IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR ORANGE COUNTY, FLORIDA

## ORDER VACATING ADMINISTRATIVE ORDER 2011-07-01

**WHEREAS,** on December 21, 2012, the Fifth District Court of Appeal issued an opinion in case number(s) 5D11-2588 and 5D11-3036; and

WHEREAS, the Fifth District Court of Appeal found that courthouses and courthouse grounds (with the exclusion of perimeter public sidewalks) have uniformly been treated as nonpublic forums for purposes of First Amendment analysis; and

**WHEREAS,** the Fifth District Court of Appeal also found that Administrative Order No. 2011-07-01 is unconstitutionally overbroad;

NOW, THEREFORE, I, Belvin Perry, Jr., pursuant to the authority vested in me as Chief Judge of the Ninth Judicial Circuit of Florida, under Florida Rule of Judicial Administration 2.215, due solely and exclusively to the December 21, 2012, opinion of the Fifth District Court of Appeal, hereby vacate Administrative Order No. 2011-07-01, entered on July 14, 2011, governing designated public speech areas on the main Orange County Courthouse Complex Grounds, effective immediately.

**DONE AND ORDERED** at Orlando, Florida, this 9<sup>th</sup> day of January, 2013.

\_\_\_\_/s/\_\_\_ Belvin Perry, Jr. Chief Judge

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