

**State Bar of Michigan
Criminal Jurisprudence and Practice Committee
April 16, 2010 at 2:00 p.m.
at the State Bar of Michigan Building
Teleconference Option: 1-800-270-1153, Passcode is 134891#.**

AGENDA

1. Call to Order & Welcome
2. Approval of Minutes
3. Old Business
 - a. Assessments of Criminals
[HB 5661](#) (McDowell) Crime victims; other; assessments against certain criminal defendants and juvenile offenders; increase. Amends sec. 5 of [1989 PA 196](#) (MCL [780.905](#)).
Status: 12/08/09 Referred to House Judiciary
Liaisons: John A. Jarema and Michael Howard Gordner
4. New Business
 - a. [HB 5995](#) (Sheltrown) Criminal procedure; expunction; destruction of fingerprint records and arrest card for juveniles who successfully complete probation; allow. Amends sec. 3 of [1925 PA 289](#) (MCL [28.243](#)).
Status: 04/13/10 Referred to Second Reading (House)
Liaisons: Hon. David Hoort and Abed E. Hammoud
 - b. [ADM File No. 2010-08 Proposal to Rescind Administrative Order No. 2003-7 and Adopt Administrative Order No. 2010-X \(Caseflow Management Guidelines\)](#)
This proposal would update the guidelines contained in Administrative Order 2003-7. The following list summarizes the changes that would be made by the proposed order.
 1. Add to the beginning of the order language about good cause for delays and remove related language from specific case categories.
 2. Move to the beginning of the order language about matters submitted to judge (this language currently exists at the end of the order).
 3. Eliminate all interim guidelines, leaving only initial and final guidelines.
 4. Decrease time for adjudicating 90% of mental illness petitions from 14 to 7 days. This time frame would apply to probate and circuit courts.
 5. Eliminate guidelines for miscellaneous cases in probate court.
 6. Decrease the percentage for preliminary examinations within 14 days from 100% to 80%. Add a 100% guideline for conclusion within 28 days. Extend the goals to include both commencement and conclusion of the examination.
 7. Increase the time for adjudicating 90% of divorce cases without children from 91 to 182 days.
 8. Increase the time for adjudicating 90% of divorce cases with children from 245 to 301 days.
 9. Eliminate guidelines for responding interstate registration cases.
 10. Increase the time for adjudicating name change from 91 to 126 days.

11. Increase the time for adjudicating 90% of felony cases from 91 to 154 days.

Issued: March 22, 2010

Comment period expires: July 1, 2010

Public hearing: To be scheduled

Liaisons: J. Kevin McKay and Erika S. Julien

5. Reports from Other Committees
6. Committee Projects
7. Adjournment.