

IN THE SUPREME COURT OF FLORIDA

**IN RE: AMENDMENTS TO THE FLORIDA RULES OF APPELLATE
PROCEDURE**

(THREE-YEAR CYCLE) Case No. SC11-192

**THREE-YEAR CYCLE AMENDMENTS TO THE FLORIDA RULES OF
APPELLATE PROCEDURE**

Addendum to Comment by Mark King Leban, Circuit Judge

On or about March 7, 2011, the undersigned submitted his Comment to the Court with respect to the Appellate Court Rules Committee’s proposed amendment to rule 9.420, by the creation of a new subsection, (b) (2), to be entitled ,”Service. By the Court.” The undersigned wishes to notify the Court that on April 19, 2011, he received a communication from the ACRC’s Committee Liaison, Krys Godwin, advising that the ACRC had (on a date unspecified) submitted a “change” to its proposal, which change,¹ is entirely satisfactory to the undersigned, and is consistent with the ACRC’s stated *purpose* for its proposal appearing at Appendix C 37. See attached e mail from Bar Liaison Godwin, attached hereto (with irrelevant material redacted).

¹ The new title to the proposal reads: “(2) By the Clerk of Court.”

Respectfully submitted,

Mark King Leban
Administrative Judge
Appellate Division, Eleventh Judicial
Circuit

CERTIFICATE OF SERVICE

I hereby certify that the original and nine (9) copies of the foregoing have been served, both electronically and by U.S. Mail, upon Tom D. Hall, Clerk of the Court, 500 South Duval Street, Tallahassee, FL 32399-1925, and a true and correct copy has been served upon ACRC Committee Chair, John Crabtree, Esq., 240 Crandon Blvd., Ste. 234, Key Biscayne, FL 33149-1624; and the proponent, Michael Catalano, Esq., 1531 N.W. 13th Ct., Miami, FL 33125-1605, this 20th day of April, 2011.



Mark King Leban

CERTIFICATION OF FONT COMPLIANCE

I certify that this report was prepared in compliance with the font requirements of *Fla. R. App. P. 9.210(a)(2)*.



Mark King Leban

Leban, Mark

From: Krys Godwin [KGodwin@flabar.org]
Sent: Tuesday, April 19, 2011 12:01 PM
To: Leban, Mark
Subject: RE: received your call

Only on one subdivision am I seeing a change, here is what I have:

(2) By the Clerk of Court. A copy of all orders and decisions shall be transmitted, in the manner set forth for service in rule 9.420(c), by the clerk of the court or under its direction to all parties at the time of entry of the order or decision, without first requiring payment of any costs for the copies of those orders and decisions. Prior to the court's entry of an order or decision, the court may require that the parties furnish the court with stamped, addressed envelopes for transmittal of the order or decision.

Krys Godwin
Committee Liaison
The Florida Bar
651 E. Jefferson Street
Tallahassee, FL 32399-2300
(850) 561-5702
kgodwin@flabar.org

From: Krys Godwin [<mailto:KGodwin@flabar.org>]
Sent: Tuesday, April 19, 2011 11:49 AM
To: Leban, Mark
Subject: RE: received your call

On a different note, the Committee amended rule 9.420(b)(2) in response to your comment. You will receive a copy of all that next week.

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