State Bar of Michigan Statement of Purpose

“…The State Bar of Michigan shall aid in promoting improvements in the administration of justice and advancements in jurisprudence, in improving relations between the legal profession and the public, and in promoting the interests of the legal profession in this state.”

Rule 1 of the Supreme Court Rules Concerning the State Bar of Michigan

I. Call to Order.................................................................Dennis M. Barnes President

II. President's and Executive Director's Report ....................Dennis M. Barnes, President

Janet K. Welch, Executive Director

A. Strategic Planning Committee
   a. Bylaw Amendment to Change Due Date for Committee Annual Reports*

B. Reapportionment/Redistricting Work Group
   a. Bylaw Amendment to Reapportion Seats Among Election Districts*
   b. Bylaw Amendment to Redistrict Election Districts within Judicial Circuits*

COMMISSIONER COMMITTEES

III. Finance.................................................................Daniel D. Quick, Chairperson

A. FY 2021 Budget**

FOR THE GOOD OF THE PUBLIC AND THE PROFESSION

IV Comments or questions from Commissioners

V. Comments of questions from the Public

VI. Adjournment

*Materials included with agenda

** Materials delivered or to be delivered under separate cover or handed out
1. Bylaw Article VIII Section 1 be amended so that the committee annual reports are due on November 1 following the end of the fiscal year, as follows:

   Every Section and State Bar entity so directed by the Board of Commissioners or Representative Assembly shall annually make a written report containing a summary of its activities during the association fiscal year which shall be submitted to the Secretary on or before November 1 of the next fiscal year May 31. Annual reports may not exceed five 8 1/2" x 11" pages unless a waiver of this limitation is approved by the Executive Director.
1. Bylaw Article III, Section 1 to remove one seat from District H and add one seat to District I, as follows:

Each district shall be entitled to elect one Commissioner with the exception of District C, which shall be entitled to elect two Commissioners; District E, which shall be entitled to elect two Commissioners; District H, which shall be entitled to elect five \textbf{four} Commissioners; and District I, which shall be entitled to elect six \textbf{seven} Commissioners.

2. Bylaw Article III, Section 1 be amended to move Barry judicial circuit from District E to District F, as follows:

There shall be nine Commissioner election districts composed of the judicial circuits indicated:

- District E—5th, 8th, 29th, 30th, 35th, 44th, 56th
- District F—1st, 2nd, \textbf{5th}, 9th, 15th, 36th, 37th, 43rd, 45th, 48th

[\ldots]