IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA

IN RE: ADMINISTRATION AND ENFORCEMENT OF ORDERS FOR ALIMONY PENDENTE LITE (APL) NO. MD - - 2014 ADMINISTRATIVE ORDER

<u>ORDER</u>

1

AND NOW, this 4th day of April, 2014, it is hereby ORDERED that the Lycoming County Domestic Relations Office will no longer administer or enforce orders for alimony pendente lite, unless there is also a child support obligation between the parties, without special order of Court. The Lycoming County Domestic Relations Office will no longer administer or enforce orders for alimony without special order of Court. Any existing cases for alimony pendente lite or alimony that are currently being administered or enforced by the Lycoming County Domestic Relations Office will continue to be administered or enforced by the Domestic Relations Office.

This Order applies only to requests for administration or enforcement of these matters filed after this date. Nothing shall prohibit a party from filing for special relief with the Court to request administration or enforcement of these obligations by the Lycoming County Domestic Relations Office. Agreements between the parties regarding administration and enforcement through Domestic Relations will not be honored and will be rejected by the Court in any agreements submitted for approval.

v the Court.

NLB/jrr c. Family Court Domestic Relations Court Administrator