

# **FLORIDA SUPREME COURT**

## **NOTICE OF CORRECTION**

**DATE: November 22, 1999**

**CASE OF: AMENDMENTS TO FLORIDA RULES OF CRIMINAL  
PROCEDURE 3.670 AND 3.700(b)**

**DOCKET NO. 95,117**

**OPINION FILED: November 12, 1999**

### **ATTENTION: ALL PUBLISHERS**

**THE FOLLOWING CORRECTIONS HAVE BEEN MADE IN THE ABOVE  
OPINION:**

- 1. Page 2, line 5 in the citation of the court's decision in case no. 95,707, the style of the case has been corrected to refer to appellate rule 9.020 rather than 9.010 .**
- 2. Page 6, second line of second paragraph: same.**
- 3. Page 9, second to last line of first paragraph, "other" changed to "others."**
- 4. Page 11, second paragraph, lines 4-6, sentence changed to read:  
"Therefore, we have added a provision making clear that if it is the practice of the trial court or the clerk of court to hand deliver copies of the judgment and sentence at the time of sentencing and copies are in fact hand delivered at that time, hand delivery shall be noted in the court file, but no further service shall be required and the certificate of service need not be included on the hand**

**delivered copy."**

**5. Page 17, in the displayed amendment to rule 3.670, second paragraph, 4th line from end, the words "trial court or the" have been added before "clerk of court." In the second line from the end, the words "hand delivery shall be noted in the court file, but" have been added before "no further service."**

**SIGNED: JANIE L. BENTLEY, OPINION CLERK**

**The corrected hard copy will follow by mail.**