

Administrative Order: Judicial administration

2. February 2011 By Layla Kuhl

The Michigan Supreme Court adopted an amendment to MCR 8.110 to excludes cases that are stayed during an interlocutory appeal from being included in the group of cases delayed beyond the time guidelines that are required to be reported by the chief judge to the State Court Administrator. The amendment is effective May 1, 2011. The amendment can be viewed [here](#).