

**IN THE CIRCUIT COURT OF THE FIFTH JUDICIAL CIRCUIT
IN AND FOR MARION COUNTY, FLORIDA**

ADMINISTRATIVE ORDER: M-2025-04

**ADMINISTRATIVE ORDER RESCINDING
ADMINISTRATIVE ORDER M-2022-35**

WHEREAS, the Florida Supreme Court issued SC2023-0962, IN RE:

AMENDMENTS TO FLORIDA RULES OF CIVIL PROCEDURE, amending Florida Rules of Civil Procedure 1.200 (Case Management; Pretrial Procedure), Rule 1.201 (Complex Litigation), 1.280 (General Provisions Governing Discovery), and mandating the use of the Differentiated Active Civil Case Management System (“DACMS”), and

WHEREAS, the Chief Judge for the Fifth Judicial Circuit entered ADMINISTRATIVE ORDER A-2024-59 ORDER ESTABLISHING AND IMPLEMENTING DIFFERENTIATED ACTIVE CIVIL CASE MANAGEMENT SYSTEM (“DACMS”) AND RECINDING, SUPERCEDING, AND REPLACING ADMINISTRATIVE ORDER A-2021-13 on December 30, 2024, and

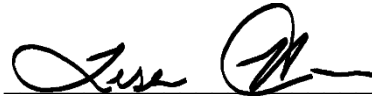
WHEREAS, the Administrative Judge for Marion County entered Administrative Order M-2022-35 RE: STANDING ORDERS IN CIRCUIT CIVIL CASES IN MARION COUNTY on June 29, 2022, which is now outdated or no longer necessary as a result of the implementation of the Differentiated Active Civil Case Management System (“DACMS”).

IT IS THEREFORE

ORDERED and ADJUDGED as follows:

Administrative Order M-2022-35 is hereby rescinded and otherwise purged and shall be removed from the index of current administrative orders.

DONE AND ORDERED in Chambers, in Ocala, Marion County, Florida, this 24th day
of January 2025.

A handwritten signature in black ink, appearing to read "Lisa Herndon", written over a horizontal line.

**LISA HERNDON
ADMINISTRATIVE JUDGE
MARION COUNTY**