ADMINISTRATIVE ORDER: A-2019-22

ADMINISTRATIVE ORDER PERTAINING TO JUVENILE DETENTION HEARINGS AND RESCINDING ADMINISTRATIVE ORDER 2001-23

WHEREAS, detention hearings must be held within 24 hours of a juvenile being taken into custody (secure and non-secure) pursuant to Fla R Juv P 8.010 and Florida Statute 985.255; and

WHEREAS, all secure detention hearings from all counties in the Fifth Judicial Circuit are currently held in Marion County; and

WHEREAS, substantial changes effective July 1, 2019, primarily affect non-secure detention issues and require a change from prior procedures relating to non-secure detention hearings; and

WHEREAS, consideration of judicial economy requires that all detention hearings in the circuit take place in one location beginning July 1, 2019. It is therefore

ORDERED and ADJUDGED as follows:

- Effective July 1, 2019, all juvenile detention hearings for Citrus, Hernando. Lake,
 Marion, and Sumter Counties will be held in Marion County pursuant to procedures set
 forth by order or memorandum of the administrative judge or judge assigned to the
 juvenile division of Marion County. This will apply to both secure and non-secure
 detention hearings.
- 2. If a review hearing is scheduled by the judge presiding over the detention hearing, it may be scheduled in the jurisdictional county of the child's case, or before the judge

conducting detention hearings in Marion County at the discretion of the judge conducting the detention hearing.

3. This order rescinds administrative order number A-2001-23.

DONE AND ORDERED at Ocala, Marion County, Florida, this 26th day of March 2019.

S. SUE ROBBINS

CHIEF JUDGE

FIFTH JUDICIAL CIRCUIT