

**From:** [Gadola, John, Honorable](#)  
**To:** [ADMcomment](#)  
**Subject:** ADM file No. 2020-17  
**Date:** Thursday, November 5, 2020 2:25:39 PM

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1)is this proposed NEW court rule being proposed as a result of some statutory change in the state of Michigan?

2)is this proposed NEW court rule being proposed to codify some new case law interpretation of an existing statute in the state of Michigan?

If yes, please let us as judges know where in the Michigan statutes or case law there was some change in Michigan law.

If no, please advise us as judges, and lawyers in the state of Michigan as to how we can go about creating new proposed court rules that seem to be just freestanding court rules based upon no statutory authority.

3)under this proposed NEW court rule section (B), are we as judges being made to create a record of our findings of fact, so that there is a record to preserve some issue for appeal purposes?

If yes, please advise as to what the topic of appeal would be when there is no constitutional right of the detained youth being violated, nor any violation of existing Michigan law.

*Honorable John A. Gadola*

Presiding Judge of the Family Division

7<sup>th</sup> Judicial Circuit Court