

STATE OF MICHIGAN



52nd JUDICIAL DISTRICT COURT

JOSEPH G. FABRIZIO
CHIEF JUDGE

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CLARKSTON MI 48346
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ADMINISTRATIVE ORDER 2020- 04

RESCINDS ADMINISTRATIVE ORDER 2019-03.

This order is issued in accordance with Michigan Court Rules 8.119(H) and 8.110(C)(7). The purpose of this order is to regulate requests for access, inspection, and reproduction of public court case records and allow flexibility in providing approved court forms or creating new case records.

IT IS ORDERED:

The clerk may not permit any case records to be taken from the court without the order of the court. The court may provide access to the public information in a register of actions through a publicly accessible website; however, all other public information in its case records may be provided through electronic means only upon request.

- 1) Court records addressed by this administrative order include:
 - a) Records kept by the Clerk of the Court. This includes case files, registers of action, numerical and alphabetical indexes, and calendars. MCR 8.119(D).
 - b) Court recordings, log notes, jury seating charts, and other media. This includes video/audio/digital court recordings, notes, tapes, logs, backup tapes, discs, and any other medium used or created in the making of a record of proceedings and kept pursuant to MCR 8.108. MCR 8.119(F).
- 2) Procedures for accessing, inspecting, and reproducing nonpublic information and records are set forth in Component 19 of the Michigan Trial Court Case File Management Standards, chart of Nonpublic and Limited-Access Court Records, Local Administrative Order I (friend of the court records), and Administrative Order 2006-02, Privacy Policy and Access to Records.
- 3) A list of court records, including those defined in MCR 8.119(E), that are not subject to public access and inspection is contained in the chart of Nonpublic and Limited-Access Court Records.
- 4) Court records are not subject to Freedom of Information Act requests. MCL 15.232(h)(iv) specifically exempts the judiciary from the Freedom of Information Act.
- 5) In accordance with MCR 8.110(C)(7), the court shall provide forms approved by the state court administrator. The court may charge \$1.00 per form.
 - a) Parties will be limited to a maximum of five (5) copies per each type of form requested.
 - b) There will be no charge for forms requested by court-appointed attorneys on cases to which they have been appointed or for indigent parties.

- c) There will be no charge for forms prepared by the court.
- 6) Any person may access and inspect, at no charge, any case records or information contained in those records, regardless of means of access and record format, unless access is restricted by statute, court rule, or a court order entered pursuant to MCR 8.119(I) and may also obtain copies subject to the following regulations established in accordance with MCR 8.119(J).

a) General

- i) All requests to access and inspect case records identified in this administrative order and/or for copies of those records must be made on a “record/copy request” form.
- ii) Persons who do not have a complete case number or party names may review available case indexes to identify and select specific cases for inspection.
- iii) Case records shall be reviewed at the public counter unless, at the discretion of court supervisory personnel, approval is granted to review records in the clerk’s office based on available space, the type and number of records to be reviewed, and the length of time necessary to review them.
- iv) Ensuring the right of immediate access to and public inspection of court records shall be a top priority, but may be limited by the availability of court staff to supervise the inspection.

b) Access

- i) Except for online public case indexes and registers of case action, requests for access and inspection to no more than five (5) specific case files will be accommodated by the end of the next business day unless the files are not in the active file area. Requests for specific case records in storage will be accommodated within five business days.
- ii) Requests for access and inspection to more than five (5) specific case files will be accommodated within a reasonable amount of time, depending on the total number of case files requested and the availability of court staff.
- iii) Case information requests from other courts that lack specific case numbers or party names shall be researched by this court. Requested information will be provided at no charge.
- iv) Requests to perform general traffic or criminal record checks that do not have specific case numbers or party names will not be researched by this court. They will be referred to the appropriate state agencies to obtain this information or to the available indexes referred to under subsection 6(a)(ii).
- v) Requests for the wholesale review of particular case types of case records will only be considered if, in the court’s discretion, the request will not unreasonably interfere with the discharge of court functions. With these types of requests, the court may specify the date, time, and manner in which access is to be granted. It will be the responsibility of those persons requesting access to make prior, acceptable arrangements with the court.

c) Copies

- i) The court will provide copies of case files documents 20 or fewer within two (2) hours of the request for copies, except that copies of transcripts filed with the court shall not exceed \$.30 per page pursuant to MCL 600.2543. Unless specifically indicated otherwise, copy costs will be \$2.00 per page.

- ii) Attorneys, parties, and members of the public may use a portable electronic device to reproduce public court documents in a clerk's office as long as the device leaves no mark or impression on the document and does not unreasonably interfere with the operation of the clerk's office.
- iii) Requests for more than 20 total copies of case file documents will be accommodated within a reasonable amount of time as determined by the 1) total number of pages to be copied, 2) availability of court staff and photocopying equipment, and 3) nature of the request, such as the degree to which court staff is required to identify, select, and review documents to be copied. Unless specifically indicated otherwise, copy costs will be \$2.00 per page.
- iv) In order to preserve and maintain the integrity of court records and to prevent unreasonable interference with the discharge of court functions, persons will not be permitted to copy or otherwise duplicate court records using their own equipment, other than a portable electronic device defined in MCR 8.115(C)(2)(a).

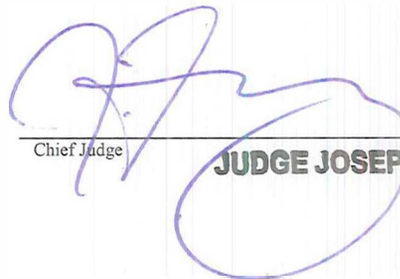
d) New Record Creation

- i) Requests for creation of a new record, as defined in MCR 8.119(J)(4), will be granted only if creating the new record will not unreasonably interfere with the discharge of court functions. If granted, the request will be accommodated within a reasonable amount of time dependent upon the availability of sufficient public data within the body of case records (including related databases) and the ease in which those records can be identified and compiled.
 - ii) Costs to provide a new record may not exceed the actual cost of labor and supplies and the actual use of the system to develop, generate, and validate the accuracy of the record.
- 7) Access to court recordings, log notes, jury seating charts, and other media of court proceedings made pursuant to MCR 8.108 is not permitted in accordance with this order with the exception of the requirements of 8.108(E).
- 8) Copies of court recordings, log notes, jury seating charts, and other media of court proceedings made pursuant to MCR 8.108 are not available as provided by this order with the exception of the requirements of 8.108(E).

This Order is effective upon approval by the State Court Administrative Office.

6/5/20

Date



Chief Judge

JUDGE JOSEPH FABRIZIO

