(Rescinds Oakland County Probate Court Administrative Order 1985-05)

STATE OF MICHIGAN 6TH JUDICIAL CIRCUIT COURT OAKLAND COUNTY PROBATE COURT ORDER AUTHORIZING
MEDICAL CARE OF
MINOR CHILDREN
PLACED IN OUT-OFHOME CARE

JOINT ADMINISTRATIVE ORDER 1998-04J

This administrative order is issued in accordance with Michigan Court Rule 8.112(B). The purpose of this order is to provide the court-s consent to routine, nonsurgical medical care, or emergency medical and surgical treatment of a minor child placed in out-of-home care pursuant to MCL 722.124a (the AChild Care Organizations Medical Treatment Act@).

IT IS ORDERED:

- 1. That this order shall apply to any child committed for care, education, observation or training to the custody of the Juvenile Register or designee and placed in any institution for the care of children, including but not limited to Children=s Village or Camp Oakland, Inc, or in any foster home supervised by the Family Division, and the child is in need of routine, nonsurgical medical care and/or emergency medical and surgical treatment.
- 2. The Juvenile Register or designee, or person in charge of the institution, or the foster parents shall first make reasonable efforts to communicate with the parents of any such child to obtain parental consent for any such routine, nonsurgical medical care and/or emergency medical and surgical treatment whenever and to the extent that time so permits.
- 3. That if parental consent can not be obtained pursuant to the previous section, or if the emergency or necessity of care requires medical action prior, the Juvenile Register or designee, or person in charge of the institution, or foster parents, shall be authorized to direct the physician or dentist in charge to render whatever routine, nonsurgical medical and dental care and/or emergency medical and surgical treatment including hospitalization is deemed necessary by the physician or dentist for the welfare and health of such child.
- 4. That this order does not authorize non-emergency elective surgery for a child in foster care.
- 5. That Aroutine, nonsurgical medical care@ does not include contraceptive treatment, services, medication or devices, but it does include routine dental care.

This order shall be effective immediately.

Dated: April 27, 1998

/s Hon. Eugene Arthur Moore
Chief Judge of Probate Court

<u>/s Hon. Edward Sosnick</u>
Chief Judge of Circuit Court