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**From:** Gary Schenk <gschenk@schenkboncher.com>  
**Sent:** Tuesday, December 01, 2015 9:23 AM  
**To:** ADMcomment  
**Subject:** ADM File No. 2014-13 -- Proposed Amendment to Rule 2.403

Dear Justices:

The proposed amendment to Rule 2.403 is neither needed nor a cure to any existing problem from this attorney's point of view. The rule has worked reasonably well for many years and gives litigants time to consider a careful and reasoned response as opposed to being "bulldozed" into making a decision due to time constraints.

Often, when the litigants include parties from other states or other areas of this state, the opportunity for counsel and client to meet and to review all of considerations simply should not be compressed into a shorter time period. The push on the part of MI Courts to "speed up the process" when it comes to litigation matters is, in my view, at the heart of turning the practice of law into a profession where the "attack dog" mentality comes into play.

Give us time to do our jobs and to practice our profession in its noblest traditions. Most of us do not have just one case to consider at a time.

Thank you for your consideration of my remarks.

*Gary P. Schenk*

Gary P. Schenk



Schenk Boncher & Rypma

Gary P. Schenk

Attorney

Direct: (616) 647-0968

Phone: (616) 647-8277

FAX: (616) 647-0958

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