

OFFICE OF THE FRIEND OF THE COURT STATISTICAL REPORT - January 1 through December 31, _____

Send to: State Court Administrative Office, Friend of the Court Bureau
 PO Box 30048, Lansing, MI 48909 517-373-5975

Prepared by
Title
Telephone no.

County	Circuit Court
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<p>1. Total Expenses</p> <p>2. Total Actual Revenue</p> <p>3. Total Support Distributed</p> <p>3a. Fees Collected</p> <p>4. Total Support Charged</p> <p>5. Total Support Arrearage Due</p> <p>6. FOC Caseload</p> <p style="padding-left: 20px;">a. Currently receiving assistance</p> <p style="padding-left: 20px;">b. Formerly received assistance</p> <p style="padding-left: 20px;">c. Never received assistance</p> <p style="padding-left: 20px;">d. Total FOC Caseload (6a + 6b + 6c)</p> <p>7. ADR</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 15%;"></td> <td style="width: 20%; text-align: center;"><u>Mediation under MCL 552.513</u></td> <td style="width: 20%;"></td> <td style="width: 20%; text-align: center;"><u>Other ADR</u></td> <td style="width: 25%;"></td> </tr> <tr> <td></td> <td style="text-align: center;"><u>Mediated</u></td> <td style="text-align: center;"><u>Resolved</u></td> <td style="text-align: center;"><u>Mediated</u></td> <td style="text-align: center;"><u>Resolved</u></td> </tr> <tr> <td>In-house</td> <td>a. _____</td> <td>c. _____</td> <td>e. _____</td> <td>g. _____</td> </tr> <tr> <td>Contractual</td> <td>b. _____</td> <td>d. _____</td> <td>f. _____</td> <td>h. _____</td> </tr> <tr> <td></td> <td></td> <td></td> <td>i. Total Mediation (a + b)</td> <td></td> </tr> <tr> <td></td> <td></td> <td></td> <td>j. Total Other ADR (e + f)</td> <td></td> </tr> </table> <p>8. Investigations with recommendations</p> <table style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="width: 15%;"></th> <th style="width: 10%; text-align: center;">Attorney Motions</th> <th style="width: 10%; text-align: center;">Pro Se Motions</th> <th style="width: 15%; text-align: center;">TANF 36-Month Statutory Review</th> <th style="width: 15%; text-align: center;">Non-TANF 36-Month Statutory Review</th> <th style="width: 10%; text-align: center;">FOC Initiative</th> <th style="width: 10%; text-align: center;">Other</th> <th style="width: 15%;"></th> </tr> </thead> <tbody> <tr> <td>Prejudgment</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>Totals</td> </tr> <tr> <td>a. Custody</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>8.a. _____</td> </tr> <tr> <td>b. Par. time</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>8.b. _____</td> </tr> <tr> <td>c. Support</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>8.c. _____</td> </tr> <tr> <td>d. Other</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>8.d. _____</td> </tr> <tr> <td>e. Total</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>8.e. _____</td> </tr> <tr> <td>Postjudgment</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> </tr> <tr> <td>f. Custody</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>8.f. _____</td> </tr> <tr> <td>g. Par. time</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>8.g. _____</td> </tr> <tr> <td>h. Support</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>8.h. _____</td> </tr> <tr> <td>i. Other</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>8.i. _____</td> </tr> <tr> <td>j. Total</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>8.j. _____</td> </tr> </tbody> </table>		<u>Mediation under MCL 552.513</u>		<u>Other ADR</u>			<u>Mediated</u>	<u>Resolved</u>	<u>Mediated</u>	<u>Resolved</u>	In-house	a. _____	c. _____	e. _____	g. _____	Contractual	b. _____	d. _____	f. _____	h. _____				i. Total Mediation (a + b)					j. Total Other ADR (e + f)			Attorney Motions	Pro Se Motions	TANF 36-Month Statutory Review	Non-TANF 36-Month Statutory Review	FOC Initiative	Other		Prejudgment							Totals	a. Custody	_____	_____	_____	_____	_____	_____	8.a. _____	b. Par. time	_____	_____	_____	_____	_____	_____	8.b. _____	c. Support	_____	_____	_____	_____	_____	_____	8.c. _____	d. Other	_____	_____	_____	_____	_____	_____	8.d. _____	e. Total	_____	_____	_____	_____	_____	_____	8.e. _____	Postjudgment								f. Custody	_____	_____	_____	_____	_____	_____	8.f. _____	g. Par. time	_____	_____	_____	_____	_____	_____	8.g. _____	h. Support	_____	_____	_____	_____	_____	_____	8.h. _____	i. Other	_____	_____	_____	_____	_____	_____	8.i. _____	j. Total	_____	_____	_____	_____	_____	_____	8.j. _____	<p>1. _____</p> <p>2. _____</p> <p>3. _____</p> <p>3a. _____</p> <p>4. _____</p> <p>5. _____</p> <p>6d. _____</p> <p>7.i. _____</p> <p>7.j. _____</p>
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9. Number of written recommendations for physical custody		
a. Joint physical _____	d. Third party _____	
b. Mother _____	e. Split custody _____	
c. Father _____	f. Total (a + b + c + d + e)	9.f. _____
g. Number of times FOC recommended postjudgment changes in custody		9.g. _____
10. Motions filed by FOC		
a. Custody _____	c. Support _____	
b. Parenting time _____	d. Other _____	
	e. Total (a + b + c + d)	10.e. _____
11. Number of support orders modified because of		
a. Inaccurate information _____	b. Employee error _____	
	c. Total (a + b)	11.c. _____
12. Stipulation and consent orders prepared by FOC		
a. Custody _____	c. Support _____	
b. Parenting time _____	d. Other _____	
	e. Total (a + b + c + d)	12.e. _____
13. Number of reviews completed		
a. Custody _____	c. Support _____	
b. Parenting time _____	d. Other _____	
	e. Total (a + b + c + d)	13.e. _____
14. Complaints regarding support		
a. Personal _____	c. Telephone/Electronic _____	
b. Written _____	d. Total (a + b + c)	14.d. _____
15. Complaints regarding parenting time		
a. Personal _____	c. Telephone/Electronic _____	
b. Written _____	d. Total (a + b + c)	15.d. _____
16. Interstate activity		
a. Foreign order registered in Michigan _____		
b. Michigan orders registered in another state _____		
c. Total (a + b)		16.c. _____
17. Referee hearings		
a. Custody		17.a. _____
b. Parenting time established/modified		17.b. _____
c. Make-up parenting time		17.c. _____
d. Support established		17.d. _____
e. Support increases		17.e. _____
f. Support decreases		17.f. _____
g. Health care established/modified		17.g. _____
h. Other		17.h. _____
i. Support enforcement		17.i. _____
j. Custody enforcement		17.j. _____
k. Parenting-time enforcement		17.k. _____
l. Health care enforcement		17.l. _____
m. Other enforcement		17.m. _____
n. Total		17.n. _____
18. Total orders entered as a result of referee recommendation		18. _____
19. Number of de novo appeals to circuit court judge		19. _____
20. Notices sent regarding license suspension		20. _____
21. Hearings requested regarding license suspension		21. _____

Instructions for Completing Office of the Friend of the Court Statistical Report (SCAO 41)
revised 7/08

Use these instructions to complete the report. Although most of the sections are self-explanatory, these instructions are provided to increase your understanding of the items so that the report is accurately completed. The numbers of these instructions correspond to the numbers on the report.

The statistics provided on the report must be actual and exact. Do not estimate, guess, or make up numbers. If you are unable to obtain the information requested, indicate “**unavailable.**”

- 1 Enter the total expenses on line 1. Report the total amounts spent to perform mandatory and discretionary friend of the court (FOC) functions regardless of who performed them. In some counties, FOC functions may be performed by offices and/or agencies outside the FOC office (i.e., custody investigations performed by a human services agency or collections and/or accounting performed by another county office).

This is the total amount the office spent during the year and includes expenses for services performed under contract and costs that are allocated pursuant to a cost allocation plan of the funding unit.

If your office is on a fiscal year and you are able to convert the amount spent to a calendar year, do so. If you cannot convert, report the figures for the fiscal year that ended on September 30, and make a note to that effect. If your office operates on an accrual basis, please report the amount actually spent on a cash basis. If you cannot report on a cash basis, note that fact on the report.

- 2 Enter the total actual revenue on line 2. Report the total revenue actually received by the court/county during the calendar year. Reporting may differ depending upon whether you are funded from the Friend of the Court Fund, county general fund, or a combination of funds. Revenue includes:
- 3% incentive money deposited into the Friend of the Court Fund under MCL 400.18a;
 - judgment fees (\$80.00 and \$40.00 order entry fees) collected and deposited into the Friend of the Court Fund pursuant to MCL 600.2529 and MCL 600.2530;
 - money collected under court order for semiannual service fees, including both the monthly FOC statutory service fee and the monthly local portion of the State Court Fund fee collected;
 - incentive payments received during the calendar year pursuant to the federal IV-D program, including any performance incentives received during this year;
 - the amount received for IV-D services under the CRP contract during the calendar year;
 - other revenue such as court costs ordered by the court and collected by the friend of the court, friend of the court copying fees, etc. Some courts/counties direct various court-related revenues to the Friend of the Court Fund, but do not include any county general fund revenues, Cooperative Reimbursement Program reimbursements, or federal incentives.

This the actual revenue received from FOC activities whether or not the amount is deposited in the 215 fund. The amount should include court costs, bench warrant costs, fees, fines, service and processing fees, incentives, and reimbursements under the cooperative reimbursement program. **DO NOT INCLUDE ANY COUNTY GENERAL FUND CONTRIBUTIONS.**

If your office is on a fiscal year and you are able to convert the amount spent to a calendar year, do so. If you cannot convert, please report the figures for the fiscal year that ended on September 30, and make a note to that effect. If your office operates on an accrual basis, report the amount actually spent on a cash basis. If you cannot report on a cash basis, note that fact on the report.

- 3 Enter the total support distributed as collections (this includes IV-D and Non-IV-D). This includes alimony, spousal support, genetic tests, child care, child support, education, confinement, medical support (other than confinement), interstate payments, payee bonus, and county foster care payments.
- 3a Enter the total amount of fees collected. "Fees collected" is defined as bench warrant fees, Non-IV-D processing fees, and other services fees.
- 4 Enter all support charged by the FOC on an ongoing basis. This includes IV-D and Non-IV-D.
- 5 Enter the total support arrearage. This includes IV-D and Non-IV-D.
- 6a Enter the number of FOC cases currently receiving assistance.
- 6b Enter the number of FOC cases that formerly received assistance.
- 6c Enter the number of FOC cases that never received assistance. This includes IV-D and Non-IV-D.
- 6d Enter the total of items 6a, 6b, and 6c.
- 7 For purposes of item 7, mediated means the number of cases sent to a mediation or another ADR process, including FOC mediation under the statute, court rule mediation, conciliation, and joint meetings. Resolved means any intervention that results in a resolution of the problem(s) by the parties' agreement whether or not there is a change in the order. You may count stipulations as a result of mediation or ADR under item 12. In-house means that FOC staff handled the mediation. Contractual means that someone outside the FOC handled the mediation regardless of the source of funding for that mediation.
- Count as mediated, but not resolved, orders the court enters after ADR when the parties did not agree with the results. Count as both a mediation and a resolution, orders that are entered pursuant to a recommendation from a joint meeting when the parties **do not contest** the proposed order.
- 7a Enter the total number of cases mediated in-house pursuant to MCL 552.513.
- 7b Enter the total number of cases mediated under contract pursuant to MCL 552.513.
- 7c Enter the total number of cases mediated in-house pursuant to MCL 552.513 that were resolved.
- 7d Enter the total number of cases mediated under contract pursuant to MCL 552.513 that were resolved.
- 7e Enter the total number of cases sent to another ADR process that were handled in-house.
- 7f Enter the total number of cases sent to another ADR process that were handled under contract.
- 7g Enter the total number of cases sent to another ADR process handled in-house that were resolved.
- 7h Enter the total number of cases sent to another ADR process handled under contract that were resolved.

7i Enter the total of items 7a and 7b.

7j Enter the total of items 7e and 7f.

8 For purposes of item 8, report all investigation recommendations **that were not made by referees**. Include all cases regardless of the result. When a recommendation deals with more than one issue such as custody, parenting time, and support, **count each issue as a separate recommendation**.

Prejudgment: Investigations and recommendations conducted after the filing of a complaint but before entry of a final judgment as a result of the complaint.

Postjudgment: Investigations and recommendations conducted after a final judgment has been entered, notwithstanding that there may be unresolved issues of custody, parenting time, or support that have been referred to the FOC.

Attorney Motions: Investigations with recommendations conducted as a result of motions filed on behalf of a party by a private attorney.

Pro Se Motions: Investigations with recommendations conducted as a result of motions filed by a party representing himself or herself.

36-Month Statutory Review (TANF Cases): Investigations with recommendations conducted as a result of motions filed by the FOC pursuant to MCL 552.517(1)(a). The 36-month statutory review (TANF cases) is for postjudgment "support" or "other" only.

36-Month Statutory Review (Non-TANF Cases): Investigations with recommendations conducted as a result of motions filed by the FOC pursuant to MCL 552.517(1)(d). The 36-month statutory review (Non-TANF cases) is for postjudgment "support" or "other" only.

Friend of the Court Initiative: Investigations with recommendations conducted as a result of motions filed by the FOC pursuant to MCL 552.517(1)(b).

Other: Investigations with recommendations conducted as a result of all other motions not described above filed by the friend of the court or the parties.

8a Enter the total custody investigations with recommendations for each column.

8b Enter the total parenting time investigations with recommendations for each column.

8c Enter the total support investigations with recommendations for each column.

8d Enter the total other investigations with recommendations for each column.

8e Enter the total of investigations with recommendations (items 8a, 8b, 8c, and 8d) for each column. Add together all the totals from the columns in item 8e and enter in the right-hand column (the total of the columns should equal items 8a through 8d).

8f Enter the total custody investigations with recommendations for each column.

8g Enter the total parenting-time investigations with recommendations for each column.

8h Enter the total support investigations with recommendations for each column.

8i Enter the total other investigations with recommendations for each column.

- 8j Enter the total of investigations with recommendations (items 8f, 8g, 8h, and 8i) for each column. Add together all the totals from the columns in item 8j and enter in the right-hand column (the total of the columns should equal items 8f through 8i).
- 9 Enter the number of written custody recommendations in which physical custody was recommended jointly, for mother, for father, for other, and split pursuant to MCL 552.528(d). When a recommendation deals with more than one individual, **count each individual as a separate recommendation**. Note: Count a split recommendation as one recommendation - do not count a recommendation as one for dad, one for mom, and one as a split recommendation.
- 9f Enter the total of items 9a, 9b, 9c, 9d, and 9e.
- 9g Enter the number of times the FOC recommended postjudgment changes in custody.
- 10 Enter the number of motions filed by the FOC on all matters pertaining to the areas specified under items 10a through 10d. This includes motions requesting the court to grant specific relief, recommendations for support changes that become orders unless an objection is filed, recommendations after a custody or parenting-time investigation that become orders unless an objection is filed, and recommendations after a joint meeting or conciliation conference. Count enforcement motions such as motion for liens, motions for performance bonds, and motions for license suspension but do not count show-cause enforcement motions or petitions for make-up parenting time in this section.
- 10e Enter the total of items 10a, 10b, 10c, and 10d.
- 11 Enter the number of support orders inappropriately modified because of inaccurate information or employee error. Inaccurate information means information supplied by parties that was inaccurate. Employee error means information inaccurate as a result of employee error. Neither inaccurate information nor employee error is defined in statute. Thus, FOCs are able to define this element as they wish.
- 11a We suggest that the term "inaccurate information" be treated as information supplied by someone other than the FOC that was inaccurate. If you use an alternate definition, note that fact on the report.
- 11b We suggest that "employee error" be treated as an order that is modified because of employee error when it otherwise should not have been modified. If you use an alternate definition, note that fact on the report.
- 11c Enter the total of items 11a and 11b.
- 12 Enter the number of stipulation and consent orders that were prepared by FOC staff (this may include stipulations as a result of mediation or some other form of ADR) on all matters pertaining to the areas specified under items 12a through 12d. Item 12d may include change of domicile or change of legal address, etc. When an order deals with more than one issue, **count each issue as a separate order**.
- 12e Enter the total of items 12a, 12b, 12c, and 12d.

- 13 Enter the number of reviews completed by FOC staff on all matters pertaining to the areas specified under items 13a through 13d pursuant to MCL 552.528(f). When a review deals with more than one issue, **count each issue as a separate review.**

The term “review” is not defined in the statute. It appears in other contexts in the FOC act concerning support. The term is also used in connection with enforcement remedies that allow the FOC to review to determine whether there is a mistake of fact concerning the amount due or the identity of the payer. We suggest that FOCs treat “review” as any time the FOC examines a case to determine whether it is appropriate to conduct either a support evaluation or a parenting-time enforcement action or evaluation. If your office uses a different definition, note that fact on the report.

- 13e Enter the total of items 13a, 13b, 13c, and 13d.

- 14 Enter the number of complaints regarding support by FOC staff by the manner in which they were received as indicated under items 14a through 14c. The statute does not define what constitutes a “complaint.” Thus a “complaint could be a complaint about the FOC concerning these issues, a complaint about policy, a complaint about another parent, an expression of displeasure about parenting time or support, or something else.” The statute also does not make a distinction between an initial contact by phone that results in a subsequent written contact. We recommend that FOCs count as complaints only those contacts that require subsequent action by the office. For instance, a telephone contact that complains about parenting time being denied could be classified as a phone complaint if the FOC recommends that the person put the complaint in writing for purposes of possible action. If you use another definition of complaint, note that fact on the report.

- 14d Enter the total of items 14a, 14b, and 14c.

- 15 Enter the number of complaints regarding parenting time pursuant to MCL 552.528 by the manner in which they were received as indicated under items 15a through 15c. The statute does not define what constitutes a “complaint.” Thus a “complaint could be a complaint about the FOC concerning these issues, a complaint about policy, a complaint about another parent, an expression of displeasure about parenting time or support, or something else.” The statute also does not make a distinction between an initial contact by phone that results in a subsequent written contact. We recommend that FOCs count as complaints only those contacts that require subsequent action by the office. For instance, a telephone contact that complains about parenting time being denied could be classified as a phone complaint if the FOC recommends that the person put the complaint in writing for purposes of possible action. If you use another definition of complaint, note that fact on the report.

- 15d Enter the total of items 15a, 15b, and 15c.

- 16a Enter the number of foreign interstate orders registered in Michigan.

- 16b Enter the number of Michigan orders registered in another state.

- 16c Enter the total of items 16a and 16b.

- 17 Enter the number of hearings performed by FOC referees.

- 17a Custody refers to a referee hearing set up to enter original orders or modify existing orders related to custody.
- 17b Parenting time established or modified refers to a referee hearing set up to enter original orders or modify existing orders related to parenting time.
- 17c Make-up parenting time refers to a referee hearing to establish make-up parenting time pursuant to MCL 552.528(e).
- 17d Support established refers to a referee hearing set up to enter original orders or modify an existing order related to support. Establishment means that something has been established that was previously not covered in the order or that was reserved in the order. For support, count an order for zero or that offsets support amounts in a split custody case as an order establishing support. If the order is later modified to set a different amount, the order is a modification.
- 17e Support increase refers to a referee hearing set up to increase a support order.
- 17f Support decrease refers to a referee hearing set up to decrease a support order.
- 17g Health care established or modified refers to a referee hearing to establish or modify health care. Establishment means that something has been established that was previously not covered in the order or that was reserved in the order.
- 17h Other refers to hearings dealing with matters other than custody, parenting time, or support, such as change of domicile, property, etc.
- 17i Support enforcement refers to referee hearings to enforce a support order, including but not limited to, income-withholding hearings, petitions for liens, petitions for bonds to guarantee future support, receiverships, etc. including show-cause hearings.
- 17j Custody enforcement refers to referee hearings to enforce a custody order including show-cause hearings.
- 17k Parenting-time enforcement refers to referee hearings to enforce a parenting-time order, including make-up parenting-time hearings, hearings to set a specific parenting-time schedule, and show-cause hearings. Do not include hearings to establish make-up parenting-time (item 17c).
- 17l Health care enforcement refers to referee hearings to enforce health care only, including show-cause hearings.
- 17m Other enforcement refers to referee hearings to enforce orders other than support, custody, or parenting time, including show-cause hearings. Count child protective proceedings if the referee is IV-D funded or has been cross-trained to perform both IV-D and IV-E functions.
- 17n Enter the total of items 17a through 17m.
- 18 Enter the number of orders proposed or recommended by referees. Count only the actual number of proposed orders submitted to the parties and court, even if the order deals with multiple issues. If the referee hears multiple issues in the case and prepares separate proposed orders for different issues, these proposed orders are each counted as proposed orders. Note, that the number of orders will not correspond to the number of issues in item 17n.

- 19 Enter the number of cases heard by referees that required hearings before a circuit judge.
- 20 Enter the number of license-suspension notices for support sent by the FOC.
- 21 Enter the number of hearings requested as a result of license-suspension notices.
- 22a Enter the number of conditional-suspension orders generated by the friend of the court for support violations.
- 22b Enter the number of conditional-suspension orders generated by the FOC for parenting-time violations.
- 22c Enter the total of items 22a and 22b.
- 23 Enter the number of liens issued. This is the number of liens perfected, including those from FIDM.
- 24 Enter the number of petitions filed for make-up parenting time.
- 25 Enter the number of hearings held (petitions) for make-up parenting time.
- 26 Enter the number of times that make-up parenting time was applied by the FOC as a parenting-time-enforcement remedy in accordance with the court's make-up parenting-time policy.
- 27 Enter the number of times that make-up parenting time was ordered.
- 28 Enter the amount (in days) of make-up parenting time applied by the FOC.
- 29 Enter the amount (in days) of make-up parenting time ordered.
- 30 Enter the number of motions and orders to show cause filed with the court.
- 31 Enter the number of show-cause hearings resolved by the FOC (other than referee) without the need for a hearing before a judge or referee, but that did result in an order. If the show-cause hearing was adjourned by FOC court staff and then later heard by a referee or judge, count this activity as one resolved by the friend of the court staff and one heard by a referee/judge. Note: FOC offices may have multiple show-cause hearings or FOC meetings as a result of a single show-cause hearing request.
- 32 Enter the number of show-cause hearings actually heard by referees, whether before a referee on an original show-cause order or adjournment. Include referee hearings after the FOC settled the issue. Also include referee show-cause hearings where the party failed to appear.
- 33 Enter the number of show-cause hearings actually heard by judges on the basis of a request for a de novo review or as a result of a specific recommendation from a referee or on a request by the friend of the court and that were not heard by a referee. Enter the number of show-cause hearings by judges regardless of whether a party appeared. These include de-novo reviews, adjournments, and follow-up hearings that were initially heard by referees or settled by the FOC.

- 34 Enter the total of items 32g and 33g.
- 35 Enter the number of times a respondent failed to appear on an order to show cause.
- 36a Enter the number of new bench warrants issued during the reporting period for failure to appear.
- 36b Enter the number of new bench warrants issued during the reporting period for reasons other than failure to appear (for example, an order for immediate arrest under MCR 3.208[B][6]).
- 36c Enter the total of items 36a and 36b.
- 37 Enter the number of outstanding bench warrants whether or not the warrants have been registered on LEIN.
- 38 Enter the number of bench warrants disposed of at hearings by judges or referees, or bench warrants that have been dismissed, resolved, recalled, quashed, etc.
- 39 Enter the number of bench-warrant arrests made by deputized friend of the court staff or FOC bench warrant officers. Arrest means service of an active complaint and order for bench warrant and subsequent detention until release on bond or a hearing on the bench warrant.
- 40 Enter the number of bench-warrant arrests made by agencies other than the friend of the court (such as, city police department, state police, etc.). Arrest means service of an active bench warrant and subsequent detention until release on bond or a hearing on the bench warrant.
- 41 Enter the total of items 39 and 40.
- 42 Enter the total number of federal and state tax intercepts inappropriately submitted because of inaccurate information or employee error. This only includes those cases in which the submission was due to inaccurate information or employee error, not those cases in which a change of circumstances occurs after the submission or in which the case was properly submitted for offset but the amount was subsequently adjusted.
- 43 Enter the number of days each year the office is open for business.
- 44 Enter the number of hours the office is open for business each week pursuant to MCL 552.503(8).
- 45 Enter the number of hours worked in a standard work week.
- 46 Enter the number of friend of the court employees (include contract employees) currently employed in the office.
- 47 Enter the number of employees in other county departments that perform friend of the court mandated services.
- 48 Indicate whether the FOC maintains a bank account at a financial institution.
- 49 Indicate how often (in days) the FOC forwards funds to the State Disbursement Unit.
- 50 Indicate whether there are any unidentified funds in the FOC's account.