

RECORDED IN THE PUBLIC
APR 15 2 35 PM '86
JUVENILE COURT

IN THE SECOND JUDICIAL
CIRCUIT OF FLORIDA
OFFICE OF THE CHIEF JUDGE
ADMINISTRATIVE ORDER NO. 86-21


RE: JUVENILE COURT - INTERROGATION OF JUVENILE VICTIMS

By its enactment of Section 914.16, F.S., the legislature of this State has suggested that the Chief Judge of each Judicial Circuit consider entering an order to protect young victims of violations of §794.011, §800.04, §827.03, or §827.04 from excessive and possibly damaging interrogation, and the Court finding that the Office of the Guardian Ad Litem could appropriately function to protect these victims from such interrogation; now therefore,

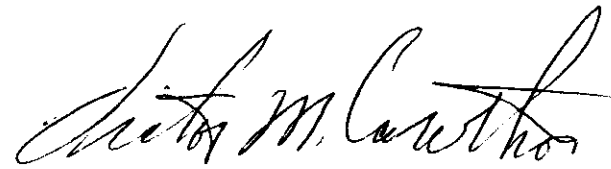
IT IS ORDERED AND ADJUDGED that subsequent to the initial interrogation or interview by law enforcement or the Department of Health and Rehabilitative Services of any victim of violations of §794.011, §800.04, §827.03, or §827.04 who is under 16 years of age, they shall not be interviewed, examined or otherwise interrogated by any law enforcement officer, lawyer or investigator without two days written notice to the Office of the Guardian Ad Litem or an order of Court.

This order shall become effective April 15, 1986.

DONE AND ORDERED this 15th day of April, 1986.


DONALD O. HARTWELL
Chief Circuit Judge

The undersigned respectfully moves for the entry of the foregoing as an Administrative Order.


VICTOR M. CAWTHON
Administrative Judge
Juvenile Division

Copies furnished to:
All Judges
State Attorney's Office
Public Defender's Office
Juvenile Clerk
Department of Health and Rehabilitative Services

