

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT, IN
AND FOR BROWARD COUNTY, FLORIDA

ADMINISTRATIVE ORDER NO: VI-93-E-2

IN RE:

COUNTY/CIRCUIT
EQUITABLE JURISDICTION

_____ /

In accordance with the authority vested in the Chief Judge by Rule 2.050 of the Florida Rules of Judicial Administration , it is hereby;

ORDERED that when the Clerk of the Court for the County Civil Division receives a complaint for filing in County Court, and it is clear from the pleadings that the attorney for the plaintiff or the plaintiff has through mistake or inadvertence misstyled the case(s) or otherwise unintentionally filed the same in County Court, where Circuit Court is the proper forum, upon the Motion of the plaintiff or the plaintiff's attorney, the pleading shall be transferred to Circuit Court without the necessity of paying any transfer fee; provided the proper and full filing fees for Circuit Court have been paid.

DONE AND ORDERED in Chambers at Broward County, Florida this 26th day of October, 1993.

/s/DALE ROSS
DALE ROSS, Chief Judge