## IN THE THIRTEENTH JUDICIAL CIRCUIT HILLSBOROUGH COUNTY, FLORIDA

## ADMINISTRATIVE ORDER S-2024-084

## RESCISSION OF ADMINISTRATIVE ORDER S-1999-093

Since 1996, this circuit has had procedures regulating the pretrial release of persons arrested in Hillsborough County. The original purpose of these procedures was to help Hillsborough County jail facilities operate within mandatory population guidelines set by federal law without compromising the safety of the community.

Florida law and the Florida Rules of Criminal Procedure now regulate the wide area of pretrial release. See chapter 903, Florida Statutes and Rules 3.131 and 3.132. Because these statutes and rules of court adequately regulate the use of pretrial release, and based on Administrative Order S-1999-093 and its predecessor administrative orders having served their purpose, it is no longer necessary for Administrative Order S-1999-093 to remain in effect.

By the power vested in the chief judge under article V, section 2(d), Florida Constitution; section 43.26, Florida Statutes; and Florida Rules of General Practice and Judicial Administration 2.215(b)(2), it is ORDERED:

Administrative Order S-1999-093 (Extraordinary Pretrial Release Procedures to Relieve Jail Overcrowding) is rescinded effective January 1, 2025.

ENTERED on December

Christopher C. Sabella, Chief Judge

Original: Cindy Stuart, Clerk of the Circuit Court

Copy: All Criminal Division Judges

Susan "Suzy" Lopez, State Attorney

Julianne Holt, Public Defender Lisa B. McLean, Public Defender-Elect Chad Chronister, Sheriff Hillsborough County Bar Association