

## **Notice of Upcoming Changes to Redaction of Private Information in Certain Court Records**

In accordance with a recent amendment by the Florida Supreme Court, to Rule of Judicial Administration 2.420, “the clerk shall not be required to identify and designate information as confidential,” in circuit civil, county civil and small claims court documents.

Effective July 1, 2021, filers will be solely responsible for ensuring any confidential information contained in filings in these cases is appropriately redacted or identified for redaction.

All filers, including attorneys and self-represented litigants, will be required to:

- **File a Notice of Confidential Information** in circuit civil, county civil and small claims court cases when filing documents with Social Security numbers, bank account numbers, or other non-public information;
- **Identify the precise location(s) of confidential information** within the document, including each page number on which it appears; and
- **Identify the type of confidential information or provision** that applies to the identified information.

The amended rule affects small claims court filings and circuit and county court civil cases, except for Jimmy Ryce civil commitments, cases stemming from sexual assault, and medical malpractice filings.

The Florida Supreme Court’s amendment to Rule 2.420 can be [found here](#).