

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN

In re: Disclosure of
Juror Information

Administrative Order

No. 00-AO- 060

At a regular meeting on June 5, 2000, the Judges of the United States District Court for the Eastern District of Michigan authorized the Chief Judge to enter the following administrative order.

ADMINISTRATIVE ORDER

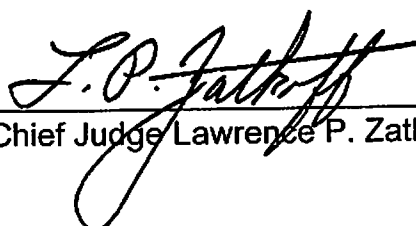
The Court reaffirms the principle that legal questions arising in a case assigned to the docket of a judge of this Court are to be decided by the assigned judge. The efficient administration of justice, however, requires that the Court institute uniform procedures to address inquiries that touch upon the composition of grand and petit juries in this District. The Court notes that its authority extends to the management of its jury selection process in general, and protection of the secrecy of grand jury materials in particular.

In preparation for resolution of a motion challenging the composition of a jury wheel or panel on the basis of race or ethnicity or both, the Court urges judges of this bench to limit the scope of any order permitting inspection and/or recording of juror questionnaire information or other materials as follows: juror number; race; Hispanic ethnicity. Accordingly,

IT IS ORDERED that in the event that a party moves for the provision of juror information beyond that contemplated in this Administrative Order, such motion will be referred to the Chief Judge; the Court assigns to the Chief Judge the responsibility of reviewing and ruling upon the propriety of providing any such additional juror information for good cause shown by the movant, on a case-by-case basis.

IT IS FURTHER ORDERED that the Clerk of Court shall provide the administrative services needed to comply with any such inspection order issued by a judge of this Court or by the Chief Judge, coordinating compliance with any multiple such orders in a manner that is both practical and reasonably expeditious. The Clerk of Court is authorized to, among other things, combine compliance with multiple orders into one inspection session at which multiple parties may be present.

FOR THE COURT:



Chief Judge Lawrence P. Zatkoff

FILED