

From: <barristerbostic@att.net>
To: <ADMcomment@courts.mi.gov>
Date: 12/28/2013 8:36 PM
Subject: ADM File No. 2013-03

Dear Clerk,

I support the proposed amendment to MCR 2.302 by adding (A)(4). Depending on the age of minor children, post-judgment motions can occur years after previous rounds of litigation and significant changes can occur to either party's financial, emotional, mental, physical, or other circumstances. Additionally, many post-judgment claims are based solely on hearsay or exaggerated claims and are difficult to defend. Lastly, some FOC caseworkers may have pre-conceived ideas about which party is trustworthy or more credible based on prior dealings and the lack of discovery makes this preconception more difficult if not impossible to overcome. In some cases, it may be warranted but in other cases it may have dire consequences especially for the children.

Your consideration of my comments is appreciated.

J. Nicholas Bostic P40653

Attorney at Law

909 N. Washington Ave.

Lansing, MI 48906

517-706-0132

Fax: 517-484-2330

barristerbostic@att.net