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

Administrative Order Number: L2002-01

ADMINISTRATIVE ORDER REGARDING MODEL FAMILY LAW COURT

WHEREAS, the Supreme Court of Florida, in Case No. SC00-1410 (May 3, 2001), held that each judicial circuit should develop a local rule implementing a unified family division consistent with the

recommendations set forth in the Model Family Court for Florida; and

WHEREAS, the Supreme Court set forth in said opinion certain guidelines and requirements to be

addressed in a local rule implementing a unified family division; and

WHEREAS, the judges of the Fifth Judicial Circuit agree that the continuing goal of the family

courts should be the creation of a fully integrated, comprehensive approach to handling all cases involving

children and families; and

WHEREAS, the chief judge of the Fifth Judicial Circuit pursuant to Rule 2.050(b)(5), Florida Rules

of Judicial Administration, has designated and assigned an administrative judge in of Lake County to assist

with the supervision of the court, and

WHEREAS, the chief judge of the Fifth Judicial Circuit pursuant to Rule 2.050(b)(5), Florida Rules

of Judicial Administration, has appointed an Administrative Judge of the Family Court Division of the Fifth

Judicial Circuit, and has directed the appointment of an Administrative Judge of the Family Court division

in Lake County, it is therefore

RESOLVED that the Administrative Orders of Lake County shall be amended to include this Order

implementing the Florida Supreme Court recommendations as to a unified family court division in the Fifth

Judicial Circuit, Lake County:

1. The Judges of the Fifth Judicial Circuit, Lake County, recognize that their primary role is

to enforce and uphold the rule of law. Paramount within this role are the needs and best interests of the

children who are affected by the Family Court system. Family court cases frequently involve multiple and

interrelated issues within the judicial system which necessitate a comprehensive, fair, and coordinated approach to all the cases affecting the same family.

- 2. In achieving the goal of a unified family court, there is established the Family Court Division of Lake County. The Family Court Division shall be comprised of three (3) circuit court judges, which number may from time to time be amended to meet the needs and demands of the public. The judges of the Family Court Division will be aided by the Twelve Guiding Principles set forth by the Florida Supreme Court in *In Re: Report of the Family Court Steering Committe*, 26 Fla. L. Weekly 19 (Fla. May 3, 2001) and by the legislative policies set forth in section 61.001, *Fla. Stat.* (2000).
- 3. In order to achieve a unified and coordinated approach, the Family Court Division within Lake County shall include the following types of cases:
 - a) Dissolution of Marriage,
 - b) Division and distribution of property arising out of a dissolution of marriage;
 - c) Annulment;
 - d) Support unconnected with dissolution of marriage;
 - e) Paternity;
 - f) Child support;
 - g) URESA/UIFSA;
 - h) Custodial care of and access to children;
 - i) Adoption;
 - j) Name change;
 - k) Declaratory judgment actions related to premarital, marital, or postmarital agreements;
 - 1) Civil domestic and repeat violence injunctions;
 - m) Juvenile Dependency;
 - n) Termination of parental rights;

- o) Juvenile delinquency;
- p) Emancipation of a minor;
- q) CINS/FINS;
- r) Truancy;
- s) Modification and enforcement of orders entered in these cases.

Upon consideration of the various components comprising the unified family court, the Chief Judge has determined that criminal misdemeanor domestic violence cases shall not be included in the family division.

- 3. To the extent possible and consistent with the resources available, the Clerk of Courts shall cross-reference cases identified in sub-paragraphs "a" thru "s", above, involving the same family unit, parents and/or child(ren). Any judge hearing family law cases is encouraged to inquire of the litigants of any other family law cases involving the same family unit. The goal of cross-referencing and advising the Family Law Judges of related litigation is to facilitate the delivery of appropriate social services, maximize judicial resources, avoid conflicting court orders and prevent multiple court appearances by the parties on the same issues.
- 4. To the extent possible, the Family Court Division of Lake County shall incorporate programs implementing the twelve elements identified by The Florida Supreme Court as essential or fundamental elements. These elements are:
 - a) Case Management;
 - b) Self-Help Programs;
 - c) Domestic Violence Programs;
 - d) Alternative Dispute Resolution Programs;
 - e) Utilization of Guardians ad litem;
 - f) Utilization of Masters and Hearing Officers;
 - g) Custody Evaluations;

- h) Utilization of qualified Supervised Visitation Programs;
- i) Counseling Services/Treatment Programs;
- j) Providing Security; and
- k) Utilization of technology.
- 6. There has been created a family law advisory group to assist in the development, implementation, and monitoring of the Family Court Division, in Lake County. The Family Law Advisory Group is comprised of court staff, judges, members of the bar, social service providers, local community leaders and any other interested persons or organizations to support and advise the family court. The Family Law Advisory Group shall continue to meet regularly and shall submit an annual report to the Chief Judge and to the Administrative Judge of the Family Court Division of the Fifth Judicial Circuit. The first report should be submitted on or before December 1st, 2002 and shall be submitted annually on the same date thereafter.

DONE AND ORDERED in chambers at Tavares, Lake County, Florida, this 4 day of January, 2002.

Administrative Judge Fifth Judicial Circuit