

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA**

IN THE MATTER OF ELECTRONIC )  
SEARCH WARRANT PILOT PROGRAM )  
\_\_\_\_\_ )

ADMINISTRATIVE ORDER  
NO. 2012-111

WHEREAS, Arizona Supreme Court Administrative Order 2012-15 authorizes an electronic search warrant pilot program in Maricopa County; and

WHEREAS, the Superior Court in Maricopa County has developed a reliable and secure system for exchanging electronic documents and signatures between the court and law enforcement agencies for the purposes of this pilot program,

**IT IS ORDERED** adopting the attached policies and procedures for the electronic search warrant pilot program in Maricopa County.

**IT IS FURTHER ORDERED** this order shall terminate at the end of the two-year pilot program unless otherwise ordered.

Dated this 20th day of July, 2012.

\_\_\_\_\_  
Norman J. Davis  
Presiding Judge

Original: Clerk of the Superior Court

Copies: Hon. Douglas Rayes, Criminal Presiding Judge  
All Criminal Judges and Commissioners  
Hon. Tom Horne, Attorney General  
Hon. Bill Montgomery, County Attorney  
James Logan, Public Defense Services  
Jim Haas, Public Defender  
Marty Lieberman, Legal Defender  
Bruce F. Peterson, Legal Advocate  
Phil Knox, General Jurisdiction Court Administrator  
Bob James, Criminal Court Administrator  
Det. Dan Mulleneaux, Phoenix Police Department  
Sgt. Douglas Opferbeck, Phoenix Police Department

## **ELECTRONIC SEARCH WARRANT PILOT PROGRAM**

### **Policies and Procedures**

1. The electronic search warrant pilot program will only be available through approved Internet Protocol (IP) addresses.
2. Any law enforcement agency who wants to be added to the search warrant pilot program shall submit a written request to the Initial Appearance Presiding Commissioner. The request shall include the requesting agency's IP address, as well as the agency contact name and information. The Initial Appearance Presiding Commissioner shall forward the request to the Criminal Presiding Judge with a recommendation as to whether to add the agency to the pilot program. The Criminal Presiding Judge will determine whether to add the agency to the pilot program. If the agency is approved to participate in the pilot program, the Criminal Presiding Judge will forward the IP address and other necessary information to the Court's CTS department with a copy to the Initial Appearance Presiding Commissioner. If the agency's request is denied, the Criminal Presiding Judge will notify the agency.
3. The electronic search warrant pilot program will only be available for the types of warrants and offenses approved by the Criminal Presiding Judge. Initially, the electronic search warrant pilot program will only be available for search warrants authorizing a blood draw for the offenses of driving under the influence and vehicular manslaughter. Requests to add types of warrants or offenses shall be submitted in writing to the Criminal Presiding Judge.