

IN THE CIRCUIT COURT OF THE FIFTH
JUDICIAL CIRCUIT OF THE STATE OF
FLORIDA

Administrative Order # A-2005-10

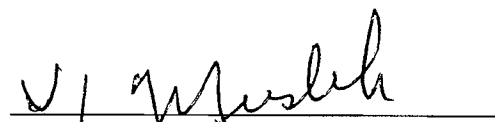
IN RE: ROR ON MISDEMEANOR WORTHLESS
CHECK CASES

THIS CAUSE came to be heard for the approval of releasing on their own recognizance defendant's with misdemeanor worthless check warrants, and the undersigned finding that for the purpose of the cost and necessary personnel related to the housing and keeping of these defendants, and having considered the need to maximize the use of resources of the several Sheriff's Offices' in the Circuit it is thereupon

ORDERED AND ADJUDGED AS FOLLOWS:

1. Misdemeanor worthless check cases where the defendant has no other outstanding warrants and the defendant provides an original receipt showing full payment of restitution and the applicable fees related to the worthless check(s) to the victim, the several Sheriff's offices' and Corrections Corporation of America shall release the defendant on their own recognizance without the posting of a bond.
2. This order does not apply to felony worthless checks or in cases where there is a failure to appear for the defendant on a worthless check or for any other charge.

DONE AND ORDERED in Chambers at Ocala, Marion County, Florida, this 20th day of
June, 2005.



Victor Musleh
Chief Judge
Fifth Judicial Circuit