



FCTC
Action Summary
November 2016

- FCTC approved a motion from the Abandoned Filings Workgroup that the following proposed standard list of reasons for filings to be placed in the correction queue: incorrect or missing case number or case style; combine individual pages in single document; wrong county; proposed/unsigned order or correspondence to court; document illegible/corrupt/blank; and other with free form text box.
- FCTC approved a motion from the Access Governance Board to recommend to the Supreme Court that Hillsborough and St. Lucie counties move their online electronic records access system from the pilot phase into production and to discontinue the submission of monthly progress reports. Within 90 days from the Court's approval, the clerk must implement their access system in accordance with AOSC16-14.
- FCTC approved a motion from the Access Governance Board to change the definition of certified law enforcement in the *Standards for Access to Court Records* to read, "Certified law enforcement officers of Federal law enforcement agencies and all Florida law enforcement agencies, including but not limited to, Florida state attorney's offices, the Florida Attorney General's office, and Florida Department of Corrections, and their authorized users."
- FCTC approved a motion from the Access Governance Board to table the issue of updating the Access Security Matrix based on the proposed amendments received from the State Attorney's Office in the Twelfth Judicial Circuit until the Board can further review the request.