IN THE CIRCUIT COURT, EIGHTEENTH JUDICIAL CIRCUIT, IN AND FOR SEMINOLE COUNTY, FLORIDA

ADMINISTRATIVE ORDER NO. 83-9 Ci S

IN RE: DISPOSITION OF CERTAIN BULKY EXHIBITS

NOT COVERED UNDER Rule 2.075(f)(2)

Florida Rules of Judicial Administration

It appearing to the Court that the Clerk does no have storage space, nor the physical conditions conducive to the preservation of certain exhibits submitted as part of depositions or other pleadings such as X-rays, voluminous medical records, construction plans, maps, replicas, models, or facsimiles of items alleged in either the plaintiff(s)or defendant(s) allegations, it is therefore

ORDERED AND ADJUDGED that the Clerk is hereby directed and authorized upon giving due notice by mail to attorneys of record and also to the party who filed such exhibits where the name and address of such party is apparent from an examination of the court file, in every action other than criminal proceedings, wherein a Final Judgment or Order of Dismissal has been rendered over ninety days and no appeal is pending, or can be made, either to release to a party or attorney of record upon their request, or if no request, destroy the itemized exhibits within thirty days following such notification.

DONE AND ORDERED in Chambers at Sanford, Seminole County, Florida, this 29th day of June, 1983.

S. Joseph Davis, Jr.
Chief Judge

Recorded:

Seminole County 7-12-83 OR Book 1471 Page 0985

Index: EVIDENCE - Disposal of