



Tucson City Court Administrative Order

SUBJECT PROCESSING CRIMINAL CASES IN WHICH ALL SENTENCING REQUIREMENTS ARE MET WITH THE EXCEPTION OF SIS OR TUCSON CITY COURT MONITORED OR UNSUPERVISED PROBATION	NUMBER 80-19	PAGE 1 of 1
	PAGE ISSUE DATE March 23, 2013	

I. PURPOSE

To establish a policy for processing inactive pending cases with unsatisfied conditions of unsupervised, Southwest Intervention Services (SIS) probation or Tucson City Court monitored/supervised probation.

II. POLICY

Cases older than seven (7) years involving unsatisfied conditions of unsupervised probation, Southwest Intervention Services (SIS) probation or Tucson City Court monitored/supervised probation where all other court ordered sanctions have been satisfied/ met, the unsatisfied condition of unsupervised, Southwest Intervention Services (SIS) probation or Tucson City Court monitored/supervised probation shall be suspended and the case closed.

III. IMPLEMENTING INSTRUCTIONS

Court Managers will develop internal division procedures to implement this policy and document action taken for applicable cases in the automated case management system.

REVIEW RESPONSIBILITY: The Presiding Magistrate or designee will review this Court Administrative Order for revision or deletion every two years or as needed.



PRESIDING MAGISTRATE



DATE