



FCTC
Action Summary
May 2016

- FCTC approved a recommendation from the Joint FCTC/RJA Workgroup to ask the Rules of Judicial Administration Committee (RJAC) to consider amending rule 2.516 (Service Rule) to include web-based service, in addition to service by email and e-service.
- FCTC approved a motion from the Department of Corrections (DOC) Workgroup to allow the Florida Court Clerks and Comptrollers (FCCC) to work with the DOC on moving forward with implementing proposed warrant submissions through the Portal. The next step would be for the E-Portal Authority Board to consider the proposal and allow the FCCC and the DOC to move forward on the project.
- FCTC approved a motion from the Judicial Review Workgroup to change the name of the workgroup to Abandoned Filings Workgroup to coordinate with its charge.
- FCTC approved a motion from the Access Governance Board to recommend to the Supreme Court that Levy and Palm Beach 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 approve Miami-Dade County's request to move Phase II of their online electronic records access system from the pilot phase into production and to discontinue the submission of monthly progress reports within 90 days of the FCTC's approval.
***Note: Miami-Dade County was approved in AOSC16-14 to move Phase I of their online electronic records access system from the pilot phase into production.**
- FCTC approved a motion from the Access Governance Board approving Odyssey Counties of Florida's request for an extension to implement docket numbering.
- FCTC approved a motion from the Access Governance Board to highlight the County Criminal Appeals Sexual Abuse and Parental Notice of Abortion rows in the *Access Security Matrix* to indicate they are viewable on request (VOR).
- FCTC approved a motion from the Access Governance Board to submit the motion from the Access Governance Board's February 10, 2016 meeting to the Supreme Court for approval and have the *Standards for Access to Electronic Court Records* reflect such as well as the attorney of record.

- 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, “Federal law enforcement agencies and all Florida law enforcement agencies, including but not limited to, Florida state attorneys’ offices and the Florida state attorney general’s office.”
- FCTC approved a motion from the Technical Standards Subcommittee to adopt section 3.4 Cloud Computing in the *Integration & Interoperability* document.