IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FOR SEMINOLE COUNTY, FLORIDA

# ADMINISTRATIVE ORDER NO: 14-31-S

# IN RE: CRIMINAL - PROCEDURES FOR SEARCH AND ARREST WARRANTS IN SEMINOLE COUNTY

WHEREAS it is necessary and proper for the prompt and efficient administration of justice in Seminole County to establish procedures for applying for search and arrest warrants; and

WHEREAS the Florida Legislature had authorized the use of an electronic warrant system; and

WHEREAS in the interest of speedy, efficient and proper administration of justice, Seminole County has adopted an electronic warrant system.

## IT IS ORDERED as follows:

#### 1. <u>GENERAL PROVISIONS</u>

- a. Seminole County has adopted an electronic warrant system (hereinafter E-warrant System) as the preferred method for submitting applications for search and arrest warrants. It is anticipated all the Seminole County law enforcement agencies and Judges will eventually be approved and trained on the E-warrant System. The goal is for the majority of search and arrest warrants to be processed via the E-warrant System instead of paper submissions.
- b. Law enforcement officers, who have received training and approval on the E warrant System, should use the E-warrant System.
- c. Unless required by law, felony warrants are not required to be approved by the State Attorney's Office prior to submission, but it is recommended that law enforcement officers have the State review warrants prior to submission if possible.
- d. A copy of the Seminole County Duty Judge roster will be provided, on a monthly basis, to the Seminole County Sheriff's Department COMM Center. Law enforcement officers should consult said roster to ascertain the name of the appropriate Judge to whom the warrant application should be directed.
- e. If a Judge declines to execute a warrant based upon a finding of no probable cause, the

warrant shall be presented to the <u>same</u> Judge if resubmitted after changes are made to the affidavit.

#### 2. WARRANTS DURING BUSINESS HOURS - E-WARRANT SYSTEM

- a. The law enforcement officer shall direct the affidavit and e-warrant to the Business Hours
  Duty Judge, unless the matter is ongoing, in which case they shall be directed to the Judge
  who granted the first warrant in the case.
- b. After uploading the electronically signed sworn affidavit and e-warrant, the officer shall phone the judicial assistant (J A) for the Business Hours Duty Judge. In an ongoing case, the officer shall phone the appropriate Judge's JA. The JA will bring the matter to the Judge's attention at the earliest appropriate time. If the officer cannot reach the appropriate JA, he or she should phone Court Administration.

#### 3. WARRANTS DURING BUSINESS HOURS - PAPER WARRANTS

- a. The E-warrant System should not be used if:
  - 1. The law enforcement officer has a good faith belief that the search or arrest warrant is exceptionally sensitive;
  - 2. The law enforcement agency has not been trained and approved to use the E-warrant system; or
  - 3. When the E-warrant system is not operating.

In all other circumstances, law enforcement officers are strongly encouraged to use the E-warrant System. However, law enforcement officers may, at their own discretion, elect to submit a warrant application in paper form.

- b. The law enforcement officer shall direct the affidavit and warrant to the Business Hours Duty Judge, unless the matter is ongoing, in which case they shall be directed to the Judge who granted the first warrant in the case.
- c. After preparing the affidavit and warrant, the officer shall phone the JA for the Business Hours Duty Judge. In an ongoing case, the officer shall phone the appropriate Judge's JA. The JA will arrange with the officer a time for the officer to see the Judge. If the officer cannot reach the appropriate JA, he or she should phone Court Administration.

### 4. <u>EMERGENCY WARRANTS DURING BUSINESS HOURS</u>

- a. If an emergency exists, the law enforcement officer must advise the JA, who will immediately locate an available Judge.
- b. An emergency is when the law enforcement officer has a good faith belief that unless a warrant is signed and executed immediately, it will frustrate an arrest, endanger lives, or permit the destruction of evidence.
- c. The Judge will determine if the law and the totality of the circumstances require immediate attention.

### 5. EMERGENCY WARRANTS AFTER HOURS

a. For emergency search and arrest warrants after hours, on weekends, holidays or any time the courthouse is closed, the law enforcement officer shall contact the After-Hours Duty Judge by calling the duty judge phone. If after several attempts the officer is unable to contact the Duty Judge, the officer should call the Seminole County Sheriff's Department's COMM Center. The COMM Center will then attempt to contact the Duty

- Judge on their home or cell phone and notify the Judge that the officer is trying to make contact.
- b. The law enforcement officer should not contact the Duty Judge until the affidavit and warrant have been prepared and/ or uploaded to the E-warrant System and are ready for review and signature.
- c. If the officer is using a paper warrant instead of an e-warrant, he or she should make arrangements with the Duty Judge for presenting the Judge with the affidavit and warrant

Done and Ordered this 4th day of August, 2014.

JOHN M. HARRIS JOHN M. HARRIS CHIEF JUDGE

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