

IN THE EIGHTH JUDICIAL CIRCUIT OF FLORIDA  
ADMINISTRATIVE ORDER NO. 1.08

**INTERIM REPORT OF CONFIDENTIAL COURT RECORDS**

**WHEREAS**, Florida Rule of Judicial Administration 2.051 (c) provides that certain records of the judicial branch may be made confidential by judicial order; and

**WHEREAS**, the efficient administration of the courts of the Eighth Judicial Circuit requires that the Chief Judge be aware of court records that are ordered by a judge to be confidential and thus not accessible to the public; It is therefore

**ORDERED:**

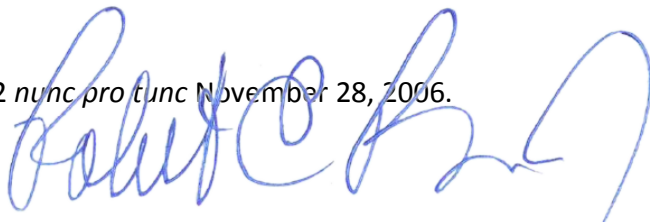
Clerks of Court for the Eighth Judicial Circuit shall deliver to the Chief Judge on or before December 31, 2006 all cases in their respective office which pursuant to an order of the court under the authority of Florida Rule of Judicial Administration 2.051 (c) (9) are accessible to the public by a manual or electronic search of the indexes and which have had ***case names altered or changed by using initials with the intent to keep the file confidential.***

The files to be delivered should not include court records that are directed to be confidential by the United States or Florida Constitutions or statutes, or court records that are sealed or expunged pursuant to the Florida Rule of Criminal Procedure.

The files to be delivered should not include court records that are in part confidential but the file name or names are accessible to the public by manual or electronic search of the indexes or files of the Clerks of Court.

This order renumbers and reformats prior Administrative Order No. 1.2000(A) entitled "Interim Report of Confidential Court Records."

**ORDERED ON** this 5<sup>th</sup> day of October, 2012 *nunc pro tunc* November 28, 2006.

A handwritten signature in blue ink, appearing to read "Robert E. Roundtree, Jr.", written over a horizontal line.

Robert E. Roundtree, Jr., Chief Judge