#### STATE OF MINNESOTA

#### IN SUPREME COURT

#### C9-94-1898

#### ORDER FOR HEARING TO CONSIDER PROPOSED AMENDMENT TO THE GENERAL RULES OF PRACTICE FOR THE DISTRICT COURTS

IT IS HEREBY ORDERED that a hearing be had before this Court in Courtroom 300 of the Minnesota Supreme Court, Minnesota Judicial Center, on June 11, 1997 at 2:00 p.m., to consider the proposal of the Court Interpreter Advisory Committee that the Court amend Rule 8, Title 1 to the General Rules of Practice for the District Courts. Copies of the Committee's report and rule amendment are annexed to this order.

#### IT IS FURTHER ORDERED that:

- All persons, including members of the Bench and Bar, desiring to present written statements concerning the subject matter of this hearing, but who do not wish to make an oral presentation at the hearing, shall file 12 copies of such statement with Frederick Grittner, Clerk of the Appellate Courts, 245 Judicial Center, 25 Constitution Avenue, St. Paul, Minnesota 55155, on or before June 6, 1997 and
- 2. All persons desiring to make an oral presentation at the hearing shall file 12 copies of the material to be so presented with the aforesaid Clerk together with 12 copies of a request to make an oral presentation. Such statements and requests shall be filed on or before June 6, 1997.

Dated: April <u>1</u>, 1997

BY THE COURT:

Weith

A.M. Keith Chief Justice

OFFICE OF APPELLATE COURTS

APR 1 4 1997

FILED

### STATE OF MINNESOTA IN SUPREME COURT C9-94-1898

In re:

Minnesota Court Interpreter Advisory Committee

Recommendations of Minnesota Court Interpreter Advisory Committee

March 31, 1997

Hon. Paul H. Anderson, Chair

Joy Bartscher, Saint Paul Mary Biermaier, Saint Paul Beatriz Cabrera, Minneapolis Leonardo Castro, Mankato Roberta J. Cordano, Saint Paul Dr. Yang Dao, Brooklyn Park Sue K. Dosal, Saint Paul Dr. Bruce Downing, Minneapolis Hon. Jeffrey L. Flynn, Worthington Mary A. Gagne, Minneapolis Jill Hartman, Richfield Hon. Tony N. Leung, Minneapolis Hon. Salvador Rosas, Saint Paul Leonor Sillers, Moorhead Christopher Thao, Brooklyn Center Luz Maria Frias, Saint Paul

Jennifer K. Park, Saint Paul Ex Officio

Helen Boddy, Saint Paul Staff

#### MINNESOTA COURT INTERPRETER ADVISORY COMMITTEE

Proposed Amendments to Rule 8 of the General Rules of Practice for the District Courts

#### HISTORY

Essentially, two events prompted the Supreme Court Interpreter Advisory Committee ("advisory committee" or "committee") to undertake the task of reviewing Rule 8 to determine whether it should be amended. The first was a public hearing held by the advisory committee on June 14, 1996. At this public hearing, the committee heard testimony from interpreters about their experiences in the field since Rule 8 was implemented on January 1, 1996. The committee learned from their testimony that, among other things, two trends were developing. First, some interpreters who were on the statewide roster <u>and</u> who had completed the language proficiency examinations (primarily Spanish examinations) were not being hired by courts. Many courts were still using interpreters who were on the statewide roster, but had not made any efforts to take the proficiency examinations offered by the State Court Administrators. Thus, interpreters with demonstrated proficiency in court interpreting were not being sought out or hired by courts. Interpreters testified that the current system does not provide any incentive for interpreters to take the proficiency examinations offered by the State Court Administrator's Office and become certified because Rule 8 does not require courts to use certified court interpreters.

Second, the advisory committee learned that some courts were using sign language interpreters who did not possess minimum certification credentials from the Registry of Interpreters for the Deaf (RID), a long-standing professional organization that has been certifying sign language interpreters for nearly 20 years. Specifically, these sign language interpreters did not possess a Certificate in Transliteration and a Certificate in Interpretation or an equivalent certification from RID. Sign language interpreters have worked hard for many years to educate the courts and the legal system about the qualifications of sign language interpreters. As a result, we have seen an increasing number of courts establish a practice of using only RID-certified sign language interpreters. The experience with sign language interpreters was also troubling for

another reason: many people are striving to increase the level of skill and quality of spoken language court interpreters to match that of many sign language court interpreters in Minnesota. The success and experience of sign language interpreters has been a model to others in the field of interpreting. Consequently, the advisory committee determined that we should continue to encourage our courts to use only RID-certified sign language interpreters, until a court certification test is approved for sign language court interpreters.

The second event was the Supreme Court's promulgation of the Rules on Certification of Court Interpreters on September 18, 1996. After this occurred, the advisory committee discussed how we can encourage interpreters to invest time and resources into becoming certified. It became clear to the committee that unless interpreters are rewarded and recognized for their efforts to become certified, we may not see much improvement in the quality of interpreting in our courts. Therefore, in order to continue to improve the quality and availability of interpreters, the committee decided that courts must be required to use the interpreters who have invested in developing their court interpreting skills and who have demonstrated that they are proficient at court interpreting.

#### **AMENDMENTS TO RULE 8**

Although the advisory committee comments in the proposed amended Rule 8 explain the reasons for the amendments to the Rule, below is a list of most of the amendments that are being proposed and a brief discussion of the purpose(s) of the amendments.

#### **1.** Requirements for Interpreters to be listed on the statewide roster, Rule 8.01:

Essentially three changes were made to this Rule. First, the statewide roster will contain three "categories" of interpreters: (a) Certified Court Interpreters; (b) Non-certified Court Interpreters; and (c) Non-certified Sign Language Court Interpreters. Second, interpreters must pass the ethics examination before they are eligible to be listed on the statewide roster. Third, to be eligible to be listed on the statewide roster, non-certified sign language court interpreters are required to possess two particular certificates from RID, or an equivalent certification.

#### Purpose of Amendments:

1) Establishing 3 "categories" of interpreters: Rule 8, as it is currently written, does not distinguish between certified court interpreters and non-certified court interpreters who satisfy the minimum requirements to be listed on the statewide roster. Amending the Rule as proposed will allow the State Court Administrator to categorize the statewide roster in a manner that will be most useful to court administrators and the public. For example, court administrators will be able to look to the list of certified court interpreters first to see if there are any certified court interpreters in a particular language. If one or more certified court interpreters in a particular language are on the statewide roster, the court administrator can try to obtain one of them. However, if there are no certified court interpreters in a language, the court administrator may look to the list of non-certified interpreters. Because sign language interpreters are also required to be certified by RID, it is easier to maintain a separate list for this group.

2) <u>Requiring Interpreters to Pass the Ethics Examination</u>: As stated in the Advisory Committee Comment, this change will ensure that court interpreters on the statewide roster have a <u>demonstrated knowledge</u> of the Code of Professional Responsibility, instead of only a sworn affidavit that they've read the Code of Professional Responsibility as required under the current Rule 8.

3) <u>Requiring Sign Language Interpreters to Possess C/T and C/I Certificates from RID:</u> Because sign language interpreters have had a national testing system for nearly 20 years, and because of the general availability of RID-certified sign language interpreters throughout Minnesota, we will be able to ensure that courts use minimally qualified sign language interpreters. See Advisory Committee Comments for more details.

#### 2. Appointment of Court Interpreters, Rule 8.02:

This process has been substantially revised. The previous rule only required that courts appoint an interpreter listed on the statewide roster unless good cause is found and entered on the record. The proposed amendments outline a three-step process for appointing court interpreters. First, Rule 8.02(a) requires courts to use certified court interpreters. Only after making "diligent efforts" to obtain a certified interpreter and finding "none to be available," may a court appoint a non-certified court interpreter who is on the statewide roster pursuant to Rule 8.02(b). In rare

cases, when non-certified court interpreters on the statewide roster cannot be found or are not available, Rule 8.02(c) permits a court to appoint a non-certified court interpreter not on the statewide roster.

#### Purpose of Amendments:

1) <u>Requiring courts to appoint certified interpreters</u>: The primary purpose of the amended 8.02(a) is to ensure that courts use certified interpreters whenever possible. This amendment will reinforce the Supreme Court's commitment to the interpreter certification process and the improvement of the quality of interpreters in Minnesota courtrooms. Likewise, people interested in becoming certified are provided with some assurance that courts will use certified interpreters.

2) <u>Stating that certified interpreters are presumed to be competent:</u> Rule 8.02(a) also provides that certified court interpreters are presumed to be competent, however, it also provides that a court may, at any time, make further inquiry into the appointment of a particular interpreter. The purpose of this amendment is to hopefully help prevent unreasonable or perpetual objections from being made by counsel in proceedings involving interpreters.

3) <u>Requiring courts to make "diligent" efforts to obtain certified court interpreter prior to</u> <u>appointing non-certified interpreter if "none [are] available"</u>: The State of New Mexico has a similar provision in their statutes related to the appointment of interpreters. While 8.02(a) clearly requires courts to use certified court interpreters, 8.02(b) permits courts to use non-certified court interpreters in the event that no certified court interpreters are available. The phrase "diligent efforts" places a burden on courts to locate a certified interpreter before they can hire a noncertified court interpreter on the statewide roster. Rule 8.02(b) responsibly gives courts some flexibility because of the limited number of certified court interpreters available at this time.

The Court should be aware that the advisory committee discussed at length whether the word "reasonably" should be inserted before the word "available" in Rule 8.02(b). The majority of the committee voted not to include the word because of concerns that courts would use costs or other reasons to not hire a certified interpreter. There was strong sentiment that the phrase would create a loophole permitting court administrators to evade the intent of this rule. The concerns of some advisory committee members that courts may refuse to slightly modify a schedule to accommodate the schedule of a certified court interpreter was addressed in the

Advisory Committee Comment. (The Comment states that courts may need to consider making scheduling adjustments in order to secure a certified court interpreter.) The advisory committee is aware, however, that the Comments are not approved by the Court.

Related to this, please also note that in the Advisory Committee Comment to Rule 8.02, courts are encouraged to seek the services of certified court interpreters who are located outside of their district if none can be found within its own district. Obviously, this is not mandatory, but it reinforces the intent of the Rule, which is to encourage the use of certified court interpreters whenever possible to ensure that the users of interpreter services receive accurate information during court proceedings.

4) <u>Limiting the use of non-certified court interpreters not on the statewide roster</u>: Courts should use non-certified court interpreters not on the statewide roster only when no certified or non-certified court interpreters on the statewide roster can be found. This should occur in very few situations, but because the current certification system is so new, this provision is necessary to allow courts to deal with situations we cannot anticipate at this time.

5) <u>Requiring that only sign language interpreters who possess C/I and C/T certificates</u> <u>from RID be used by courts</u>: The rationale for this is explained above and in the Advisory Committee comments.

#### 3. Disqualification of Interpreters from a Proceeding, Rule 8.03:

The advisory committee's recommendations do not make any substantive amendments to this rule. The first sentence of the rule is clarified by adding that interpreters can only be disqualified for "engaging in" the "conduct" identified.

#### **EFFECTIVE DATE; OTHER ISSUES**

Please note that this rule does <u>not</u> address <u>when</u> an interpreter must be appointed or <u>who</u> <u>pays</u> for the interpreter in certain proceedings. These issues are being addressed by the Advisory Committee. However, because these issues are complicated and involve the analysis of other laws and rules currently in place, the Advisory Committee feels further study of these issues must be done before they can be addressed in this or another rule. We hope to have further recommendations on these issues for the court by early 1998.

Last, but not least, the Advisory Committee recommends an implementation date of **January 1, 1998**. This will give the Advisory Committee sufficient time to educate courts, judges, administrators and attorneys about the new amendments to Rule 8. And, perhaps more importantly, extending the implementation date to next year will allow courts and counties to adjust their budgets to anticipate the cost of court interpreter services.

#### AMENDMENTS TO THE

#### GENERAL RULES OF PRACTICE FOR THE DISTRICT COURTS

#### 1 RULE 8. INTERPRETERS

#### 2 Rule 8.01 Statewide Roster

3 The State Court Administrator shall maintain and publish annually a <u>statewide roster list</u>
4 of interpreters <u>which shall include:</u>

- <u>(a)</u> <u>Certified Court Interpreters:</u> This shall be a list of certified court interpreters
   who have satisfied all certification requirements pursuant to the Minnesota Supreme Court's Rules
   on Certification of Interpreters.
- 8 Non-certified Court Interpreters: This shall be a list of non-certified court (b) 9 interpreters, not including sign language interpreters, who have not satisfied the requirements of 10 the Minnesota Supreme Court's Rules on Certification of Court Interpreters, but who may possess 11 interpreting credentials from other governmental agencies or professional associations and who 12 have: (1) successfully completed the interpreter orientation program sponsored by the State Court 13 Administrator; and (2) filed with the State Court Administrator a written affidavit agreeing to be 14 bound by the Code of Professional Responsibility for Interpreters in the Minnesota State Court 15 System as the same may be amended from time to time; and (3) received a passing score on a 16 written ethics examination administered by the State Court Administrator.
- 17 (c) Non-certified Sign Language Court Interpreters: This shall be a list of sign 18 language court interpreters who have satisfied the requirements set forth in Rule 8.01(b) and possess, 19 at a minimum, both a Certificate of Transliteration and a Certificate of Interpretation from the 20 Registry of Interpreters for the Deaf or an equivalent certification from the Registry of 21 Interpreters for the Deaf or another organization that is approved by the State Court 22 Administrator.

23Advisory Committee Comment 19975 Amendment24It is the policy of the state to provide interpreters to litigants and witnesses in25civil and criminal proceedings who are handicapped in communication. Minn. Stat. §§26611.30 -.32 (19964); Minn. R. Crim. P. 5.01, 15.03, 15.11, 21.01, 26.03, 27.04, subd. 2;

Minn. Stat. § 546.44, subd. 3 (19964); see also 42 U.S.C. § 12101; 28 C.F.R. Part 35, § 130 (prohibiting discrimination in public services on basis of disability).

3 To effectuate that policy, the Minnesota Supreme Court has initiated a statewide 4 orientation program of training for court interpreters and promulgated the Rules on 5 6 7 Certification of Court Interpreters. Pursuant to Rule 8.01, the State Court Administrator has established a statewide roster of court interpreters who have completed the orientation program on the Minnesota court system and court interpreting and who have filed an 8 affidavit attesting that they understand and agree to comply with the Code of Professional 9 Responsibility for Court Interpreters adopted by the Minnesota Supreme Court on 10 September 18, 1995. The creation of the roster is the first step in a process that is being 11 undertaken to improve ensure the competence of court interpreters. To be listed on the 12 roster, a non-certified court interpreter must attend an orientation course provided or 13 approved by the State Court Administrator. The purpose of the orientation is to provide 14 interpreters with information regarding the Code of Professional Responsibility, the role of 15 interpreters in our courts, skills required of court interpreters, the legal process, and 16 legal terminology. Inclusion on the roster only ensures that an interpreter has had 17 minimal exposure to the requirements of court interpreting and an understanding of the 18 eourt system in Minnesota. Merely being listed on tThe roster does not certify or 19 otherwise guarantee an interpreter's competence. 20 In 1997, two key changes were made to this rule. First, interpreters are 21 now required to receive a passing score on the ethics examination before they are eligible 22 to be listed on the Statewide Roster. This change was implemented to ensure that court 23 interpreters on the Statewide Roster have a demonstrated knowledge of the Code of 24 Professional Responsibility. 25 Second, to be eligible to be listed on the Statewide Roster, non-certified sign 26 language court interpreters are required to possess certificates from the Registry of 27 Interpreters for the Deaf (RID), which demonstrate that the interpreter has minimum 28 competency skills in sign language. This change was recommended by the Advisory 29 Committee because of reports to the Committee that courts were hiring sign language 30 interpreters who completed the orientation training, but who were not certified by RID. 31 This practice was troubling because prior to the promulgation of Rule 8, courts generally 32 adopted the practice of using only RID certified sign language interpreters to ensure a 33 minimum level of competency. Unlike most spoken language interpreting fields, the field of 34 sign language interpreting is well established with nationally developed standards for 35 evaluation and certification of sign language interpreters. Because of the long history of 36 RID, its certification program, the availability of RID certified sign language interpreters 37 in Minnesota and the recent incidents when courts have deviated from their general 38 practice of appointing RID certified sign language interpreters, the Advisory Committee 39 determined that it is appropriate and necessary to amend Rule 8 to maintain the current 40 levels of professionalism and competency among non-certified sign language court 41 interpreters.

#### 42 **Rule 8.02** Appointment

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(a) Use of Certified Court Interpreter. Whenever an interpreter is required to be

appointed by the court, the court shall appoint only a certified court interpreter who is those 1 2 individuals included listed on the statewide roster of interpreters established by the State Court 3 Administrator under Rule 8.01, except as provided in Rule 8.02(b) and (c). A certified court 4 interpreter shall be presumed competent to interpret in all court proceedings. The court may, at 5 any time, make further inquiry into the appointment of a particular certified court interpreter. 6 Objections made by a party regarding special circumstances which render the certified court 7 interpreter unqualified to interpret in the proceeding must be made in a timely manner. unless the 8 good cause is found and entered on the record by the court. For purposes of this rule, good cause 9 includes, but is not limited to, a determination that given the totality of the circumstances, 10 including the nature of the proceedings and the potential penalty or consequences involved, the 11 services of an interpreter on the statewide roster are not reasonably available to the court. In all 12 cases, the court shall make a determination, on the basis of the testimony or stated needs of the 13 person whom the interpreter will assist, that the proposed interpreter is able to accurately interpret 14 all communications to and from such person in that particular proceeding.

15 (b) Use of Non-certified Court Interpreter on Statewide Roster. If the court has 16 made diligent efforts to obtain a certified court interpreter as required by Rule 8.02(a) and found 17 none to be available, the court shall appoint a non-certified court interpreter who is otherwise 18 competent and is listed on the Statewide Roster established by the State Court Administrator 19 under Rule 8.01. In determining whether a non-certified court interpreter is competent, the court 20 shall apply the screening standards developed by the State Court Administrator.

21 (c) Use of Non-certified Court Interpreter Not On The Statewide Roster. Only after 22 the court has exhausted the requirements of Rule 8.02(a) and (b) may the court appoint a non-23 certified interpreter who is not listed on the Statewide Roster and who is otherwise competent. 24 In determining whether a non-certified interpreter is competent, the court shall apply the 25 screening standards developed by the State Court Administrator. In no event shall the court 26 appoint a non-certified sign language interpreter who does not, at a minimum, possess both a 27 Certificate of Transliteration and a Certificate of Interpretation from the Registry of Interpreters for the Deaf or an equivalent certification from the Registry of Interpreters for the Deaf or 28 another organization that is approved by the State Court Administrator. 29

#### Advisory Committee Comment 19975 Amendment

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Rule 8.02(a) requires that courts use <u>certified court</u> interpreters. <u>If certified court</u> <u>interpreters are not available or cannot be located</u>, courts should next use only <u>interpreters listed</u> included on the <u>statewide</u> roster maintained by the State Court Administrator. to assure that interpreters have had a minimum level of training and orientation to the appropriate roles and responsibilities of court interpreting and to the court environment. However, Rule 8.02 recognizes, however, that in rare circumstances it will not always be possible to appoint an interpreter from -the statewide roster. Courts should make very effort to locate an interpreter on the roster who can appear in person at the proceeding and should utilize <u>Nn</u>on-roster interpreters and telephone interpreting services, such as AT & T's Language Lines Service, <u>should be used</u> only as a last resort because of the limitations of such services including the lack of a minimum orientation to the Minnesota Court System and to the requirements of court interpreting. For a detailed discussion of the issues, see Court Interpretation: Model Guides for Policy and Practice in the State Courts, chapter 8 (National Center for State Courts, 1995), a copy of which is available from the State Court Administrator's Office.

To avoid unreasonable objections to a certified court interpreter in a proceeding, the rule makes a presumption that the certified court interpreter is competent. However, the rule also recognizes that there are situations when an interpreter may be competent to interpret, but not qualified. Examples of such situations include when an interpreter has a conflict of interest or the user of the interpreter services has unique demands, such as services tailored to a person with minimal language skills, that the interpreter is not as qualified to meet.

Rule 8.02(b) requires that courts make "diligent" efforts to locate a certified court interpreter before appointing a non-certified court interpreter. Because the certification process is still in an early stage and because it is important to ensure that courts use competent interpreters, courts should seek the services of certified court interpreters who are located outside the court's judicial district if none can be found within its own district. In addition, courts should consider modifying the schedule for a matter if there is difficulty locating a certified interpreter for a particular time.

Because the certification program being implemented by the State Court Administrator is still new, interpreters are being certified in only certain languages at this time. The Advisory Committee recognizes that it may be some time before certification is provided for all languages used in our courts. However, the committee feels strongly that for those languages for which certification has been issued, the courts must utilize certified court interpreters to ensure that its interpreters are qualified. If a court uses noncertified court interpreters, court administrators should administer the screening standards prior to hiring an interpreter. However, the presiding judge is still primarily responsible for While a valid interpreting skills test is the only reliable way to assure court interpreter competency, until such certification program is fully implemented in Minnesota, the presiding judge will continue to bear the responsibility of determining ensuring the competence and qualifications of the an interpreter. A model voir dire to determine the competence and qualifications of an interpreter is set forth in the State Court Administrator's Best Practices Manual on Court Interpreters. Court Interpretation: Model Guides of Policy and Practices in State Courts, supra. p. 148. A copy of the voir dire is available from the State Court Administrator's Office.

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#### Rule 8.03 Disqualification From Proceeding

A judge may disqualify a court interpreter from a proceeding for good cause. Good cause
for disqualification includes, but is not limited to, <u>an interpreter who engages in</u> the following
<u>conduct</u>:

5	(a)	Knowingly and willfully making a false interpretation while serving in a
6		proceeding;
7	(b)	Knowingly and willfully disclosing confidential or privileged information obtained
8		while serving in an official capacity;
9	(c)	Failing to follow applicable laws, rules of court, or the Code of Professional
10		Responsibility for Interpreters in the Minnesota State Court System.



### Minnesota Commission Serving Deaf & Hard of Hearing People

JUN 06 1997

444 Lafayette Road N. - St. Paul, MN 55155-3814 - (612) 297-7305 Voice & IIY

June 5, 1997

Frederick Grittner Clerk of the Appellate Courts 245 Judicial Center 25 Constitution Avenue St. Paul, MN. 55155

Dear Mr. Grittner,

By this letter, the Minnesota Commission Serving Deaf & Hard of Hearing People (MCDHH) hereby requests the opportunity to present oral testimony before the Court on June 11, 1997 at 2:00 pm concerning the proposed amendment of Rule 8, Title 1 of the General rules of Practice of the District Courts.

Mike Cashman, Deputy Director of the Commission, will speak on behalf of the Commission and deaf and hard of hearing Minnesotans. (Note: Mr. Cashman is deaf and will require a sign language interpreter for his presentation.)

Mr. Cashman will speak in support of the proposed amendment to Rule 8 that would require all noncertified sign language court interpreters to possess the RID (Registry of Interpreters for the Deaf) Certificate in Transliteration and Certificate in Interpretation.

This proposed requirement parallels the Commission's own efforts to have state legislation enacted that would require any sign language interpreter working in the state for pay to possess either the RID transliterator and interpreter certificates or comparable certification from the National Association of the Deaf. Similarly, the Minnesota Legislature has already enacted legislation that will require any sign language interpreter working in the state's K - 12 schools to possess the RID interpreter and transliterator certificates or comparable NAD certification by July 1, 2000. (See M.S.A. 125.1895).

Sign language interpreting is a highly complex skill. Without the minimum assurance of competence measured by possession of the RID Certificates of Transliteration and Interpreting, deaf and deafblind Minnesotans will never be assured that court room proceedings are being accurately and impartially interpreted.

For these reasons, the Commission fully supports the proposed amendment to Rule 8 as it relates to noncertified sign language court interpreters.

Respectfully submitted,

Ro Micka

Curt Micka MCDHH Director

### MASLON EDELMAN BORMAN & BRAND

a Professional Limited Liability Partnership

MARVIN BORMAN NEIL I. SELL WILLIAM E. MULLIN WILLIAM Z. PENTELOVITCH JOSEPH ALEXANDER GARY J. HAUGEN THOMAS H. BORMAN REBECCA PALMER MARK BAUMANN DAVID F. HERR R. LAWRENCE PURDY JAMES D. O'CONNOR RICHARD G. WILSON LEON I. STEINBERG LAWRENCE M. SHAPIRO HOWARD B. TARKOW WILLIAM M. MOWER, P.A. LARRY A. KOCH VIRGINIA A. BELL JUSTIN H. PERL COOPER S. ASHLEY SALLY STOLEN GROSSMAN TERRI KRIVOSHA MARY R. VASALY JOHN W. PROVO EDWIN CHANIN CLARK T. WHITMORE WAYNE S. MOSKOWITZ CHARLES A. HOFFMAN RUSSELL F. LEDERMAN, P.A. MARK W. LEE MARR W. LEE LORRIE L. SALZL ALAIN M. BAUDRY RICHARD A. KEMPF SUSAN E. OLIPHANT JONATHAN S PARRITZ BRIAN J. KLEIN JAMES F. KILLIAN JAMES F. HANNEMAN SHERYL G. MORRISON DOUGLAS T. HOLOD NEIL P. AYOTTE STEVEN A. KAYE BRENDA J. ARNDT CYNTHIA F. GILBERTSON PENNY R. HEABERLIN LAURIE A. KINDEL MICHAEL C. McCARTHY PHILIP J. TILTON R. CHRISTOPHER SUR SHAWN R. McINTEE TIMOTHY R. VELNER

OF COUNSEL CHARLES QUAINTANCE, JR. ROBERT A. ENGELKE MARTIN G. WEINSTEIN MICHAEL L. SNOW ROYCE N. SANNER KIRK O. KOLBO SUSAN J. LINK

SAMUEL H. MASLON 1901-1988 HYMAN EDELMAN 1905-1993 3300 NORWEST CENTER 90 SOUTH SEVENTH STREET MINNEAPOLIS, MINNESOTA 55402-4140 (612) 672-8200 FAX (612) 672-8397 Writer's Direct Dial: (612) 672-8350

June 9, 1997

OFFICE OF APPELLATE COURTS

JUN 9 1997

FILED

Re: Minnesota Supreme Court Advisory Committee on General Rules of Practice

Dear Chief Justice Keith:

Chief Justice A.M. Keith

25 Constitution Avenue

Minnesota Supreme Court

245 Minnesota Judicial Center

Saint Paul, MN 55155-6102

I write to you in your capacity as Chair of this Committee, and in mine as Reporter. As you know, we were asked to poll the membership with respect to the proposed recommendations of the Minnesota Court Interpreter Advisory Committee. (This is the matter on for hearing before the Court this Wednesday afternoon.) Mike Johnson reviewed and redrafted the rules to conform to the drafting style we have used throughout the Minnesota General Rules of Practice. Those revised rules were then circulated to the Committee for comment.

The purpose of this letter is to advise you that we have received no objections or comments with respect to the rules. To the extent we received responses, they were uniformly of the view that the rules made sense and were in an appropriate form for adoption. I don't know that the Committee has a view on the need for the rules or their overall desirability, but no one expressed any negative view on that front either.

I would be happy to discuss this matter with you further. If you have any questions, please do not hesitate to contact me.

Best personal regards.

Yours very truly,

David F. Herr

DFH/psp cc: Michael B. Johnson, Esq.



## STATE OF MINNESOTA

**OFFICE OF THE ATTORNEY GENERAL** 

HUBERT H. HUMPHREY III ATTORNEY GENERAL

June 5, 1997

BUSINESS REGULATION SECT SUITE 1200 445 MINNESOTA STREET ST. PAUL, MN 55101-2130 TELEPHONE: (612) 296-9412

in the second

Frederick K. Grittner Clerk of the Appellate Courts 25 Constitution Avenue St. Paul, MN 55155

# Re: Hearing to Consider Proposed Amendment to Rule 8 of the General Rules of Practice For the District Courts, C9-94-1898

Dear Mr. Grittner:

The Supreme Court Advisory Committee on Court Interpreters ("Committee") respectfully requests permission for three representatives from the Committee to make an oral presentation at the Supreme Court's hearing on the proposed amendment to the General Rules of Practice for the District Courts on June 11, 1997.

The representatives from the committee are Helen Boddy, Coordinator of the Minnesota Court Interpreter Program; Roberta J. Cordano, Chair of the Administration Subcommittee; and Mary Gagne, Hennepin County District Court Manager. The representatives will follow the outline of the Committee's March 31, 1997 report to the Supreme Court with some additional comments. The representatives will also be available to respond to questions or comments from the Court or the public.

Very truly yours, ( lor dano

ROBERTA J. CÓRDANO Assistant Attorney General

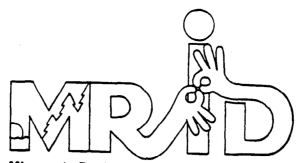
Charities Division (612) 296-1716 (voice) (612) 282-5252 (tty)

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OFFICE OF APPELLATE COURTS

JUN 5 1997

FILED

Minnesota Registry of Interpreters for the Deaf p.o. box 4414, st. paul, minnesota 55104

June 4, 1997

Fred Grittner Clerk of the Appellate Courts 245 Judicial Center 25 Constitution Ave. St. Paul, MN 55155

Dear Mr. Grittner,

This is a request to make an oral presentation before the Supreme Court, at its hearing to consider the proposed amendment to Rule 8 of the General Rules of Practice for the Districts Courts on June 11, 1997. On June 11th, Stephanie Meyer will be representing the Minnesota Registry of Interpreters for the Deaf (MRID). At the hearing, Ms. Meyer will expound upon the position of MRID. Our position on the proposed amendment is as follows:

The Minnesota Registry of Interpreters for the Deaf (MRID) is the state affiliate chapter of the national Registry of Interpreters for the Deaf (RID). As the professional organization for sign language interpreters in the state of Minnesota, it is our mission to provide an organizational structure for the continued growth and development of the professions of interpretation and transliteration of American Sign Language and English. In accordance with this mission, MRID is in support of the amendments to Rule 8 of the General Rules of Practice as proposed by the Minnesota Supreme Court Advisory Committee On Court Interpreters. At this time, MRID feels that the appropriate minimum standard for sign language interpreters working in the court room is RID Certificate of Interpretation and Certificate of Transliteration (CI/CT) or an equivalent certification from RID or another certified body approved by the State Court Administrators Office.

Furthermore, MRID believes the proposed amendments also clarify and strengthen the requirements regarding the statewide roster for court interpreters. Such a roster and its procedures should uphold the standards requiring certification equivalent to CI/CT, particularly in the event that a sign language interpreter certified by the court is unavailable.

These proposed changes are positive steps toward establishing standards that will improve the delivery of interpreting services in Minnesota's court rooms. Our profession fully supports these standards and is ready to meet these demands. MRID appreciates the work of the Supreme Court Advisory Committee On Court Interpreters in this endeavor.

Thank you for the opportunity to appear before the Supreme Court.

Sincerely,

Mary Jo Cristofaro, President MRID Board of Directors