the county.

Sections I through Q – No changes