

IN THE SUPREME COURT OF THE STATE OF ARIZONA

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In the Matter of:	)	
	)	
AMENDING ARIZONA CODE OF	)	
JUDICIAL ADMINISTRATION	)	Administrative Order
§ 6-209: ADULT PROBATION	)	No. 2018 - <u>03</u>
SERVICES TO LIMITED JURISDICTION	)	(Affecting Administrative
COURTS	)	Order No. 2009-75)
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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.

Therefore, pursuant to Article VI, Section 3, of the Arizona Constitution,

IT IS ORDERED that Arizona Code of Judicial Administration § 6-209 is amended as indicated on the attached document. All other provisions of § 6-209 remain unchanged and in effect.

Dated this 10th day of January, 2018.

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SCOTT BALES  
Chief Justice

**ARIZONA CODE OF JUDICIAL ADMINISTRATION**  
**Part 6: Probation**  
**Chapter 2: Adult Services**  
**Section 6-209: Adult Probation Services to Limited Jurisdiction Courts**

**A. Definitions.** In this section the following definitions apply:

“Administrative director” means both the administrative director of the Administrative Office of the Courts and the director’s designee.

“AOC” means Arizona Supreme Court, Administrative Office of the Courts.

“Court” means the superior court.

“Limited jurisdiction court” means any justice of the peace, city municipal court, magistrate or police court within the State of Arizona.

“Standardized assessment” means the state-approved tool to determine the offender’s needs related to ~~criminogenic~~ criminal behavior and propensity to re-offend.

“Standardized reassessment” means the state-approved tool designed to measure changes in the offender’s needs related to ~~criminogenic~~ criminal behavior and propensity to re-offend.

**B. – E. [No changes]**

**F. Supervision Services.**

1. [No changes]

2. Court probation departments providing supervision services to limited jurisdiction courts shall supervise those offenders in accordance with ~~ACJA § 6-201~~ or ACJA § 6-201.01.

3. Probation departments shall administer a standardized assessment and reassessment if required in all cases where the court of limited jurisdiction has ordered a presentence investigation. Probation departments shall use the standardized assessment for the purposes specified in ~~ACJA § 6-201(J)(4)(a)~~ or ACJA § 6-201.01(J)(5)(a). In addition, the standardized assessment shall be used to:

- a. offer a sentencing recommendation to the court,
- b. recommend conditions of probation, and
- c. identify treatment or other intervention needs.

**G. – H. [No changes]**

**I. Program Plan and Financial Management.**

1. Program plan and financial management shall conform to the requirements outlined in ~~ACJA § 6-201(F)(1-18)~~ or ACJA § 6-201.01(F)(1-18).

2. – 3. [No changes]