ADMINISTRATION ORDER NO. 07-86-05

IN RE: CREATION OR AUTHORIZATION OF A CENTRAL GOVERNMENTAL DEPOSITORY FOR ORANGE COUNTY TO RECEIVE, RECORD, DISBURSE ALL PAYMENTS FOR ALIMONY, SUPPORT, OR MAINTENANCE, INCLUDING CHILD SUPPORT PAYMENTS AND REQUIRED INFORMATION IN CONTENTS OF ALIMONY AND CHILD SUPPORT ORDERS AND JUDGMENTS

## AMENDED ADMINISTRATIVE ORDER

WHEREAS, the Florida Legislature has enacted Chapter 86-220, Florida Laws, effective October 1, 1986;

NOW, THEREFORE, in order to effectuate Chapter 86-220, Florida Laws, I, George N. Diamantis, Chief Judge of the Ninth Judicial Circuit, order as follows:

1. Consistent with the provisions of Chapter 86-220, the Clerk of the Circuit Court of Orange County and the Department of Health and Rehabilitative Services are designated as the appropriate governmental entities with the Clerk and the Department of Health and Rehabilitative Services, each to have designated functions as hereinafter set forth in this order.

2. Consistent with the provisions of Chapter 86-220, the Clerk of the Circuit Court of Orange County shall, when so ordered, receive and disburse all court ordered payments for alimony, support, or maintenance, including child support payments and shall maintain all records required by law regarding such payments and disbursements through an adequate computer records system or a system which shall adequately keep a record of such payments and disbursements and other records required by law.

3. Consistent with the provisions of Chapter 86-220, the Clerk of the Court of Orange County shall also receive any and all fees, costs and attorney's fees allowed by law for the collection of alimony, support, or maintenance, including child support payments, to cover the costs of the Clerk's operation and maintain an adequate record of the payment of such fees, costs and attorneys's fees on such computer system or other adequate system that can record the payment of same. All monies the appropriate party of parties.