

# Supreme Court of Florida

TUESDAY, JUNE 26, 2012

CASE NO.: SC10-2101

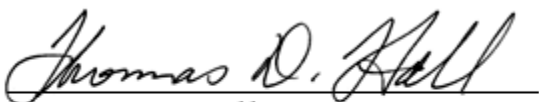
IN RE: AMENDMENTS TO THE FLORIDA RULES OF JUDICIAL ADMINISTRATION, THE FLORIDA RULES OF CIVIL PROCEDURE, THE FLORIDA RULES OF CRIMINAL PROCEDURE, THE FLORIDA PROBATE RULES, THE FLORIDA RULES OF TRAFFIC COURT, THE FLORIDA SMALL CLAIMS RULES, THE FLORIDA RULES OF JUVENILE PROCEDURE, THE FLORIDA RULES OF APPELLATE PROCEDURE, AND THE FLORIDA FAMILY LAW RULES OF PROCEDURE - EMAIL SERVICE RULE

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The Court sua sponte amends its opinion to change the mandatory date for e-mail service in the civil, probate, small claims, and family law divisions of the trial courts, as well as in all appellate cases, from July 1, 2012, to September 1, 2012, as reflected in the attached corrected opinion.

A True Copy

Test:



Thomas D. Hall

Clerk, Supreme Court



jn

Served:

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DIANE M. KIRIGIN

ASHLEY MCCORVEY MYERS

JOHN CHRISTOPHER MORAN

JAMIE BILLOTTE MOSES

HON. DONALD EUGENE SCAGLIONE, JUDGE

TASHA K. PEPPER-DICKINSON

KEITH H. PARK

JOHN J. ANASTASIO

HON. NANCY DANIELS

KEVIN DAVID JOHNSON

WALTER C. JONES, IV

KURT EUGENE LEE

MATTHEW BURNS CAPSTRAW

JILL MARIE HAMPTON