Order

Michigan Supreme Court Lansing, Michigan

Elizabeth T. Clement, Chief Justice

Brian K. Zahra David F. Viviano Richard H. Bernstein Megan K. Cavanagh Elizabeth M. Welch Kyra H. Bolden, Justices

March 27, 2024

ADM File No. 2022-10

Proposed Alternative Amendments of Rule 8.126 of the Michigan Court Rules

On order of the Court, this is to advise that the Court is considering alternative amendments of Rule 8.126 of the Michigan Court Rules. Before determining whether either of the alternative proposals should be adopted, changed before adoption, or rejected, this notice is given to afford interested persons the opportunity to comment on the form or the merits of the proposal or to suggest alternatives. The Court welcomes the views of all. This matter will also be considered at a public hearing. The notices and agendas for each public hearing are posted on the <u>Public Administrative Hearings</u> page.

Publication of this proposal does not mean that the Court will issue an order on the subject, nor does it imply probable adoption of the proposal in its present form.

[Additions to the text are indicated in underlining and deleted text is shown by strikeover.]

ALTERNATIVE A

Rule 8.126 Temporary Admission to the Bar

- (A) <u>Definitions</u>. For purposes of this rule:
 - (1) "Foreign attorney" is an attorney who is
 - (a) licensed to practice law in another state or territory of the United States of America, in the District of Columbia, in a Tribal court, or in a foreign country;
 - (b) not a member of the Bar; and
 - (c) not disbarred or suspended in any jurisdiction.
 - (2) "Sponsoring attorney" is an attorney who is a member of the Bar.
 - (3) "Tribunal" is a court, administrative agency, or arbitrator. Tribunal also

includes a mediator who conducts a facilitation or mediation that is not in connection with a filed court case.

- (4) <u>"The Bar" is the State Bar of Michigan.</u>
- (<u>BA</u>) Temporary Admission.
 - (1) A foreign attorney may request temporary admission to practice before tribunals in this state through a sponsoring attorney. Permission for a foreign attorney to appear and practice is within the discretion of the tribunal.
 - (2) <u>A foreign attorney may not appear in more than five cases in any 365-day period.</u>
 - (3) For a foreign attorney employed by a legal services program that is a grantee of the federal Legal Services Corporation or the Michigan State Bar Foundation, or employed by a law school clinic that provides services on the basis of indigence, for the time period in which the foreign attorney's application to be licensed in Michigan is submitted and pending before the Board of Law Examiners, the foreign attorney shall:
 - (a) pay the fee for temporary admission with the first application for temporary admission; and
 - (b) <u>have fees waived for all subsequent applications for admission after</u> the fee is paid for the first application for temporary admission.

A foreign attorney who is no longer employed as required by this subrule or whose application to be licensed in Michigan has been withdrawn or denied must notify the Bar and will no longer be eligible for temporary admission under this subrule.

Except as otherwise provided in this rule, an out of state attorney may seek temporary admission as determined by this subsection. Any person who is licensed to practice law in another state or territory, or in the District of Columbia, of the United States of America, or in any foreign country, and who is not disbarred or suspended in any jurisdiction, and who is eligible to practice in at least one jurisdiction, may be permitted to appear and practice in a specific case in a court, before an administrative tribunal or agency, or in a specific arbitration proceeding in this state when associated with and on motion of an active member of the State Bar of Michigan who appears of record in the case. An out-of-state attorney may be temporarily admitted to practice under this rule in no more than five cases in a 365-day period.

Permission to appear and practice is within the discretion of the court, administrative tribunal or agency, or arbitrator and may be revoked at any time for misconduct. For purposes of this rule, an out-of-state attorney is one who is licensed to practice law in another state or territory, or in the District of Columbia, of the United States of America, or in a foreign country and who is not a member of the State Bar of Michigan.

(<u>C</u>4) Procedure for Foreign Attorneys.

- (1) The sponsoring attorney must appear as counsel of record and file a motion asking the tribunal to grant the foreign attorney temporary admission to practice. The motion must be supported with:
 - (a) <u>a certificate of good standing for the foreign attorney issued within</u> <u>the last 30 days by a jurisdiction where the foreign attorney is licensed</u> <u>and eligible to practice;</u>Motion. An attorney seeking temporary admission must be associated with a Michigan attorney. The Michigan attorney with whom the out-of-state attorney is associated shall file with the court or administrative tribunal or agency, or arbitrator an appearance and a motion that seeks permission for the temporary admission of the out-of-state attorney. The motion shall be supported by a current certificate of good standing issued by a jurisdiction where the out-of-state attorney is licensed and eligible to practice, the document supplied by the State Bar of Michigan showing that the required fee has been paid and an affidavit of the out-of-state attorney seeking temporary admission, which affidavit shall verify</u>
 - (b) an affidavit signed by the foreign attorney that verifies:
 - (i) the jurisdiction(s) in which the <u>foreign</u> attorney is or has been licensed or has sought licensure;
 - (ii) the jurisdiction(s) where the attorney is presently eligible to practice and the attorney's good standing in all jurisdictions where licensed;
 - (iii) that the <u>foreign</u> attorney is not disbarred, <u>or</u>-suspended <u>from</u> <u>the practice of law, norin any jurisdiction, and is not</u> the subject of any pending disciplinary action, <u>and that the attorney is licensed and is in good standing in anyall</u> jurisdictions where <u>licensed</u>; and

- (iv) that <u>the foreign attorney</u> he or she is familiar with the Michigan Rules of Professional Conduct, <u>Michigan Court Rules</u>, and the Michigan Rules of Evidence, and these court rules.
- (c) <u>a copy of any disciplinary dispositions concerning the foreign</u> <u>attorney;</u>

The out-of-state attorney must attach to the affidavit copies of any disciplinary dispositions. The motion shall include an attestation of the Michigan attorney that the attorney has read the out of state attorney's affidavit, has made a reasonable inquiry concerning the averments made therein, believes the out-of-state attorney's representations are true, and agrees to ensure that the procedures of this rule are followed. The motion shall also include the addresses and email addresses of both attorneys.

- (d) <u>a statement by the sponsoring attorney that the sponsoring attorney:</u>
 - (i) <u>has read the foreign attorney's affidavit and any disciplinary</u> <u>dispositions concerning the foreign attorney;</u>
 - (ii) <u>believes the foreign attorney's representations to be true; and</u>
 - (iii) will ensure that the procedures of this rule are followed.
- (2) Prior to filing the motion with the tribunal, the motion and supporting materials must be filed with the Bar together with a fee equal to the discipline and client-protection portions of a Bar member's annual dues. Within seven days thereafter, the Bar must report to the tribunal, the sponsoring attorney, and the foreign attorney:
 - (a) that the fee has been paid to the Bar; and
 - (b) the number of times that the foreign attorney has been granted temporary admission to practice within the past 365 days.
- (3) If, after receiving the Bar's report, the tribunal finds that the requirements of this rule have been met, it may issue an order granting the foreign attorney temporary admission to practice in this state. The tribunal shall not enter such an order until after it receives the Bar's report.
- (4) If a tribunal issues an order granting the foreign attorney temporary admission to practice in this state, the foreign attorney must file a copy of the order with the Bar within seven days.

- (5) The foreign attorney must notify the Bar if the case is dismissed or closed prior to the tribunal granting or denying temporary admission.
- (6) Within seven days of learning that they are no longer in good standing with any jurisdiction where licensed or temporarily admitted to practice, the foreign attorney must notify the Bar and the tribunal(s) in which the foreign attorney is temporarily admitted to practice under this rule.
- (7) By seeking permission to appear under this rule, the foreign attorney consents to the jurisdiction of Michigan's attorney disciplinary system.
 - (b) Fee. In each case in which an out-of-state attorney seeks temporary admission in Michigan, the out-of-state attorney must pay a fee equal to the discipline and client-protection portions of a bar member's annual dues. The fee must be paid electronically to the State Bar of Michigan, in conjunction with submission of an electronic copy of the motion, the certificate of good standing and the affidavit to the State Bar of Michigan, pursuant to procedures established by the State Bar of Michigan. Upon receipt of the fee remitted electronically, confirmation of payment will issue electronically to the out-of-state attorney through the State Bar of Michigan's automated process.

Within seven days after receipt of the copy of the motion and fee, the State Bar of Michigan must notify the court, administrative tribunal or agency, or arbitrator and both attorneys whether the out-of-state attorney has been granted permission to appear temporarily in Michigan within the past 365 days, and, if so, the number of such appearances. The notification will be issued electronically, pursuant to the procedures established by the State Bar of Michigan. No order or other writing granting permission to appear in a case shall be entered by a court, administrative tribunal or agency, or arbitrator until the notification is received from the State Bar of Michigan.

- (D) Duration and Scope of Temporary Admission.
 - (1) If the tribunal granting temporary admission to practice is a court, then the temporary admission continues for the entire case, including through all appeals, any remands, and any facilitation, mediation, or arbitration that may be ordered by a court.
 - (2) If the tribunal granting temporary admission to practice is a mediator, arbitrator, or administrative agency, that tribunal may grant a foreign

attorney temporary admission to practice only for the limited purpose of representing a party in the facilitation, mediation, arbitration, or administrative proceeding. If the facilitation, mediation, arbitration, or administrative proceeding results in a case or other proceeding before a court, then the foreign attorney must apply for temporary admission before the court.

- (E) <u>Revocation</u>. The tribunal before whom a foreign attorney is practicing:
 - (1) may revoke the attorney's temporary admission at any time for misconduct, or
 - (2) must revoke the attorney's temporary admission upon receiving notice that the attorney is no longer in good standing under subrule (C)(6).

If the tribunal revokes a foreign attorney's temporary admission under this rule, it must immediately notify the foreign attorney, the Bar, and the sponsoring attorney of its decision.

- (F) <u>A Sponsoring Attorney.</u>
 - (1) If a tribunal allows a sponsoring attorney to withdraw, another member of the Bar must appear as a sponsoring attorney with the foreign attorney. A sponsoring attorney must have the authority to conduct the case or proceeding if the foreign attorney does not or is unable to do so for any reason.
 - (2) After a foreign attorney is granted temporary admission to practice, a tribunal may waive the requirements under subrule (1).
- (G) Distribution of SBM Fee. If a request for investigation is filed with the grievance administrator against a foreign attorney temporarily admitted to practice under this rule, the entire amount of the fee(s) paid to the Bar for the case(s) in which the allegations of misconduct arose must be transferred to the disciplinary system.

The State Bar of Michigan shall retain the discipline portion of the fee for administration of the request for temporary admission and disciplinary oversight and allocate the client-protection portion to the Client Protection Fund. If a request for investigation is filed with the grievance administrator against an attorney while temporarily admitted to practice in Michigan, the entire amount of the administration fee paid by that attorney for the case in which the allegations of misconduct arose would be transferred to the disciplinary system. Order. Following notification by the State Bar of Michigan, if the out-ofstate attorney has been granted permission to appear temporarily in fewer than 5 cases within the past 365 days, the court, administrative tribunal or agency, or arbitrator may enter an order granting permission to the out-ofstate attorney to appear temporarily in a case. If an order or other writing granting permission is entered, the Michigan attorney shall submit an electronic copy of the order or writing to the State Bar of Michigan within

(c)

seven days.

- (d) By seeking permission to appear under this rule, an out-of-state attorney consents to the jurisdiction of Michigan's attorney disciplinary system.
- (<u>HB</u>) Waiver. An <u>foreign attorney</u>applicant is not required to associate with <u>a sponsoring</u> <u>attorney</u>local counsel, limited to the number of appearances to practice, or required to pay the fee to the <u>State</u> Bar of <u>Michigan</u>, if the <u>foreign attorney</u>applicant establishes to the satisfaction of the <u>tribunalcourt</u> in which the <u>foreign</u> attorney seeks to appear that:
 - (1) the <u>foreign attorneyapplicant</u> appears for the limited purpose of participating in a child custody proceeding as defined by MCL 712B.3(b) in a Michigan court pursuant to the Michigan Indian Family Preservation Act, MCL 712B.1 *et seq.*; and
 - (2) the <u>foreign attorneyapplicant</u> represents an Indian tribe as defined by MCL 712B.3; and
 - (3) the <u>foreign attorney</u> applicant presents an affidavit from the Indian child's tribe asserting the tribe's intent to intervene and participate in the state court proceeding, and averring the child's membership or eligibility for membership under tribal law; and
 - (4) the <u>foreign attorney</u>applicant presents an affidavit that verifies:
 - (a) the jurisdiction(s) in which the <u>foreign</u> attorney is or has been licensed or has sought licensure;
 - (b) the jurisdiction(s) in which where the foreign attorney is presently admitted and eligible to practice and is in good standing in all jurisdictions where licensed;
 - (c) that the <u>foreign</u> attorney is not disbarred, or suspended <u>from the</u> <u>practice of lawin any jurisdiction</u>, <u>noris not</u> the subject of any pending

disciplinary action, <u>in any jurisdiction</u> and that the attorney is licensed and is in good standing in all jurisdictions where licensed; and

- (d) that <u>the foreign attorney</u>he or she is familiar with the Michigan Rules of Professional Conduct, <u>Michigan Court Rules</u>, and the Michigan Rules of Evidence, and these rules.
- (5) If the court in which the <u>foreign</u> attorney seeks to appear is satisfied that the <u>foreign</u> out of state attorney has met the requirements in this subrule, the court shall enter an order authorizing the <u>foreign</u> out of state attorney's temporary admission.

ALTERNATIVE B

- Rule 8.126 Temporary Admission to the Bar
- (A) Definitions. For purposes of this rule:
 - (1) "Foreign attorney" is an attorney who is
 - (a) licensed to practice law in another state or territory of the United States of America, in the District of Columbia, in a Tribal court, or in a foreign country;
 - (b) not a member of the Bar; and
 - (c) not disbarred or suspended in any jurisdiction.
 - (2) "Sponsoring attorney" is an attorney who is a member of the Bar.
 - (3) <u>"Tribunal" is a court, administrative agency, or arbitrator.</u> Tribunal also includes a mediator who conducts a facilitation or mediation that is not in connection with a filed court case.
 - (4) "The Bar" is the State Bar of Michigan.
- (<u>B</u>A) Temporary Admission.
 - (1) <u>A foreign attorney may request temporary admission to practice before</u> <u>tribunals in this state through a sponsoring attorney.</u>
 - (2) Except as provided in subrule (B)(3), a foreign attorney may not appear in more than five cases in any 365-day period.

- (3) For a foreign attorney employed by a legal services program that is a grantee of the federal Legal Services Corporation or the Michigan State Bar Foundation, or employed by a law school clinic that provides services on the basis of indigence, for the time period in which the foreign attorney's application to be licensed in Michigan is submitted and pending before the Board of Law Examiners, the foreign attorney shall:
 - (a) pay the fee for temporary admission with the first application for temporary admission;
 - (b) have fees waived for all subsequent applications for admission after the fee is paid for the first application for temporary admission; and
 - (c) not be subject to any limitation on the number of cases in which the foreign attorney may be eligible for temporary admission.

A foreign attorney who is no longer employed as required by this subrule or whose application to be licensed in Michigan has been withdrawn or denied must notify the Bar and will no longer be eligible for temporary admission under this subrule.

Except as otherwise provided in this rule, an out of state attorney may seek temporary admission as determined by this subsection. Any person who is licensed to practice law in another state or territory, or in the District of Columbia, of the United States of America, or in any foreign country, and who is not disbarred or suspended in any jurisdiction, and who is eligible to practice in at least one jurisdiction, may be permitted to appear and practice in a specific case in a court, before an administrative tribunal or agency, or in a specific arbitration proceeding in this state when associated with and on motion of an active member of the State Bar of Michigan who appears of record in the case. An out-of-state attorney may be temporarily admitted to practice under this rule in no more than five cases in a 365-day period. Permission to appear and practice is within the discretion of the court, administrative tribunal or agency, or arbitrator and may be revoked at any time for misconduct. For purposes of this rule, an out-of-state attorney is one who is licensed to practice law in another state or territory, or in the District of Columbia, of the United States of America, or in a foreign country and who is not a member of the State Bar of Michigan.

(C1) Procedure for Foreign Attorneys.

- (1) The sponsoring attorney must appear as counsel of record and file a motion asking the tribunal to grant the foreign attorney temporary admission to practice. The motion must be supported with:
 - (a) <u>a certificate of good standing for the foreign attorney issued within</u> <u>the last 30 days by a jurisdiction where the foreign attorney is licensed</u> <u>and eligible to practice;</u>Motion. An attorney seeking temporary admission must be associated with a Michigan attorney. The Michigan attorney with whom the out-of-state attorney is associated shall file with the court or administrative tribunal or agency, or arbitrator an appearance and a motion that seeks permission for the temporary admission of the out-of-state attorney. The motion shall be supported by a current certificate of good standing issued by a jurisdiction where the out-of-state attorney is licensed and eligible to practice, the document supplied by the State Bar of Michigan showing that the required fee has been paid and an affidavit of the out-of-state attorney seeking temporary admission, which affidavit shall verify</u>
 - (b) an affidavit signed by the foreign attorney that verifies:
 - the jurisdiction(s) in which the <u>foreign</u> attorney is or has been licensed or has sought licensure;
 - (ii) the jurisdiction(s) where the attorney is presently eligible to practice and the attorney's good standing in all jurisdictions where licensed;
 - (iii) that the <u>foreign</u> attorney is not disbarred, or suspended <u>from</u> the practice of law, norin any jurisdiction, and is not the subject of any pending disciplinary action, and that the attorney is licensed and is in good standing in <u>anyall</u> jurisdictions where licensed; and
 - (iv) that <u>the foreign attorney</u><u>he or she</u> is familiar with the Michigan Rules of Professional Conduct, <u>Michigan Court Rules</u>, and the Michigan Rules of Evidence, and these court rules.
 - (c) <u>a copy of any disciplinary dispositions concerning the foreign</u> <u>attorney;</u>

The out-of-state attorney must attach to the affidavit copies of any disciplinary dispositions. The motion shall include an attestation of the Michigan attorney that the attorney has read the out-of-state attorney's

affidavit, has made a reasonable inquiry concerning the averments made therein, believes the out-of-state attorney's representations are true, and agrees to ensure that the procedures of this rule are followed. The motion shall also include the addresses and email addresses of both attorneys.

- (d) <u>a statement by the sponsoring attorney that the sponsoring attorney:</u>
 - (i) <u>has read the foreign attorney's affidavit and any disciplinary</u> <u>dispositions concerning the foreign attorney;</u>
 - (ii) <u>believes the foreign attorney's representations to be true; and</u>
 - (iii) will ensure that the procedures of this rule are followed.
- (2) Prior to filing the motion with the tribunal, the motion and supporting materials must be filed with the Bar together with a fee equal to the discipline and client-protection portions of a Bar member's annual dues. Within seven days thereafter, the Bar must report to the tribunal, the sponsoring attorney, and the foreign attorney:
 - (a) that the fee has been paid to the Bar; and
 - (b) the number of times that the foreign attorney has been granted temporary admission to practice within the past 365 days.
- (3) If, after receiving the Bar's report, the tribunal finds that the requirements of this rule have been met, it may issue an order granting the foreign attorney temporary admission to practice in this state. The tribunal shall not enter such an order until after it receives the Bar's report.
- (4) If a tribunal issues an order granting the foreign attorney temporary admission to practice in this state, the foreign attorney must file a copy of the order with the Bar within seven days.
- (5) The foreign attorney must notify the Bar if the case is dismissed or closed prior to the tribunal granting or denying temporary admission.
- (6) Within seven days of learning that they are no longer in good standing with any jurisdiction where licensed or temporarily admitted to practice, the foreign attorney must notify the Bar and the tribunal(s) in which the foreign attorney is temporarily admitted to practice under this rule.

- (7) By seeking permission to appear under this rule, the foreign attorney consents to the jurisdiction of Michigan's attorney disciplinary system.
 - (b) Fee. In each case in which an out-of-state attorney seeks temporary admission in Michigan, the out-of-state attorney must pay a fee equal to the discipline and client-protection portions of a bar member's annual dues. The fee must be paid electronically to the State Bar of Michigan, in conjunction with submission of an electronic copy of the motion, the certificate of good standing and the affidavit to the State Bar of Michigan, pursuant to procedures established by the State Bar of Michigan. Upon receipt of the fee remitted electronically, confirmation of payment will issue electronically to the out-of-state attorney through the State Bar of Michigan's automated process.

Within seven days after receipt of the copy of the motion and fee, the State Bar of Michigan must notify the court, administrative tribunal or agency, or arbitrator and both attorneys whether the out-of-state attorney has been granted permission to appear temporarily in Michigan within the past 365 days, and, if so, the number of such appearances. The notification will be issued electronically, pursuant to the procedures established by the State Bar of Michigan. No order or other writing granting permission to appear in a case shall be entered by a court, administrative tribunal or agency, or arbitrator until the notification is received from the State Bar of Michigan.

- (D) Duration and Scope of Temporary Admission.
 - (1) If the tribunal granting temporary admission to practice is a court or administrative agency, then the temporary admission continues for the entire case, including through all appeals, any remands, and any facilitation, mediation, or arbitration that may be ordered by a court or administrative agency. A foreign attorney is not required to reapply for temporary admission each time the case moves to or from an administrative agency or between courts.
 - (2) If the tribunal granting temporary admission to practice is a mediator or arbitrator, the mediator or arbitrator may grant a foreign attorney temporary admission to practice only for the limited purpose of representing a party in the facilitation, mediation, or arbitration. If the facilitation, mediation, or arbitration results in a case or other proceeding before a court or administrative agency, then the foreign attorney must apply for temporary admission before the court or administrative agency.

- (E) <u>Revocation</u>. The tribunal that granted the foreign attorney's temporary admission
 - (1) <u>may revoke the attorney's temporary admission at any time for misconduct,</u> <u>or</u>
 - (2) <u>must revoke the attorney's temporary admission upon receiving notice that</u> the attorney is no longer in good standing under subrule (C)(6).

If the tribunal revokes a foreign attorney's temporary admission under this rule, it must immediately notify the foreign attorney, the Bar, and the sponsoring attorney of its decision.

- (F) <u>A Sponsoring Attorney.</u>
 - (1) If a tribunal allows a sponsoring attorney to withdraw, another member of the Bar must appear as a sponsoring attorney with the foreign attorney. A sponsoring attorney must have the authority to conduct the case or proceeding if the foreign attorney does not or is unable to do so for any reason.
 - (2) A tribunal may waive the requirement for a foreign attorney to have a sponsoring attorney.
- (G) Distribution of SBM Fee. If a request for investigation is filed with the grievance administrator against a foreign attorney temporarily admitted to practice under this rule, the entire amount of the fee(s) paid to the Bar for the case(s) in which the allegations of misconduct arose must be transferred to the disciplinary system.

The State Bar of Michigan shall retain the discipline portion of the fee for administration of the request for temporary admission and disciplinary oversight and allocate the client-protection portion to the Client Protection Fund. If a request for investigation is filed with the grievance administrator against an attorney while temporarily admitted to practice in Michigan, the entire amount of the administration fee paid by that attorney for the case in which the allegations of misconduct arose would be transferred to the disciplinary system.

(c) Order. Following notification by the State Bar of Michigan, if the out ofstate attorney has been granted permission to appear temporarily in fewer than 5 cases within the past 365 days, the court, administrative tribunal or agency, or arbitrator may enter an order granting permission to the out ofstate attorney to appear temporarily in a case. If an order or other writing granting permission is entered, the Michigan attorney shall submit an electronic copy of the order or writing to the State Bar of Michigan within seven days.

- (d) By seeking permission to appear under this rule, an out-of-state attorney consents to the jurisdiction of Michigan's attorney disciplinary system.
- (<u>HB</u>) Waiver. An <u>foreign attorney</u>applicant is not required to associate with <u>a sponsoring</u> <u>attorney</u>local counsel, limited to the number of appearances to practice, or required to pay the fee to the <u>State</u> Bar of <u>Michigan</u>, if the <u>foreign attorney</u>applicant establishes to the satisfaction of the <u>tribunal</u>court in which the <u>foreign</u> attorney seeks to appear that:
 - (1) the <u>foreign attorneyapplicant</u> appears for the limited purpose of participating in a child custody proceeding as defined by MCL 712B.3(b) in a Michigan court pursuant to the Michigan Indian Family Preservation Act, MCL 712B.1 *et seq.*; and
 - (2) the <u>foreign attorneyapplicant</u> represents an Indian tribe as defined by MCL 712B.3; and
 - (3) the <u>foreign attorney</u>applicant presents an affidavit from the Indian child's tribe asserting the tribe's intent to intervene and participate in the state court proceeding, and averring the child's membership or eligibility for membership under tribal law; and
 - (4) the <u>foreign attorney</u>applicant presents an affidavit that verifies:
 - (a) the jurisdiction(s) in which the <u>foreign</u> attorney is or has been licensed or has sought licensure;
 - (b) the jurisdiction(s) in which where the foreign attorney is presently admitted and eligible to practice and is in good standing in all jurisdictions where licensed;
 - (c) that the <u>foreign</u> attorney is not disbarred, or suspended <u>from the</u> <u>practice of lawin any jurisdiction</u>, <u>noris not</u> the subject of any pending disciplinary action, <u>in any jurisdiction</u> and that the attorney is licensed and is in good standing in all jurisdictions where licensed; and
 - (d) that <u>the foreign attorney</u> he or she is familiar with the Michigan Rules of Professional Conduct, <u>Michigan Court Rules</u>, and the Michigan Rules of Evidence, and these rules.

(5) If the court in which the <u>foreign</u> attorney seeks to appear is satisfied that the <u>foreign</u>out of state attorney has met the requirements in this subrule, the court shall enter an order authorizing the <u>foreign</u>out of state attorney's temporary admission.

Staff Comment (ADM File No. 2022-10): The proposed alternative amendments of MCR 8.126 would clarify and streamline the process for pro hac vice admission to practice in Michigan courts. A summary of the differences between the two alternatives is provided in this staff comment.

Limitations on the number of pro hac vice admissions. Generally, a foreign attorney may not appear in more than five cases in any 365-day period. Alternative A would retain this limitation for all foreign attorneys. Alternative B would eliminate this limitation for foreign attorneys employed by certain legal services programs and certain law school clinics. See Alternative B, proposed MCR 8.126(B)(3)(c).

Tribunal discretion. Under the current rule, admission of pro hac vice is "within the discretion of the court." Alternative A would incorporate similar language in proposed MCR 8.126(B)(1) whereas Alternative B would not.

Agency admission decisions. Alternative A would clarify that an administrative agency's decision to temporarily admit a foreign attorney does not bind the appellate courts to that agency's pro hac vice decision; rather, the attorney would need to apply for temporary admission before the court. See Alternative A, proposed MCR 8.126(D)(1)-(2). Alternative B would bind the appellate courts to an administrative agency's pro hac vice admission decision. See Alternative B, proposed MCR 8.126(D)(1).

Revocation of admission. Alternative A would provide revocation authority to the tribunal before whom a foreign attorney is practicing, whereas Alternative B would provide this authority to the tribunal that granted the admission. See Alternatives A and B, proposed MCR 8.126(E).

Sponsoring attorneys. Under MCR 8.126(F)(2), Alternative A specifies that a tribunal may waive the requirements under MCR 8.126(F)(1) and may do so after the foreign attorney is granted temporary admission. Alternative B does not include those conditions and states that "[a] tribunal may waive the requirement for a foreign attorney to have a sponsoring attorney." See Alternatives A and B, proposed MCR 8.126(F)(2).

The staff comment is not an authoritative construction by the Court. In addition, adoption of a new rule or amendment in no way reflects a substantive determination by this Court.

A copy of this order will be given to the Secretary of the State Bar and to the State Court Administrator so that they can make the notifications specified in MCR 1.201. Comments on the proposal may be submitted by July 1, 2024 by clicking on the "Comment on this Proposal" link under this proposal on the <u>Court's Proposed & Adopted Orders on Administrative Matters</u> page. You may also submit a comment in writing at P.O. Box 30052, Lansing, MI 48909 or via email at <u>ADMcomment@courts.mi.gov</u>. When submitting a comment, please refer to ADM File No. 2022-10. Your comments and the comments of others will be posted under the chapter affected by this proposal.



I, Larry S. Royster, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

March 27, 2024

Clerk