

# Michigan Judges Association

## Founded 1927

President:

Hon. Colleen A. O'Brien  
Oakland County  
1200 N. Telegraph Rd  
Pontiac, MI 48341  
Office: 248-858-0369  
Email: [obrienc@oakgov.com](mailto:obrienc@oakgov.com)

January 21, 2015

President-Elect:

Hon. Laura L. Baird  
Ingham County

Larry Royster  
Clerk of the Court  
Michigan Supreme Court  
P.O. Box 30052  
Lansing, MI 48909

Vice-President:

Hon. Paul E. Stutesman  
St. Joseph County

RE: Proposed Amendments of the Michigan Court Rules

Dear Clerk Royster:

Secretary:

Hon. Tracey A. Yokich  
Macomb County

At the January 13, 2015 meeting of the Michigan Judges Association, the Executive Board considered and acted upon several proposed amendments to the Michigan Court Rules:

Treasurer:

Hon. Pamela Lightvoet  
Kalamazoo County

ADM File No. 2014-12. This proposed amendment of MCR 3.211 would allow parties in domestic relations cases to stipulate to post judgment binding arbitration of identified personal property under MCL 600.5070 et seq. This has been a common procedure in family law cases, as litigating personal property issues in divorce cases generally makes little economic sense, but leaving this issue unresolved in a judgment has previously rendered the judgment non-final for appellate purposes. The Executive Board of the Michigan Judges Association voted to support this amendment, provided that post judgment arbitration is approved by the court.

Immediate Past President:

Hon. Stephen D. Gorsalitz  
Kalamazoo County

Court of Appeals:

Representative  
Hon. William B. Murphy

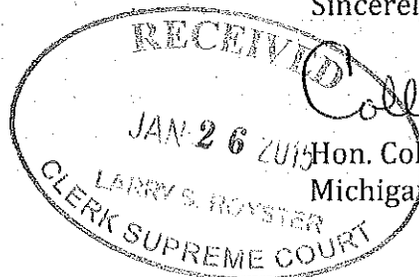
Executive Committee:

Hon. James M. Alexander  
Hon. Martha D. Anderson  
Hon. Margaret Bakker  
Hon. Annette J. Berry  
Hon. Megan Maher Brennan  
Hon. George S. Buth  
Hon. Janice K. Cunningham  
Hon. Edward Ewell  
Hon. Joseph J. Farah  
Hon. John H. Gillis, Jr.  
Hon. Scott Hill Kennedy  
Hon. Susan Hubbard  
Hon. Shalina D. Kumar  
Hon. George J. Mertz  
Hon. Lita Popke  
Hon. Michelle M. Rick  
Hon. Kenneth W. Schmidt  
Hon. Douglas B. Shapiro  
Hon. Thomas L. Solka  
Hon. Mark Switalski  
Hon. Jon A. Van Allsburg  
Hon. Christopher P. Yates  
Hon. Joan E. Young

ADM File No. 2014-37. The proposed amendments of MCR 3.963, 3.966, and 3.974 would clarify procedures to be followed when emergency removal of a child has occurred but a dispositional hearing has not been held. The MJA Executive Board supports these amendments, and recommends they be adopted.

We thank the Court for considering our input on these matters. If the Michigan Judges Association may provide any further information or assistance, please do not hesitate to contact us.

Sincerely,



*Colleen A. O'Brien*  
Hon. Colleen A. O'Brien, President  
Michigan Judges Association

Executive Director:

Timothy R. Ward

CC: Hon. Robert Young, Chief Justice Michigan Supreme Court  
Hon. Jon Van Allsburg, Rules Committee Chairperson, Michigan Judges Association  
Hon. Joan E. Young, Family Law Committee Chairperson, Michigan Judges Association  
Hon. Laura L. Baird, President-Elect, Michigan Judges Association  
Anne Boomer, Administrative Counsel, Michigan Supreme Court