Mecember $\delta$ g 1986
sid I. Whiteg clerk
Susreme Court of Floride
Sumreme Court Euildins
Tellenessee. FL 3e399-1927
JAMES E: KNTGHT: F:A. Attormese et Lew 3601 हE Oceen Blvo. Suite 200 Stuert, Floride 34796 $407-286-2277$

SID S Wher


RE: Cose No. 73.263
Fules of Civil Froceduret proposel to amend Rule 1.442, Offers or Juctment.

Gear mir White?
I note with interest the wromosed rule chense es reported in the Florice Bar Nows of November 1 thth. 1 am somewhet comcermed thet this Offer of Jumment Rule does not wertein to Sumers Clems Rules which wouldy in me opiniony elleviste e lot of the "1mreer" smell cleims.

Furthery despite the Eer's position thet Floride Stetute $465,06 t$ and 768,79 ghould be found to be uriconstitutionsi: $I$ heve found these two floride stetutes to be invelusble im the resolution of csses which would otherwise clos the courte with cases reelly hevins no business soins to triel, It hee erreered to me thet when you do mot heve the bbilits of invokins these two etatutes, the ettorress beceuse of ethicel reaurements will so hed to heed and drew out a litisetion which for all fracticel furfoses? could be resolved in m metter of an hour or less,

Fule 1,442 es wroposed win the wercentswes. tokes awes the descretion of the trial judse to be dole to review the ferties to litisetion falins to follow discovers rules and in senersl followine the Civil fules of Frocedure es pert and wercel of impocins ens sanctions umer fule i.442. $\quad$. heve hed experience where defense counsel. as metter of routime in ell ceses thes defendy feil to comme with discoum ert rules meceseatetins therebs motions to comely orders wron motions to commely and then wubeouent court time for motions to invoke sanctions asan besed upon foilure to prow vide discovers. Other srese of the rules also heve not been

Pollowed end in ment ceses thet $I$ heve experience with it speers thet the senerel position of most coumed is "domm the rules dras sour feet" the courts won't impose sanctions until there heve been mant violetions. It is me opinion thet bu shiftims the burden of ettorness fees costs and expenses, inchumas investisetion expenses and in fact, ell expences includins comsine chorses end lons distence wone eslis. to the side who is umeesonabls refusime to settle the cese or provide discovers or in other wass not follouins the Rules of Civil Frocedureg wuts the burden in the proper wlece end wuts E11 perties to e cese in emsition of hevins to eroperly review rether then to merely glence over fleadinse ano the fects wion misht be proved et trial.

I em not completely convinced thet proposed rule 1.442 wroperly incorroretes all the distimct moventeses of 45.061 and $76.79 \mathrm{~F}, \mathrm{~s}, \mathrm{~g}$ se it is rrecentls offered.

Until those two stetutes heve been duly incorporeted into 1.442 , I do not believe thet ens of the fules of stetutes should be chersed.


