AMENDMENT: 3

FIFTH JUDICIAL CIRCUIT OF FLORIDA COVID-19 Public Health and Safety Operational Plan: Phase 2

This operational plan amendment is provided pursuant to Florida Supreme Court Administrative Order AOSC20-32, as amended, due to current benchmark conditions in **Citrus County**.

WHEREAS, Florida Supreme Court Administrative Order AOSC20-32 *Amendment 3* requires public health data and local conditions shall be monitored at least weekly to determine if a modification to operations, an amendment to the operational plan, or a reversion in phases is necessary.

WHEREAS, pursuant to the above referenced Administrative Order, reversion or amendment is required when the seven-day averages for new cases during the most recent two-week period demonstrate two consecutive weeks of increase; or either of the seven-day averages for the positivity rate during the most recent two-week period is eleven (11) percent or higher.

WHEREAS, the positivity rate for the week November 9, 2020 of was 11.1%

THEREFORE, in compliance with Florida Supreme Court Administrative Order AOSC20-32 *Amendment* 3, this Operational plan as it relates to **CITRUS COUNTY** is amended as follows:

- 1. **Daily** review and monitoring of public health data and local conditions will now occur instead of weekly review.
- 2. Only proceedings as outlined in A-2020-12-I and proceedings as outlined in A-2020-43 will be allowed to be conducted in person.
- 3. This amendment is to take effect immediately and continue until the public health data and local conditions reestablish the benchmark criteria set forth in AOSC20-32, as amended.

Done in Chambers in Brooksville, Hernando County Florida this 13th day of November 2020

Daniel B. Merritt, Jr.

Vanier B Mindel

Chief Judge

Fifth Judicial Circuit