

**IN THE COURTS OF THE FIRST JUDICIAL CIRCUIT  
OF THE STATE OF FLORIDA**

**ADMINISTRATIVE ORDER NO. 1991-48**

**IN RE:       RECORDS**

**JUVENILE RECORDS**

THIS MATTER came before the Court upon a motion of the United States Department of Defense, with the Florida Department of Health and Rehabilitative Services, in concurrence with the requirements of 5 U.S. Code, Section 9101(b)(2) and disclosure of juvenile records. It is therefore,

ORDERED:

1. Upon request by the United States Department of Defense, the United States Central Intelligence Agency, or the Federal Bureau of Investigation, the Florida Department of Health and Rehabilitative Services shall make available history record information regarding individuals under investigation by said United States Department, United States Agency, or United States Bureau for the purpose of determining eligibility for access to National Security Classified Information or assignment to or retention in sensitive national security duties.

2. Information contained within Florida Protective Services investigations and held by the Florida Department of Health and Rehabilitative Services and information contained within Juvenile Records are included as records available to said United States Department, United States Agency, or United States Bureau for the purpose of determining eligibility for access to National Security Classified Information or assignment to or retention in sensitive national security duties.

DONE AND ORDERED at Pensacola, Escambia County, Florida, this 7<sup>th</sup> day of November, 1991.

Signed by: John T. Parnham, Chief Judge

Copies to:

Mr. M. M. Parker, Department of Defense  
Mr. Rodney Johnson, Department of HRS  
Mr. Ray C. Helms, Court Administrator  
All Clerks, First Judicial Circuit  
Curtis Golden, State Attorney  
Jack Behr, Public Defender