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Mr. Larry S. Royster
Clerk of the Michigan Supreme Court
P.O. Box 30052
Lansing, Michigan 48909

Re: Comment on Proposed Amendment of Rule 6.302

Dear Mr. Royster:

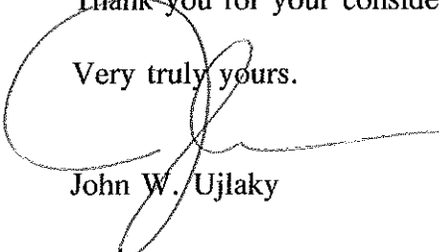
I would like to take this opportunity to make a comment on or question the Proposed Amendment of Rule 6.302. Despite having read and re-read the paragraph following Rule 6.302(C)(3)(d), I am at a total loss to comprehend the last couple of lines that read as follows, to wit:

" . . . the defendant will be allowed to withdraw from the plea agreement. A judge's decision not to follow the sentence recommendation does not entitle the defendant to withdraw the defendant's plea."

My complete confusion and lack of understanding arises from the question: how can a defendant be allowed to **withdraw from the plea agreement** but **not** be **entitled to withdraw his plea**. A plain reading of the terminology appears to create an irresolvable inconsistency. It appears pointless for a defendant to withdraw from the plea agreement without being able to withdraw the plea.

Thank you for your consideration of my comment.

Very truly yours,


John W. Ujlaky

