

IN THE THIRTEENTH JUDICIAL CIRCUIT COURT
FOR HILLSBOROUGH COUNTY, FLORIDA

ADMINISTRATIVE ORDER S-2005-141

ELECTRONIC POSTING OF COURT RECORDS IN *STATE OF FLORIDA* v. *DAVID LEE ONSTOTT*, CASE NO.: 05-CF-007447, CRIMINAL JUSTICE DIVISION

WHEREAS the Florida Supreme Court in Administrative Order AOSC04-4 placed a temporary moratorium on the release of court records in an electronic format; and

WHEREAS the moratorium allows for electronic access to court records of a case designated by the chief judge to be of significant public interest, subject to statutory restrictions on the placement of certain court records on a publicly available web site or the status of any information that is otherwise made confidential or exempt from the right of access by a separate provision of Florida law or court order, provided that the records have been manually inspected by the Clerk of the Court or Deputy Clerk of the Court and that no information which is confidential or exempt is released; and

WHEREAS the case of *State of Florida v. David Lee Onstott*, Case No.: 05-CF-007447, is hereby determined to be of significant public interest to have the court records in this case made available via electronic access by the Clerk of the Court; it is therefore

ORDERED:

1. The temporary moratorium on the dissemination of court records by electronic means does not prohibit electronic access to court records in the case of *State of Florida v. David Lee Onstott*, Case No.: 05-CF-007447. The Clerk of the Court represents that she will have the necessary technology in place by September 6, 2005, to provide electronic access to the court records in this designated case. As soon as the Clerk of the Court has the technology in place, the Clerk shall provide access to these court records via remote electronic means. This order shall encompass court

records now existing, as well as those created, received, or maintained in the future, including documentary trial exhibits admitted into evidence in the case.

2. It is further **ORDERED** that, pursuant to Florida Supreme Court Administrative Order AOSC 04-4, the Clerk of the Court or Deputy Clerk of the Court shall manually inspect and redact all confidential or exempt information from each record prior to electronic dissemination to ensure that no information which is confidential or exempt is released. The State Attorney and Public Defender should identify all confidential or exempt information contained within any document filed in this case and give notice of the same to the Clerk at the time of filing each document.

3. This administrative order is effective upon the date the Clerk of the Court has the necessary technology in place to provide electronic access to the court records in the referenced case.

DONE AND ORDERED in chambers at Tampa, Hillsborough County, Florida, this 15th day of September, 2005.



Manuel Menendez, Jr., Chief Judge

Original to: Pat Frank, Clerk of the Circuit Court
Copies to: The Honorable Ronald Ficarrota
Mark Ober, State Attorney
Julianne M. Holt, Public Defender
Deborah Goins, Assistant Public Defender
Gregg D. Thomas, Attorney for Media General Operations, Inc.
Dale K. Bohner, Legal Counsel, Clerk of the Circuit Court