

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MOHAVE

IN THE MATTER OF:

ESTABLISHING PROCEDURES  
FOR HANDLING LIFETIME  
INJUNCTIONS

ADMINISTRATIVE ORDER  
2022 – 40

**WHEREAS**, the Arizona Supreme Court issued Administrative Order 2022-117 adopting procedures in Appendix A for petitions filed pursuant to A.R.S. section 13-719(D) for the issuance of a lifetime injunction against a defendant sentenced before September 24, 2022 and ordering the presiding judge to establish the necessary local procedures for the handling of requests and issuing lifetime injunctions issued against a defendant sentenced on or after September 24, 2022.

**NOW, THEREFORE, IT IS ORDERED**, that court staff and prosecuting agencies shall implement this law, effective immediately, as follows:

1. Adult Probation staff shall report to the sentencing judge whether a victim or prosecutor has indicated an intent to request a lifetime injunction at the time of sentencing.
2. During sentencing (which includes any disposition hearing) where a lifetime injunction is granted, Adult Probation staff shall prepare a proposed form of order for the judge’s signature, using an approved standard form, which will be served on the defendant in open court, as directed by the sentencing judge, and memorialized in the minutes or judgment prepared by the Clerk of the Court.
3. If a prosecutor requests a lifetime injunction at the time of sentencing, the prosecutor shall provide to the courtroom clerk at sentencing a victim information sheet concerning any victim for which a lifetime injunction is requested, using a standard form that is approved by the Clerk of the Court. If the prosecutor is unable to provide the required victim information sheet at sentencing, the prosecuting agency is responsible for any required notice to the victim, until a victim information sheet is filed with the Clerk of Court.
4. If a victim or authorized victim representative requests a lifetime injunction at the time of sentencing, the victim or authorized victim representative shall provide to the courtroom clerk a completed victim information sheet at sentencing; and if a victim information sheet is not provided at sentencing, the victim is deemed by the court to waive any right to notice from the court, until the required victim information sheet is filed. The courtroom clerk shall have blank victim information sheets as a standard form that is available during sentencing.

DATED this 15<sup>th</sup> day of October, 2022.



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Honorable Steven C. Moss, Presiding Judge  
Mohave County Superior Court

Original: Filed with Clerk of the Superior Court