IN THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR THE STATE OF FLORIDA

IN RE:

FELONY CASE MANAGEMENT ADVISORY COMMITTEE FOR LEE COUNTY

Administrative Order No. 3.26

WHEREAS, it is in the best interest of the citizens of the Twentieth Judicial Circuit for the Court to develop innovative means to further improve the fair, predictable, efficient, and timely disposition of felony criminal cases in the Circuit Criminal Court, and

WHEREAS, in furtherance of this interest, Administrative Order 3.25 was executed on December 6, 2007, for the purpose of formally establishing and implementing a criminal case management plan, and

WHEREAS, this criminal case management plan was initially implemented in Lee County and is currently being used in Lee County, and

WHEREAS, it is recognized that discussions regarding of the implementation and use of the criminal case management plan and recommendations as to how to further the goals of the plan are beneficial to the interests of all parties involved,

It is ORDERED that a standing Felony Case Management Advisory Committee for Lee County is hereby formally created.

The Committee shall be charged with the responsibility of discussing the implementation and use of the criminal case management plan as established by Administrative Order 3.25, and, specifically, with formulating and presenting any recommendations involving:

- 1. issues concerning felony case management,
- 2. standardized criminal case management procedures,
- 3. proposed changes to Administrative Order 3.25, and
- 4. proposed changes to the current felony case management plan.

The following persons, or successors, are appointed as members of the standing Felony of the original on file in my office, Case Management Advisory Committee for Lee County:

Case Management Advisory Committee for Lee County:

Deputy Clerk

- 1. all Lee County Circuit Judges serving in the felony division,
- 2. the Administrative Circuit Court Judge for Lee County,
- 3. the State Attorney of the Twentieth Judicial Circuit, or designee,
- 4. the Public Defender of the Twentieth Judicial Circuit, or designee,
- 5. the Criminal Conflict and Civil Regional Counsel, or designee,
- 6. the Lee County Clerk of Courts, or designee,
- 7. the Lee County Sheriff, or designee,
- 8. a member of the private criminal defense bar to be designated by the Chair of the Committee, and
- 9. the Criminal Division Director of the Administrative Office of the Courts, or designee.

The Chair of the standing Felony Case Management Advisory Committee for Lee County shall be selected by the Chief Judge. Staff support will be provided by the Administrative Office of the Courts. The Committee shall meet as soon after this Order is entered as is practicable and thereafter under such circumstances and timeframes as the Committee deems appropriate. Any and all recommendations shall be presented to the Chief Judge and the Trial Court Administrator. Travel expenses of Committee members cannot be reimbursed by the Court.

This Administrative Order shall remain in effect until otherwise revoked, amended or modified. To the extent that this order may conflict with any law or rule, the law or rule shall prevail.

day of ________, 20 08.

G. Keith Cary Chief Judge

History.- New.