## **The Circuit Court**

For The Sixteenth Judicial Circuit of Michigan

Circuit Judges

RICHARD L. CARETTI, Chief Judge
JAMES M. BIERNAT, SR., Chief Judge, Pro Tempore
DONALD G. MILLER, Presiding, Civil/Criminal
ANTONIO P. VIVIANO, Presiding, Family
PETER J. MACERONI
MARY A. CHRZANOWSKI
MARK S. SWITALSKI
EDWARD A. SERVITTO, JR.
MATTHEW S. SWITALSKI
DIANE M. DRUZINSKI
TRACEY A. YOKICH
JOHN C. FOSTER
DAVID F. VIVIANO



LYNN M. DAVIDSON Friend of the Court

DAVID T. ELIAS Family Court Counsel/Referee

THOMAS F. BLOHM
Enforcement Division Director

LYNDA L. GRILLO Clerical Services Supervisor

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF MACOMB

Administrative Order 2009 - 7

## APPOINTMENT OF DOMESTIC RELATIONS ATTORNEY REFEREE

This administrative order is issued in accordance with Michigan Supreme Court Administrative Order 2009-6, effective January 1, 2010. In accordance with MCL 552.507(1) and MCR 3.215(A), and upon approval of the State Court Administrative Office (SCAO),

## IT IS ORDERED:

1. The Chief Judge of the Sixteenth Judicial Circuit Court appoints Brian O. Nicholas as attorney referee. The referee's contact information is:

Brian O. Nicholas
P55760
6 <sup>th</sup> Floor, Court Building
40 North Main Street
Mt. Clemens, MI 48043
586-469-5960
brian.nicholas@macombcountymi.gov

It is the responsibility of the referee to notify the State Court Administrative Office of changes in the individual's contact information during the course of the appointment.

2.	Brian O. Nicholas:		
	A. B. C.	Will serve at the pleasure of the chief judge of the circuit court. Has taken the constitutional oath of office. Is a member, in good standing, of the State Bar of Michigan, pursuant to MCL 552.5071.	
3.	The following types of motions may be heard initially by Domestic Relations Referees. Referee Brian O. Nicholas is authorized to perform the following duties pursuant to MCL 552.507(1) and MCR 3.215(A):		
[X]	Hear all domestic relations motions.		
[]	Hear all domestic relations motions and any ancillary (related non-domestic relations) motions that the court determines to be related to a domestic relations case.		
[]	Hear all domestic relations motions, with the exception of those listed below:		
	Excep	tions:	
	A.		
	B.		
	C.		
[]	The fo	ellowing types of domestic relations motions shall be initially heard by a court referee:	
	A.		
	B.		
	C.		
4.	schedu	omestic Relations Referee is authorized to conduct the following aling and settlement conferences in domestic relations cases in accordance MCR 3.215:	
[X]	Scheduling conferences in domestic relations cases. The court must review and		

may either approve or modify the referee's scheduling.

- [X]Settlement conferences in domestic relations cases.
- 5. Recommendations for certain orders by the Domestic Relations Referee shall be given interim effect pending a judicial hearing on a timely objection or pending the twenty-one (21) day waiting period as authorized by MCR 3.215(g): a
- [X]Orders establishing custody
- [X]Orders establishing support
- Orders establishing parenting time [X]
- Orders modifying support when custody does not change [X]
- [X]Orders implementing income withholding
- [X]Orders for domestic relations motions
- 6. Except as limited by subrules MCR 3.215 (G)(2) and (G)(3), the recommended order of a domestic relations referee shall be given interim effect (pending a judicial hearing) only upon an order of the court issued in the same case.

Effective Date: January 1, 2010

Hon. Richard L. Caretti

<sup>&</sup>lt;sup>a</sup> MCR 3.215 (G)(2) provides that the court may not give interim effect to a referee's recommendation for an order for incarceration, an order for forfeiture of any property, or an order imposing costs, fines or other sanctions.

MCR 3.215 (G)(3) provides that the court may not by administrative order give interim effect to a referee's recommendation for an order that falls within MCR 3.215 (G)(2), that changes a child's custody, that changes a child's domicile, or that would render subsequent judicial consideration of the matter moot.

If the court issues an administrative order that gives interim effect to a referee's recommended order, the court must notify the parties of its interim effect by including a notice, under a separate heading, within the referee's recommended order. The notice should be printed in 12-point-or-larger boldface type.