

# Supreme Court of Florida

No.AOSC03-48

IN RE: ELECTRONIC TRANSMISSION AND FILING OF  
DOCUMENTS UNDER FLORIDA RULE OF JUDICIAL  
ADMINISTRATION 2.090 FOR LEON COUNTY

## ADMINISTRATIVE ORDER

WHEREAS, in April 1989, the Florida Supreme Court granted the Leon County Clerk's Office permission to accept documents submitted via facsimile under Rule 2.090.

WHEREAS, on October 8, 2003, the Clerk of the Circuit Court for Leon County, Florida, submitted an Electronic Transmission And Filing of Documents Plan, requesting permission to discontinue the practice of accepting fax followup filings of documents in paper form.

WHEREAS, by the procedures outlined in the above plan, the documents received by fax were to be clocked in, docketed and place in the paper case file, thereby serving as the followup filing; and

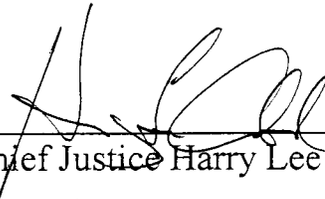
WHEREAS, on November 12, 2003, the Florida Supreme Court approved the Electronic Transmission and Filing of Documents Plan; therefore

IT IS HEREBY ORDERED that:

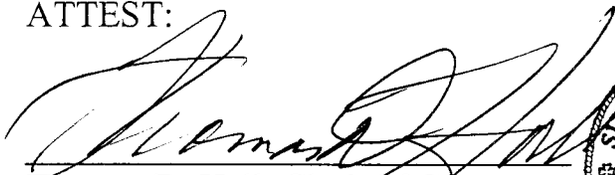
- a. The Leon County Clerk of Court may discontinue the practice of fax follow-up copy;
- b. The Leon County Clerk of Court must retain the fax pleading in the format in which they are received
- c. Although Rule 2.090 has been waived with regard to the followup filings, the Leon County Clerk of Court may not accept any other type

of electronic filing until such time that the Supreme Court has entered an order authorizing the Clerk to do so.

DONE AND ORDERED at Tallahassee, Florida, this 12th day of November, 2003.

  
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Chief Justice Harry Lee Anstead

ATTEST:

  
\_\_\_\_\_  
Thomas D. Hall, Clerk of Court  
Florida Supreme Court

