



659 N.W.2d 239 (Table) 659 N.W.2d 239 (Table) (Cite as: 659 N.W.2d 239)

(The decision of the Court is referenced in the North Western Reporter in a table captioned "Supreme Court of Michigan Applications for Leave to Appeal.")

Supreme Court of Michigan
Wayne County Criminal Defense Bar Association, Criminal Defense Attorneys of
Michigan

v.
Chief Judges of Wayne County Circuit Court, County of Wayne
NO. 122709.

March 31, 2003

Disposition: Wayne County Criminal Defense Bar Ass'n v. Chief Judges of Wayne Circuit Court. No. 122709. On January 22, 2003, we ordered the parties to brief the question whether it was appropriate for this action to proceed without the presence of the County of Wayne as a party defendant. County of Wayne has now filed a motion to be added as a party. Answers to the January 22 order and motion to be added as a party defendant are considered. Motion is treated as a motion to intervene, and motion is GRANTED. County of Wayne shall file its answer to the complaint within 21 days of the date of this order.

659 N.W.2d 239 (Table)

END OF DOCUMENT

^{© 2005} Thomson/West. No Claim to Orig. U.S. Govt. Works.