December 9, 2010

Supreme Court of Florida Supreme Court Building 500 South Duval Street Tallahassee, FL 32399-1925

Re: Electronic Service of Documents, Rule 2.516 of Judicial Administration

Dear Justices:

Just a comment, but it appears to me that this method of service is mandatory. The other methods of service are not mandatory it is just that service itself is mandatory. My question is why do we absolutely have to use this method of service? I certainly understand that some persons prefer this type of service, I however can usually work faster with a printed page.

I have stored documents for thirty plus years in connection with my practice. This is not a great burden.

In addition, I prefer to read a printed page over a computer screen, often I print a page sent to me digitally using a printer which seems to be awfully inefficient. In connection

some to the digitally using a printer which seems to be awally members. In connection
with multiple defendants, if one person printed copies for all and just distributed them by
mail it would be less labor intensive as opposed to having each office print out a copy of
what has been filed.

You are doing a fine job up there.

Thank you.

Sincerely,

Charles E. Ray

CER/jkl