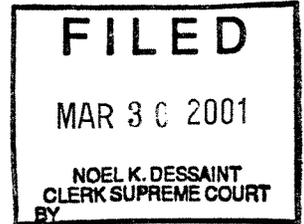


IN THE SUPREME COURT OF THE STATE OF ARIZONA



In the Matter of:)
)
ARIZONA CODE OF JUDICIAL)
ADMINISTRATION § 1-106:)
COMMITTEE ON LIMITED)
JURISDICTION COURTS)
)
_____)

Administrative Order
No. 2001- 46
(replacing Administrative
Order No. 99-29)

The above captioned provision having come before the Arizona Judicial Council on March 15, 2001, 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 above captioned provision, attached hereto, is adopted as a section of the Arizona Code of Judicial Administration replacing Administrative Order No. 99-29.

Dated this 30th day of March, 2001.

THOMAS A. ZLAKET
Chief Justice

ARIZONA CODE OF JUDICIAL ADMINISTRATION
Part 1: Judicial Branch Administration
Chapter 1: Leadership
Section 1-106: Committee on Limited Jurisdiction Courts

- A. General Purpose.** The Committee on Limited Jurisdiction Courts (LJC) is established as a standing committee of the Arizona Judicial Council. LJC shall assist the council and the supreme court in the development and implementation of policies designed to improve the quality of justice, access to the courts and efficiency in court operations. LJC shall identify the needs and study the internal operation of the limited jurisdiction courts. LJC shall also analyze and plan for future developments and recommend uniform administrative policies and procedures to improve judicial administration.
- B. Membership.** LJC shall include the following members:
1. At least ten limited jurisdiction judges;
 2. Six limited jurisdiction court administrators, deputy administrators or clerks;
 3. A representative of the State Bar of Arizona;
 4. A public member; and
 5. Other members appointed at the discretion of the chief justice.
- C. Terms of Members.** The chief justice shall appoint members of LJC for terms of varying lengths to encourage continuity on LJC and may reappoint members for successive terms.
- D. Responsibilities of Members.** LJC members shall attend and actively participate in LJC meetings, assist with the administration of LJC affairs and serve on advisory committees as necessary. A member may designate a proxy, subject to the requirements of ACJA §1-104 and LJC policies.
- E. Organization.** The chief justice shall appoint the chairperson of LJC and other leadership as needed to organize committee affairs. The chairperson may appoint advisory committees to help LJC carry out its responsibilities.
- F. Meetings.** LJC shall meet no less than twice a year. The chairperson may call additional meetings. All meetings shall be noticed and open to the public.
- G. Actions.** LJC shall adopt rules for conducting LJC business. These rules shall prescribe the quorum and majority needed to constitute LJC actions.
- H. Staff.** Under the direction of the chief justice, the administrative office shall provide staff to assist and support LJC and may conduct or coordinate management projects and research studies related to judicial administration as recommended by LJC.