UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN

IN RE: SUSPENSION OF ATTORNEYS

SOLELY FOR NON-PAYMENT OF

STATE BAR OF MICHIGAN DUES

ADMINISTRATIVE ORDER

NO. <u>17-AD-042</u>

On March 3, 2017, the State Bar of Michigan published notice of a large number of attorneys

suspended from practice solely for non-payment of dues. Attorneys who cure their dues delinquency

(including payment of a separate reinstatement fee) will be automatically reinstated by the State Bar

to good standing. Our Court normally applies reciprocal discipline under our Local Rules.

However, unlike the State Bar of Michigan, our Local Rules do not provide a process for automatic

reinstatement.

A suspension solely for non-payment of State Bar dues does not amount to professional

misconduct, or otherwise suggest an inability to meet the standard of practice established for persons

admitted to practice before this Court. Moreover, the process for suspending attorneys from the Bar

of this Court, and then reinstating them upon their payment of dues to the State Bar of Michigan,

is administratively time-consuming for the Court.

Accordingly, in my capacity as Chief Judge of the District, and after consultation with and

the unanimous consent of the other Judicial Officers of the District, I determine under LCivR

83.1(m)(ii)(B); LCrimR 57.1(m)(ii)(B) that reciprocal suspension from the Bar of this Court for any

of the attorneys suspended by the State Bar of Michigan on March 3, 2017, solely for non-payment

of their State Bar dues is not warranted and will not be imposed by this Court. Nothing in this Order

limits the power of an authorized Judicial Officer, or panel of Judges, from imposing appropriate

discipline on an attorney who	fails, without good ca	ause, to cure a dues delir	iquency to the State Bar
of Michigan.			

IT IS SO ORDERED.

FOR THE COURT:

Dated: March 7, 2017

ROBERT J. YONKER

CHIEF UNITED STATES DISTRICT JUDGE