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Edward E. Leineweber

FEB 03 2026

judge.leineweber@gmail.comCLERK OF SUPREME COURT
OF WISCONSIN

January 23, 2026

Clerk of Court
Wisconsin Supreme Court
110 East Main Street, Suite 215
Madison, WI 53703

Re: OLR v. Carroll, John M.
Case No. 2025 AP 1853-D

Dear Clerk:

I enclose for filing the First Scheduling Order in the above-referenced matter. Copies have been provided to the parties via email and regular mail.

Regards,



Edward E. Leineweber
Referee

cc: Attorney Jonathan Hendrix

Attorney John M. Carroll
226 S. State St.
Appleton, WI 54911-5843

FILED**FFR 03 2026**STATE OF WISCONSINCLERK OF SUPREME COURT
OF WISCONSININ SUPREME COURT

DISCIPLINARY PROCEEDINGS AGAINST
JOHN M. CARROLL,
ATTORNEY AT LAW

OFFICE OF LAWYER REGULATION,

Complainant,

Case No. 2025 AP 1853-D

vs.

JOHN M. CARROLL,

Respondent.

FIRST SCHEDULING ORDER

A telephonic scheduling conference was held in the above-entitled matter pursuant to SCR 22.15 on January 13, 2026, at approximately 9:30 a.m. The complainant appeared and was represented by Attorney Jonathan E. Hendrix. The respondent appeared in person without counsel. After discussion with the parties in which the referee was informed that the petitioner was considering an amendment to the complaint and the respondent intended to seek counsel, the parties agreed to the following stipulated order.

IT HIS HEREBY ORDERED as follows:

1. If the petitioner chooses to do so, it shall have until April 20, 2026, to file an Amended Complaint. The respondent shall have until that same date to retain counsel, if he chooses to do so.
2. The next telephonic scheduling conference shall be held on Monday, May 25, 2026, at 9:00 a.m. The parties shall contact the referee by telephone with counsel for the complainant to initiate the call. The scheduling conference shall not be on the record unless a party so requests

it at least five days prior to the conference, or unless the referee chooses to have it on the record *sua sponte*. Counsel for the petitioner shall arrange for the court reporter

3. Discovery shall remain open pending the next scheduling conference.

4. This scheduling order, including the dates and deadlines set forth herein, shall not be amended except for good cause as determined by the referee. Failure to comply with the provisions of this order may result in sanctions.

5. The parties are reminded of the need to file all original pleadings, motions, and memoranda, etc., and correspondence with the clerk of the Supreme Court, with copies to the referee and the opposing party. Copies of all such filings are to be provided to the opposing party and the referee by electronic means followed by paper copies via the USPS or commercial delivery service.

Dated this 25th day of January, 2026.


Edward E. Leineweber, Referee