GOVERNANCE PLAN FOR DISTRICT 22

1. Special Judge Plans

   District 22 Judges have reviewed each county’s Trial Rule 79 plans and believe all are in compliance with Trial Rules. District 22 will use Judges within the district as well as Judges that have agreed from counties that are contiguous to the county seeking a Special Judge.

2. Criminal Rule 2.2 Plans

   District 22 has reviewed each county’s current Criminal Rule 2.2 plans for the counties in this district. District 22 currently is in compliance with the provisions of Criminal Rules 2.2, 12 and 13.

3. Leadership

   The Administrative Judge shall be the District 22 representative to the Board of Directors and have one vote.

4. Selection Process for the Leadership

   One Administrative Judge as District 22 Representative shall be elected for a 2 year term. Any Judge of the district may self nominate or nominate any other Judge within the district. The current Administrative Judge will conduct the election with each Judge in the district having one vote. Election and voting may be completed at a general meeting, by mail or e-mail. If voting is done by mail or e-mail the votes shall be tallied by a non nominated Judge.

5. Number of Meetings per Year

   The District will have one meeting per year at a location designated by the Administrative Judge. Any called meeting may be conducted electronically or by conference call. A majority of Judges in the District will be considered a quorum for conducting business. Voting may be conducted by proxy as long as the Administrative Judge receives notice prior to the commencement of the meetings.

6. District Activities

   District 22 Judges are currently cooperating on Trial Rule 79 and Criminal Rule 2.2 plans and will cooperate on any other matter as required or needed.
7. There are no District 22 Local Rules.

8. Compliance

    District 22 is in compliance with the requirements for District governance as required by AR (3). All District 22 Judges have agreed on the “lite plan” on October 17, 2012.