IN AND FOR THE TWENTIETH JUDICIAL CIRCUIT IN THE STATE OF FLORIDA	
IN RE: USE OF TELEVISION EQUIPMENT IN COURT PROCEEDINGS INVOLVING INCARCERATED DEFENDANTS	) ADMINISTRATIVE ORDER ) NO. 3.6 ) )

WHEREAS, it has been determined that it is technically feasible to use television equipment to more efficiently conduct court proceedings for felony and misdemeanor defendants incarcerated in various jails or stockades throughout the Circuit, as well as juveniles being held at the Southwest Florida Regional Juvenile Detention Center, it is therefore ORDERED that:

In accordance with Rules 3.130 and 3.160, Florida Rules of Criminal Procedure; Rules 8.010, 8.015 and 8.070, Florida Rules of Juvenile Procedure; and Rule 2.170, Florida Rules of Judicial Administration, all pretrial court proceedings referenced above involving incarcerated defendants of any jail or stockade within the Circuit and the Southwest Florida Regional Juvenile Detention Center, which do not require the confrontation of witnesses, may be conducted through the use of closed circuit television and microwave equipment to the extent feasible at the election of the presiding judge.

History. - Administrative Order 3.6 (January 27, 1993); Administrative Order 3.6 (June 29, 1992); Administrative Order 3.6 (January 28, 1991); Administrative Order 88-19.