JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEWADA: 22 P 2

ADMINISTRATIVE ORDER 11-08

IN THE ADMINISTRATIVE MATTER
REGARDING BAIL BOND COMPANIES,
SURETIES, OR AGENTS THAT PROVIDE
BONDS IN THE LAS VEGAS JUSTICE
COURT

WHEREAS, the Las Vegas Justice Court has the inherent power to determine which individuals or entities it will honor as valid Bonding Companies, Sureties, or Agents for the purposes of accepting bail bonds; and

WHEREAS, the Las Vegas Justice Court has historically suspended individual Bonding Companies, Sureties, or Agents that have not fulfilled their outstanding monetary obligations or that have not complied with various conditions imposed by the Court; and

WHEREAS, this type of suspension is commonly referred to as "shutting off" the particular individual or entity, until such time as the applicable obligation or condition has been satisfied; and

WHEREAS, other courts in Clark County have the similar power to "shut off" an individual or entity, but no formal communication between the various courts has been established whereby an individual or entity "shut off" in one court will be treated similarly by other courts in Clark County; and

WHEREAS, the Las Vegas Justice Court has determined that an individual or entity that is "shut off" in one court in Clark County should be treated similarly by the Las Vegas Justice Court until such time as the applicable obligation or condition has been satisfied; therefore,

IT IS HEREBY ORDERED that, upon written notification from any court in Clark
County, Las Vegas Justice Court will honor the "shut-off" of a Bonding Company, Surety, or
Agent from the originating court, with respect to a delinquent monetary obligation or an
outstanding condition imposed by the originating court; and

IT IS FURTHER ORDERED that the "shut-off" in another court will prevent the applicable Bonding Company, Surety, or Agent from posting bail bonds with the Las Vegas Justice Court; and

IT IS FURTHER ORDERED that the "shut-off" will remain in effect until the Las

Vegas Justice Court receives written notification from the originating court, or from the District

Court bond clerk, that the Bonding Company, Surety, or Agent has been restored to good

standing in the originating court; and

IT IS FURTHER ORDERED that, for purposes of this Administrative Order, "written notification" may include notification by e-mail or by facsimile; and

IT IS FURTHER ORDERED that this Order shall become effective immediately.

Dated this 22 day of TUGUST, 2011.

Karen Bennett-Haron, CHIEF JUSTICE OF THE PEACE