

# 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 Amendments to the Florida Rules of Juvenile Procedure, 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.**