

**THE ELEVENTH JUDICIAL CIRCUIT  
MIAMI-DADE COUNTY, FLORIDA**

**CASE NO. 07-1  
(Court Administration)**

**ADMINISTRATIVE ORDER  
NO. 07-02 A-1  
(Supplementing AO No. 07-02)**

**IN RE: SUPPLEMENTAL  
PROCEDURES FOR SPECIAL  
INTEREST/HIGH VISIBILITY  
PROCEEDINGS AT RICHARD E.  
GERSTEIN JUSTICE BUILDING**

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**WHEREAS**, pursuant to Administrative Order No. 7-02, entered on January 12, 2007, this Court established procedures to be implemented for special interest/high profile proceedings scheduled to be heard at the RICHARD E. GERSTEIN JUSTICE BUILDING, located at 1351 N.W. 12<sup>th</sup> Street, Miami, Florida; and

**WHEREAS**, inasmuch as jurors in such proceedings must be assured of the ability to go about their daily business without being identified or accosted by individuals in the community who may recognize their names or faces from media coverage of the proceedings, reasonable steps need to be taken to restrict the release of identifying information of the jurors; and

**WHEREAS**, every court has supervisory powers over its own records and transcripts;

**NOW, THEREFORE**, pursuant to the authority vested in me as Chief Judge of the Eleventh Judicial Circuit of Florida, Administrative Order No. 07-02 is hereby supplemented to set forth the restrictions regarding juror identification which shall remain in effect until the conclusion of the special interest/high visibility proceedings, unless otherwise provided by order of the court, as follows:

1. The clerk of the court shall not release to any person the names, addresses, or any other identifying information concerning **prospective or seated jurors**.
2. Trial Counsel for the State of Florida and the Defendant(s) are hereby exempted from the above provision and shall be given full access to potential juror information. Trial Counsel may use such information to investigate for the purposes of the voir dire process, but shall not reveal

this information to anyone who is not a party to this action or a member of the trial counsel's litigation team.

3. On jury selection days, **prospective jurors** will be assigned numbers. In open court, the presiding Judge, trial counsel, the courtroom clerk, and personnel in the jury division of the Clerk's office, shall refer to the **prospective jurors (and eventually seated jurors)** only by their respective numbers. At no time shall anyone in open court reference a prospective or seated juror by name or reveal juror-identifying information, such as home addresses.
4. The faces of **prospective and sitting jurors** shall not be photographed, videotaped, drawn or in any manner revealed from voir dire through the conclusion of the trial.

Except as herein supplemented, Administrative Order No. 7-02 remains in full force and effective.

**DONE AND ORDERED** in Chambers at Miami-Dade, Florida, this \_\_\_\_\_ day of \_\_\_\_\_, 2007.

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**JOSEPH P. FARINA, CHIEF JUDGE  
ELEVENTH JUDICIAL CIRCUIT OF FLORIDA**