

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT  
IN AND FOR PALM BEACH COUNTY, FLORIDA

ADMINISTRATIVE ORDER 4.105-9/08\*

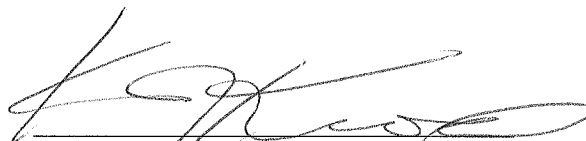
IN RE: REQUIRED DNA TESTING  
\_\_\_\_\_:

The success and effectiveness of the DNA database is contingent upon compliance with Florida Statutes § 943.325 (governing certain convictions), § 948.03(5)(h) (governing certain probationers and community controllees) and § 947.1405 (governing certain inmates under a control release program).

**NOW, THEREFORE**, pursuant to the authority conferred by Florida Rule of Judicial Administration 2.215, it is **ORDERED** as follows:

In the event a trial judge inadvertently fails to order **any required DNA sample under any statutory requirement**, the responsibility for causing the **samples** to be timely drawn and collected shall remain with the appropriate agency designated **by law**.

**DONE** and **SIGNED**, in Chambers, at West Palm Beach, Palm Beach County, Florida this 29 day of September, 2008.

  
Kathleen J. Kroll  
Chief Judge

supersedes admin orders 4.044-8/99 and 4.045-8/99