

IN THE COUNTY COURT OF THE
SECOND JUDICIAL CIRCUIT IN AND
FOR LEON COUNTY, FLORIDA

ADMINISTRATIVE ORDER NO

RE: FIRST APPEARANCE
P.A.T.H. REFERRALS

RECORDED IN THE PUBLIC
RECORDS OF LEON COUNTY
IN THE BOOK & PAGE IND.
MAY 7 4 41 PM '87
AT THE TIME AND DATE NOTED
PAUL F. HARTFIELD
CLERK OF CIRCUIT COURT

ADMINISTRATIVE ORDER

WHEREAS, at first appearance Judges sometimes order defendants to be admitted to Positive Alternate to Hospitalization (P.A.T.H.), for mental screening or treatment, and

WHEREAS, after admittance and treatment at P.A.T.H., P.A.T.H. has no jurisdiction to hold defendants against their will for return to the Leon County Jail without written order of the court, and

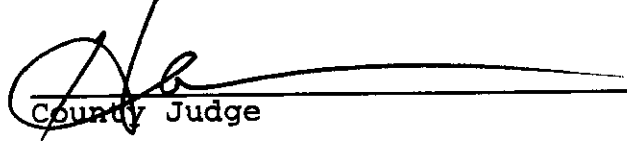
WHEREAS, a procedure needs to be established to enable P.A.T.H. to hold those defendants who are to be returned to the jail after treatment, it is therefore

ORDERED AND ADJUDGED that whenever a defendant is sent to P.A.T.H. by a first appearance Judge, and that defendant is to be returned to the Leon County Jail after treatment at P.A.T.H., the Judge shall sign a handling slip authorizing P.A.T.H. to hold the defendant for return to the Leon County Jail.

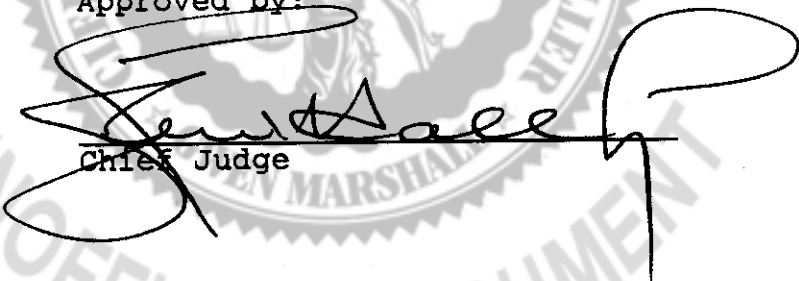
DONE AND ORDERED in Chambers at Tallahassee, Leon County, Florida, this 9th day of April, 1987.


Administrative Judge


County Judge


County Judge

Approved by:


Chief Judge





OFFICE PHONE 222-4740
JAIL PHONE 576-3121

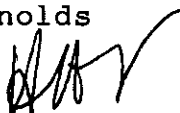
SHERIFF Eddie Boone

LEON COUNTY POST OFFICE BOX 727
TALLAHASSEE, FLORIDA 32302

MEMORANDUM

DATE: 6 April 1987

TO: County Judge George Reynolds

FROM: Captain Howard Schleich 

SUBJECT: Admissions to P.A.T.H. ordered by the Court

I have received correspondence from Carolyn Stimel, Ph.D. regarding instances where the Judge at First Appearance on weekends or holidays orders a defendant to P.A.T.H. In those instances where the defendant is to be released with no return to the Jail from P.A.T.H. there is no problem. In those instances where the defendant is determined to have a need to be admitted to P.A.T.H. and then be returned to the Jail that a problem arises. Specifically, P.A.T.H. cannot hold a person against their will on a verbal order.

As Administrative County Judge would you consider issuing an Administrative Order to have the First Appearance Judge sign the handling slip so P.A.T.H. has something in writing that authorizes them to keep a defendant involuntarily. Any assistance in this matter would be greatly appreciated.

cc: Carolyn Stimel, Ph.D.
Major Ron Dyke

