# FLORIDA SUPREME COURT

## **NOTICE OF CORRECTION**

### **DATE: MARCH 17, 2005**

# CASE OF: AMENDMENTS TO THE FLORIDA RULES OF JUVENILE PROCEDURE

**DOCKET NO.:** SC04-1653

#### **OPINION FILED: MARCH 3, 2005**

### **ATTENTION: ALL PUBLISHERS**

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

In the appendix, on pages 13-15, the following corrections have been made to rule 8.415 to conform it to the existing text of the rule as previously amended in <u>Amendments to the Florida Rules of Juvenile Procedure</u>, No. SC04-97 (Fla. Jan. 27, 2005):

Subdivision (c)(2), line 2: the word "time" has been deleted.

Subdivision (d), line 3: "prior to" has been changed to "before."

Subdivision (f)(1), lines 2-3: "and" added after "plan" and "their" changed to "any."

Subdivision (f)(3), line 4: "case" added before "plan." Line 5: "safely be returned" changed to "be safely returned."

Subdivision (6), line 4: "the" deleted after "whether." Semicolon after

"terminated" changed to a period and first letter of following sentence changed to a capital.

Subdivision (7), lines 2-3: The words "or to a licensed child placing agency willing to receive the child" have been deleted. Line 5: "such" changed to "these." Subdivision (8), line 1: "upon" changed to "on."

## SIGNED: JUDY NEEL, OPINION CLERK

The corrected hard copy will follow by mail.