UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

IN THE MATTER OF REASSIGNMENT OF CASE NO. 1:17-CV-175 PURSUANT TO	
LOCAL CIVIL RULE 3.3.2(c),	Administrative Order No. 17-CA-050
JAIME BURLAND, On Behalf of Herself and All Other Similarly Situated,	
Plaintiff,	
V.	Hon. Robert J. Jonker
••	Case No. 1:16-CV-983
JOHN D. BRADSHAW, P.C., et al.	
Defendants/	
CARA LYNNE MORRIS,	
Plaintiff,	
V.	Hon. Janet T. Neff
v.	Case No. 1:17-CV-175
JOHN D. BRADSHAW, P.C., et al.,	
Defendants.	

WHEREAS, upon recommendation of Magistrate Judge Phillip J. Green, the above two cases appear to raise the same causes of action alleging violations of the Fair Debt Collection Practices Act and the Michigan Regulation of Collection Practices Act with the same defendants listed as John D. Bradshaw, P.C. and John D. Bradshaw, have been determined to be cognate cases which should be assigned to one judge; and

WHEREAS, both assigned Article III Judges having consented, and Case No. 1:16-CV-983, *Burland v. John D. Bradshaw, P.C., et al.* is the earliest numbered case and is assigned to the Honorable Robert J. Jonker. The Court being mindful of the need for the exercise of judicial economy.

IT IS ORDERED that Case No. 1:17-CV-175, *Morris v. John D. Bradshaw, P.C., et al.* is reassigned to the Honorable Robert J. Jonker, pursuant to approved procedure for reassignment of cognate cases and with another case being reassigned in its stead to the judge losing the case.

A copy of this Administrative Order shall be filed in each case.

DATED: March 29, 2017

ROBERT J. JONKER

CHIEF UNITED STATES DISTRICT JUDGE