IN THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR THE STATE OF FLORIDA LEE. COLLIER. CHARLOTTE, HENDRY, AND GLADES COUNTIES

IN RE:

ORDER APPROVING PRO SE LITIGANT PROGRAM AND ORDER AUTHORIZING RETENTION AND

- VACATE

COLLECTION OF USER FEES.

WHEREAS, an "Order Approving Pro Se Litigant Program and Order Authorizing Retention and Collection of User Fees," was entered September 11, 1997; and

WHEREAS, this order is out-dated in that user fees have long ceased being collected for utilizing any Pro Se Litigant Program within the Twentieth Judicial Circuit; and

WHEREAS, local Administrative Order 12.2, entered January 2, 2001, in accordance with direction from the Florida Supreme Court, provides for implementation within the Twentieth Judicial Circuit of Family Law Court plans and Unified Family Courts based upon recommendations for Model Family Courts of the Florida Supreme Court's Family Court Steering Committee, which include the use of Self-Help Programs; and

WHEREAS, the 1997 Order is not required as continuing authority for the purpose of operating any Self-Help or Pro Se Litigant Program;

It is **ORDERED** that the "Order Approving Pro Se Litigant Program and Order Authorizing Retention and Collection of User Fees" is hereby VACATED. This order should not be construed as having any impact or limiting the authority for the on-going use or future implementation of any Pro Se Litigant or Self-Help Program within the Twentieth Judicial Circuit.

DONE AND ORDERED in chambers in Fort Myers, Lee County, Florida, this

Jay B. Rosman

Chief Judge

STATE OF FLORIDA, COUNTY OF LEE

Clerk Circuit Court

This 16 Day of 2014 Recorded in CIRCUIT

Page 72 and Record Verified.

LINDA DOGGETT

Deputy Clerk

History.- Order Approving Pro Se Litigant Program and Order Authorizing Retention and Collection User Fees (September 11, 1997).