

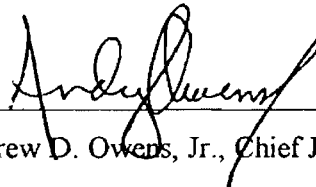
IN THE TWELFTH JUDICIAL CIRCUIT FOR
MANATEE, SARASOTA, AND DESOTO COUNTIES

Administrative Order 98-07
(vacating Administrative Order 97-22)
**THIS ADMINISTRATIVE ORDER WAS
RENUMBERED BY ADMINISTRATIVE
ORDER NUMBER 2001-14-2.
THE NEW NUMBER IS
98-07-3**

In re: Dispersion of Cash Appearance Bonds

In those criminal cases in which a Defendant posts a cash appearance bond, and subsequently requests to apply the bond to any mandatory, discretionary, or administrative costs or fees, including restitution, the Clerk of Court is authorized to apply the cash appearance bond to such payments as the court may direct. If the Defendant is not the sole depositor of the cash bond, then all other depositors must consent in writing to the dispersion of the bond in this manner.

DONE and ORDERED at Sarasota County, Florida, on this 10th day of June,
1998.



Andrew D. Owens, Jr., Chief Judge

Original to:

Karen E. Rushing, Clerk of Court, Sarasota County

Copies to:

R.B. "Chips" Shore, Clerk of Court, Manatee County

Mitzi McGavic, Clerk of Court, DeSoto County

Walter F. Smith, Court Administrator

IN THE TWELFTH JUDICIAL CIRCUIT FOR
MANATEE, SARASOTA, AND DESOTO COUNTIES, FLORIDA

STATE OF FLORIDA

v.

CASE NO. _____

Defendant.

_____ /

DEPOSITOR'S CONSENT TO APPLY CASH APPEARANCE BOND

The undersigned individual, as sole depositor of the cash appearance bond in the above-styled case, or the undersigned co-depositors of the cash appearance bond, consent to application of said bond toward payment of any mandatory, discretionary, or administrative costs or fees, including restitution, as directed by the court.

Dated: _____

Depositor

Co-Depositor (if applicable)