

**IN THE CIRCUIT COURT IN AND FOR ESCAMBIA COUNTY, FLORIDA
FAMILY LAW DIVISION**

ADMINISTRATIVE DIRECTIVE ECFLAD 1994-07

**IN RE: ASSIGNMENT OF CASES TO GENERAL CIVIL DIVISION
 AND FAMILY LAW DIVISION**

WHEREAS, causes of action seeking a typical civil remedy of money damages or partition may arise out of a dissolution of marriage action; and

WHEREAS, those causes of action may be filed as a separate count within a pending dissolution of marriage action or may be filed as a separate cause of action after the conclusion of the dissolution litigation; and

WHEREAS, the Circuit Judges of Escambia County at a monthly judges' meeting have adopted the procedure set forth in this joint administrative directive; it is, therefore,

ORDERED AND ADJUDGED:

That all causes of action arising out of a dissolution proceeding and brought after the conclusion of the dissolution of marriage action which seek a typical civil remedy, such as money damages or partition, shall be filed in the Civil Division of the Circuit Court and assigned to a Circuit Judge sitting in that division. Any cause of action arising out of a dissolution of marriage action which is filed concurrently with the dissolution proceeding shall be filed in the Family Law Division of the Circuit Court and assigned to a Circuit Judge in that division.

DONE AND ORDERED this 31st day of October, 1994.

Signed by: Nancy Gilliam, Administrative Judge
Family Law Division

and

Signed by: Michael Jones, Administrative Judge
General Jurisdiction