

Michigan Supreme Court

State Court Administrative Office

John D. Ferry, Jr. State Court Administrator 309 N. Washington Square, P.O. Box 30048 Lansing, Michigan 48909 (517) 373-0130

October 24, 1997

Conrad L. Mallett, Jr. Chief Justice James H. Brickley Michael F. Cavanagh Patricia J. Boyle Elizabeth A. Weaver Marilyn Kelly Clifford W. Taylor Justices

Hon. Paul Cassidy Chief Judge 42nd District Court 36540 Green St. New Baltimore, MI 48047

Re:

Administrative Order 1997-02

Access to Juror Questionnaires

Dear Judge Cassidy:

This is to advise that we have reviewed the above referenced Administrative Orders and find that they conform with the requirements of MCR 8.112(B). These orders are being accepted and filed until advised by your court of any change.

Sincerely,

John D. Ferry,

State Court Administrator

JDF/bru

cc:

Delores K. Van Horn, Regional Administrator, Region 1

Dorothey L. Sherman, Court Administrator

Berry Reim, Court Administrator

42ND DISTRICT COURT DIVISIONS ONE AND TWO 36540 Green Street, New Baltimore, MI 48047 14713 33 Mile Road, Romeo, MI 48065

Administrative Order 1997-2

ACCESS TO JUROR QUESTIONNAIRES

IT IS ORDERED:

This administrative order is issued in accordance with Michigan Supreme Court Administrative Order 1987-1, effective April 1, 1987. The purpose of this order is to regulate access to juror questionnaires upon approval by the State Court Administrative Office.

- 1. Juror Qualification Questionnaires, MCL 600.1315; MSA 27A.1315
 - a. Juror Qualification Questionnaires are confidential and are not public records.
 - b. Juror Qualification Questionnaires shall be kept on file by the Jury Board for a period of 3 years from the time they are filled out.
 - c. The only persons allowed to examine Juror Qualification Questionnaires are:
 - 1) the Jury Board;
 - 2) the judges of the court;
 - 3) the court clerk and deputy clerks; and
 - 4) persons authorized access by court order.
 - d. The answers contained on any Juror Qualification Questionnaire shall not be publicly disclosed.
- 2. Juror Personal History Questionnaire, MCR 2.510
 - a. Juror Personal History Questionnaires are confidential and are not public records.
 - b. Juror Personal History Questionnaires shall be kept on file by the Jury Board/court clerk for a period of 3 years from the time they are filled out.
 - c. The only persons allowed to examine Juror Personal History Questionnaires are:
 - 1) the judges of the court;
 - 2) the court clerk and deputy clerks'
 - 3) parties to actions in which the juror is called to serve and their attorneys; and
 - 4) persons authorized access by court order.

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- d. Attorneys of record and parties in pro per may examine Juror Personal History Questionnaires of jurors anticipated to be called for voir dire by presenting a written, signed request to the Jury Board/court clerk prior to commencement of voir dire. Neither photocopies nor verbatim handwritten copies of Juror Personal History Questionnaires may be made by the person examining the questionnaires. However, summary notes of pertinent information may be recorded.
- e. Examinination of Juror Personal History Questionnaires may only be conducted in an area designated by the Jury Board/court clerk except upon order of the chief judge or trial judge in an assigned case.

Effective Date:

Date: 9-25-97

Chief Judge Signature: