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

<u>HB 5661</u> (McDowell) Crime victims; other; assessments against certain criminal defendants and juvenile offenders; increase. Amends sec. 5 of <u>1989 PA 196</u> (MCL <u>780.905</u>).

Status: 12/08/09 Referred to House Judiciary

Liaisons: John A. Jarema and Michael Howard Gordner

4. New Business

a. <u>HB 5995</u> (Sheltrown) Criminal procedure; expunction; destruction of fingerprint records and arrest card for juveniles who successfully complete probation; allow. Amends sec. 3 of <u>1925</u> 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.