



THIRD JUDICIAL CIRCUIT
OF MICHIGAN

ROBERT J. COLOMBO, JR.
CHIEF JUDGE

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DETROIT, MICHIGAN 48226-3413

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LOCAL ADMINISTRATIVE ORDER 2014 – 24

STATE OF MICHIGAN
THIRD JUDICIAL CIRCUIT

SUBJECT: GENERAL CIVIL CASE ASSIGNMENTS

This Administrative Order rescinds and replaces Administrative Order 2014-11.

IT IS ORDERED:

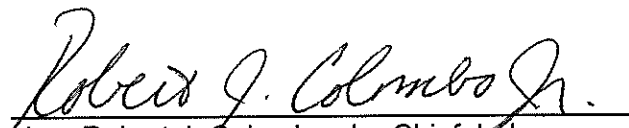
Pursuant to the provisions of MCR 8.111(B) Assignment of Cases, it is ordered that the following system be used effective immediately:

1. All cases must be assigned “by lot” within the following case type categories:
 - a. License Restoration cases (AL): each judge shall be assigned a minimum of ten (10) cases before any judge receives an eleventh (11th) case.
 - b. Superintending Control cases (AS): each judge shall be assigned a minimum of one (1) case before any judge receives a second (2nd) case.
 - c. All other appeals from lower courts and administrative agencies (AA, AE, AP, AV) and all other extraordinary writs, including post-adjudicated habeas corpus (AH), and actions for mandamus and quo warranto or other writs (AW), excluding the following:
 - i. all actions involving election issues;
 - ii. all matters in which the Third Circuit Court is a party; and
 - iii. all appeals from the Wayne County Veterans Services determinations.
 - d. Except as provided for in subpart e, “other civil matters” case types (CB, CC, CD, CE, CH, CK, CL, CP, CR, CZ), excluding housing and real estate cases (CH) and other general civil cases (CZ) in which the City of Detroit is the named plaintiff.

- e. For the purpose of administrative efficiency, the following cases shall be assigned to the docket of the Chief Judge or a judge designated by the Chief Judge in a Docket Directive:
 - i. the Property Forfeiture Docket encompassing property forfeiture cases (CF);
 - ii. the Tax Foreclosure Docket encompassing all Housing and Real Estate cases (CH) involving tax foreclosure claims in which the City of Detroit, Wayne County Treasurer, or the County of Wayne is a named party;
 - iii. all causes of action to quiet title, whether or not the City of Detroit, Wayne County Treasurer, or County of Wayne is a named party, that arise from tax foreclosure actions heard on the Tax Foreclosure Docket; and
 - iv. all nuisance abatement actions (CH), drug house actions (CF) or nuisance abatement actions involving commercial property (CH), or expedited quiet title/foreclosure actions (CH) that are filed by the Detroit Land Bank Authority and the City of Detroit.
 - f. Other General Civil cases (CZ) involving fire insurance escrow claims filed pursuant to MCL 500.2845 in which the City of Detroit is the named plaintiff are to be assigned by lot in groups of not more than fifty (50) cases to each judge selected.
 - g. Medical Malpractice (NH), Other Professional Malpractice (NM) and Products Liability cases (NP), excluding cases involving exposure to asbestos or personal injuries due to silicone gel implant devices.
 - h. For the purposes of administrative efficiency, all Products Liability (NP) cases and Other General Civil causes of action in which injury is claimed as a result of exposure to asbestos or personal injury due to silicone gel implant devices shall be assigned to a designated judge.
 - i. All other civil damage cases (ND, NF, NI, NO, NS, NZ), excluding cases involving exposure to asbestos or personal injuries due to silicone gel implant devices.
 - j. All ancillary or other special proceedings, which may be treated as cases (PC, PD, PR and PS).
2. For the purpose of administrative efficiency, all Other Miscellaneous Proceedings (PZ) cases, including cases involving the transfer of a payee's structured settlement payment rights pursuant to MCL 691.1301 et seq., shall be assigned to the Presiding Judge of the Civil Division.

3. For the purpose of administrative efficiency, the following types of cases or proceedings shall be assigned to the Chief Judge:
 - a. all actions involving election issues;
 - b. all matters in which the Third Circuit Court is a party;
 - c. all appeals from the Wayne County Veterans Services determinations;
 - d. The actions enumerated in 1.(e).
4. In order to insure that cases assigned by lot under Section 1. are distributed to all judges equally, no judge is to receive a fifth (5th) case within a designated case category until all judges have received at least four (4) cases, except as noted for case categories 1.(a), 1.(b), 1.(e) and 1.(f).
5. Pursuant to MCR 2.112(O)(3), in order to insure that business or commercial disputes are assigned to the Business Court, if the Court, on its own initiative, determines that an action is a "business or commercial dispute" as that term is defined at MCL 600.8031, *et seq.*, the Court shall assign the case to the Business Court. This determination shall be made by a judge designated by the Chief Judge.
6. Disqualification of a judge.
 - a. If a judge is disqualified or for other good reason cannot undertake an assigned case, the Presiding Judge of the Civil Division shall assign it to another judge by written order stating the reason for the reassignment. All cases must be reassigned "by lot".
 - b. When a judge is disqualified from hearing a case, the case shall be exchanged for a comparable (or less) case from the docket of the judge receiving the reassigned case as determined by that judge. The criteria for determining a comparable case shall include: case type, case age, and number of plaintiffs and defendants.
7. The Chief Judge shall be excluded from those judges available for "by lot" assignments.

Dated: December 1, 2014


Hon. Robert J. Colombo, Jr., Chief Judge
Third Judicial Circuit of Michigan

Date Approved by SCAO: December 15, 2014