



## **UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA**

### **CLERK'S NOTICE OF CHANGE IN POLICY TO PERMIT JURORS AND WITNESSES WITH SUBPOENAS TO BRING CELLULAR PHONES INTO THE COURTHOUSE**

The U.S. District Court, Southern District of Florida, has issued its Administrative Order 2008-07 which amends paragraph 1(F) of its prior Administrative Order 2007-16. As a result of this amendment, prospective jurors and seated jurors and witnesses with subpoenas are now permitted to bring cellular phones into the courthouse, regardless of whether or not these phones are equipped with integrated cameras.

Because Local Rule 5072-2(C)(2)(c), adopted paragraph 1(F) of U.S. District Court Administrative Order 2007-16, and any subsequently issued administrative order or local rule amending District Court AO 2007-16, this change in policy also applies, by automatic adoption, to those parties with subpoenas who appear as witnesses before the U.S. Bankruptcy Court.

All other restrictions set forth in Local Rule 5072-2 still apply, including the prohibition of use of these devices while court is in session.