

IN THE CIRCUIT COURT OF THE  
NINETEENTH JUDICIAL CIRCUIT IN AND  
FOR INDIAN RIVER, MARTIN, OKEECHOBEE  
AND ST. LUCIE COUNTIES, FLORIDA

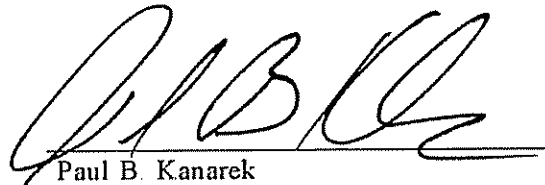
**ADMINISTRATIVE ORDER 97-5**

RE: Collection of Teen Court Costs

Whereas, local ordinance enacted by each county of the Nineteenth Judicial Circuit require assessment of \$3.00 for establishment of a Teen Court Trust Fund, and whereas, each ordinance gives the Chief Judge authority over the Trust Fund, therefore as Chief Judge of the Nineteenth Judicial Circuit pursuant to Florida Rules of Judicial Administration 2.050, it is therefore Ordered:

1. Due to the conflict existing between Florida Statute 39.019 and Florida Statute 318.18, the assessment and collection of the \$3.00 for the Teen Court Trust Fund in civil traffic cases is stopped effective February 21, 1997, until the legislature corrects the conflict.
2. Assessment shall remain as is in the criminal cases.

**DONE AND ORDERED** in quadruplicate at Vero Beach, Indian River County, Florida this  
17 day of July 1997.

  
Paul B. Kanarek  
Chief Judge