## Supreme Court of Florida

No. AOSC12-17

## IN RE: EMERGENCY REQUEST TO EXTEND TIME PERIODS UNDER ALL FLORIDA RULES OF PROCEDURE FOR WAKULLA COUNTY IN THE SECOND JUDICIAL CIRCUIT

## ADMINISTRATIVE ORDER

WHEREAS on Monday, June 25, 2012, and Tuesday, June 26, 2012, Tropical Storm Debby caused the closure of the courts in Wakulla County in the Second Judicial Circuit; and

WHEREAS this emergency also may have temporarily impeded the ability of attorneys, litigants, witnesses, jurors, and others in the performance of their duties and obligations with respect to many legal processes throughout the State of Florida; and

WHEREAS it is the intent of this order to equitably relieve parties in all pending cases by extending legal time limits that they otherwise would have been unable to meet due to the emergency; and

WHEREAS it is the intent of this order to suspend the speedy trial procedure during the times stated herein in the manner described in <u>Sullivan v. State</u>, 913 So.

2d 762 (Fla. 5th DCA 2005), and <u>State v. Hernandez</u>, 617 So. 2d 1103 (Fla. 3rd DCA 1993);

THEREFORE, pursuant to the administrative authority conferred upon me by article V, section 2, of the Florida Constitution and Florida Rule of Judicial Administration 2.205(a)(2)(B)(iv),

## IT IS ORDERED that:

1. In Wakulla County, all time limits prescribed or allowed by rule of procedure, court order, statutes applicable to court proceedings, or otherwise pertaining to court proceedings are extended from the close of business on Friday, June 22, 2012, until the close of business on Wednesday, June 27, 2012.

2. All time limits involving the speedy trial procedure, in criminal and juvenile court proceedings, are suspended from the close of business on Friday, June 22, 2012, until the close of business on Wednesday, June 27, 2012.

3. The extension of time periods under this order shall apply only when the last day of those periods falls within the time extended. The suspension of time limits under the speedy trial procedure restores additional days equal to the number stated herein.

4. This Court recognizes that there may be instances where, because of this emergency, these and other time limits applicable to matters in or outside Wakulla County could not be met even upon application of the periods stated

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above. If such a claim is made, it shall be resolved by the court in which jurisdiction is vested on a case-by-case basis when a party demonstrates that the lack of compliance with requisite time periods was directly attributable to this emergency and that equitable remedy is required.

DONE AND ORDERED at Tallahassee, Florida on June 27, 2012.

Charles T. Canady, Chief Justice

ATTEST:

Thomas/D. Hall, Clerk of Court

