IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR BREVARD COUNTY, FLORIDA

ADMINISTRATIVE ORDER NO.: 19-17-B 2ND AMENDED SUPERSEDES 19-17-B AMENDED

## IN RE: JUDGES – TEMPORARY APPOINTMENT OF COUNTY COURT JUDGE MICHELLE L. NABERHAUS TO HANDLE CIRCUIT FAMILY CASES

In order to maximize the efficient administration of justice and judicial labor in Brevard County in the Eighteenth Judicial Circuit, and to ensure timely and prompt disposition of circuit family law matters, pursuant to Rule 2.215(b)(4), Florida Rules of Judicial Administration, it is thereupon, ORDERED:

- 1. The Honorable Michelle L. Naberhaus a qualified county judge in Brevard County, is hereby temporarily assigned to supplement and aid the circuit judges in Brevard County by hearing, conducting, and determining all matters in circuit family division cases in Brevard County, including but not limited to:
  - a. Causes of action for injunctions for protection against domestic violence, in violation of section 741.30, Florida Statutes;
  - b. Causes of action for injunctions for protection in cases of repeat violence, sexual violence or dating violence, in violation of section 784.046, Florida Statutes;
  - c. Causes of action for injunctions for protection against stalking, in violation of section 784.0485, Florida Statutes as amended;
  - d. Causes of action for contempt for failure to pay child support or other violations of a court order:
  - e. Causes of action for indirect criminal contempt for violation of injunctions;
  - f. Temporary and final hearings in dissolution of marriage cases;
  - g. Modifications in dissolution of marriage cases;
  - h. Annulment:
  - i. Support unconnected with dissolution of marriage;
  - j. Paternity;
  - k. Child support;
  - 1. Uniform Interstate Family Support Act (UIFSA);

- m. Custodial care of and access to children;
- n. Proceedings for temporary or concurrent custody of minor children by extended family;
- o. Adoption;
- p. Name change;
- q. Declaratory judgment actions related to premarital, marital, or postmarital agreements; and
- r. Related family cases involving the same family and/or children.
- 2. This cross-assignment to the circuit family division is to aid and assist this specific division in Brevard County on a temporary basis only. This assignment is for sixty (60) days in duration. Crusoe v. Rowls, 472 So. 2d 1163, n. 2 (Fla. 1985); Wild v. Dozier, 672 So. 2d 16 (Fla. 1996). Judge Naberhaus will preside over this circuit family division at the Moore Justice Center in Viera.
- 3. The service of this county court judge in the circuit court is restricted to a specific, limited class of cases; specifically, only one-fourth of the pending cases in the circuit family law division.
- 4. This assignment is necessary to provide additional judicial resources to promptly hear and dispose of family law matters. The purpose of this temporary assignment is to assist and supplement, not to be a permanent assignment that usurps, supplants, or replaces a circuit judge in the circuit family division in Brevard.
- 5. When conducting circuit court family division matters, the county judge assigned in this Order shall have all powers and authority of a circuit judge in every respect. This authority includes, but is not limited to, the issuing of orders in the circuit court so assigned, as deemed necessary and appropriate.

6.	This Order shall be in e	ffect for a period of sixty days from the date of its rendition.
DONE	and ORDERED this	day of June, 2019.

TONYA F	RAINWA	TER	
CHIE	EF JUDG	E	

Distribution:

All Circuit and County Judges (Brevard County)
Court Administration (Brevard and Seminole Counties)
Clerk of Court (Brevard County)
Public Defender (Brevard County)
State Attorney (Brevard County)
Sheriff (Brevard County)
Bar Association (Brevard County)
Law Library (Brevard County)