

IN THE EIGHTH JUDICIAL CIRCUIT OF FLORIDA
ADMINISTRATIVE ORDER 1.17

**AUTHORIZATION TO POST RECORD OF ELECTION-RELATED CASES
ON THE CLERK'S WEBSITE**

Whereas, the Supreme Court in Administrative Order AOSC 04-4 has placed a temporary partial moratorium on the release of records in electronic form;

Whereas, the moratorium allows cases designated by the chief judge as cases of sufficient public interest to have their records posted electronically, provided that each page has been manually inspected by the Clerk of Court or Deputy Clerk of Court and that no information which is confidential or exempt is released; and

Whereas, all cases involving the upcoming elections are hereby deemed to be of sufficient public interest to have their court records posted electronically; It is therefore

ORDERED that,

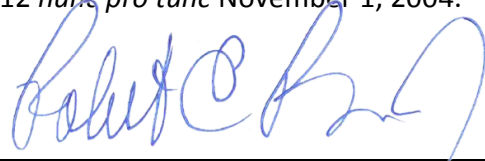
The temporary partial moratorium on the dissemination of court records by electronic means shall not prohibit the posting of records from election-related cases.

It is further ORDERED that the Clerk of Court or Deputy Clerk of Court shall manually inspect each page of said records prior to electronic dissemination to ensure that no information which is confidential or exempt is released.

Finally, it is ORDERED that the Clerk of Court shall notify the Chief Judge of the cases it is intending to post prior to actually posting them and if there is any doubt about whether the case is election related it shall be resolved by the Chief Judge prior to any of the documents in that case being posted.

This order renumbers and reformats prior Administrative Order No. 3.500 entitled “Designating Election Related Cases as Sufficient Public Interest Whose Record May Be Posted in Clerk’s Website.”

ORDERED ON this 5th day of October, 2012 *nunc pro tunc* November 1, 2004.

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

Robert E. Roundtree, Jr., Chief Judge