

MICHIGAN SUPREME COURT

NOTICE OF PUBLIC ADMINISTRATIVE HEARING

Pursuant to Administrative Order No. 1997-11, the Michigan Supreme Court will hold a public administrative hearing on Wednesday, November 30, 2011, in the Supreme Court courtroom located on the sixth floor of the Michigan Hall of Justice, 925 W. Ottawa Street, Lansing, Michigan 48915. The hearing will begin promptly at 9:30 a.m. and adjourn no later than 11:30 a.m. Persons who wish to address the Court regarding matters on the agenda will be allotted three minutes each to present their views, after which the speakers may be questioned by the Justices. To reserve a place on the agenda, please notify the Office of the Clerk of the Court in writing at P.O. Box 30052, Lansing, Michigan 48909, or by e-mail at MSC_clerk@courts.mi.gov, no later than Monday, November 28, 2011.

Administrative matters on the agenda for this hearing are:

1. 2002-24 Proposed Amendment of Rule 7.3 of the Michigan Rules of Professional Conduct.
Published at 489 Mich 1285-1287 (2011).
Issue: *Whether to adopt the proposed amendments of MRPC 7.3 that would reformat the rule, would require the inclusion of the designation "Advertising Material" for written materials (including e-mail communications), but not for radio or television advertisements, and also would require that a 30-day period must pass before an attorney may contact a potential client after a death, injury, or accident.*
2. 2008-36 Proposed Amendment of Rule 7.202 of the Michigan Court Rules or Proposed Adoption of Administrative Order No. 2011-XX.
Published at 489 Mich 1243-1245 (2011).
Issue: *Whether to adopt one of the published alternatives, including Alternative A, which would establish that an order suppressing material and substantial evidence is considered a final order, and therefore is subject to an appeal by right, or Alternative B, which would establish a right to a mandatory stay*

while a prosecutor pursues interlocutory appeal of a trial court's decision to suppress a prosecutor's evidence.

3. 2010-12 Proposed Amendment of Rule 606 of the Michigan Rules of Evidence and Proposed Amendment of Rule 2.512 of the Michigan Court Rules.
Published at 489 Mich 1245-1246 (2011).
Issue: *Whether to adopt the proposed amendments of MRE 606 and MCR 2.512 that would provide guidance about the scope of inquiry that jurors may be subject to following a verdict and would establish a procedure by which postverdict contact with jurors may be sought.*
4. 2010-13 Proposed Amendment of Rule 6.001 of the Michigan Court Rules.
Published at 489 Mich 1246-1247 (2011).
Issue: *Whether to adopt the proposed amendment of MCR 6.001 that is intended to clarify the discovery procedures in district court.*
5. 2010-14 Proposed Adoption of New Rule 6.202 of the Michigan Court Rules.
Published at 489 Mich 1284-1285 (2011).
Issue: *Whether to adopt MCR 6.202 that would create a "notice and demand" rule to allow forensic reports to be admitted into evidence without the forensic analyst's presence if the defendant does not object to the report's entry.*
6. 2010-19 Proposed Amendments of Subchapter 7.100 of the Michigan Court Rules.
Published at 489 Mich 1247-1284 (2011).
Issue: *Whether to adopt the proposed amendments of Subchapter 7.100 of the Michigan Court Rules as submitted by the Circuit Court Appellate Rules Revision Committee.*