

STATE OF WISCONSIN SUPREME COURT

**IN THE MATTER OF DISCIPLINARY
PROCEEDINGS AGAINST AMOUN VANG SAYAOVONG, ATTORNEY AT LAW**

Case No. 2015AP680-D

OFFICE OF LAWYER REGULATION

Complainant,

AMOUN VANG SAYAOVONG,

Petitioner.

FILED

SEP 13 2023

**CLERK OF SUPREME COURT
OF WISCONSIN**

ORDER FOLLOWING SCHEDULING CONFERENCE

On August 30, 2023, a telephonic scheduling conference was held in this matter pursuant to SCR 22.15. The Office of Lawyer Regulation (OLR) appeared by Attorney Kim M. Kluck. The Petitioner, Amoun Vang Sayaovong, appeared in person. Based upon the statements, discussions, and arguments that occurred during this telephonic scheduling conference,

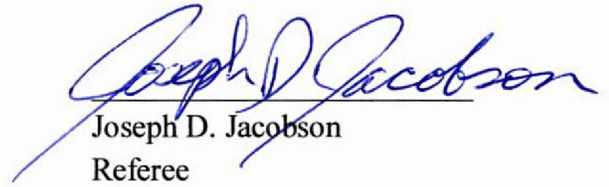
IT IS ORDERED;

- (1) The hearing in this matter will commence on November 9, 2023 at 10:00 a.m. in the boardroom of the Milwaukee Bar Association, 747 North Broadway, Milwaukee, Wisconsin.
- (2) The Office of Lawyer Regulation will submit any addendums to its response to Mr. Sayaovong's petition for reinstatement no later than October 9, 2023.

- (3) The parties will cooperate in obtaining an updated report from the Board of Bar Examiners regarding Mr. Sayaovong's compliance with attendance and reporting requirements necessary for reinstatement to the State Bar.
- (4) The Office of Lawyer Regulation shall file a list of witnesses on or before October 2, 2023. The petitioner shall file his list of witnesses on or before October 9, 2023. If the petitioner intends to employ an interpreter during the hearing, the proposed interpreter's name and qualifications shall be filed no later than this date.
- (5) The discovery deadline and deadline for any pre-hearing dispositive motions is October 26, 2023.
- (6) On or before November 2, 2023, each party shall file with the Referee a complete marked copy of all exhibits to be used at the hearing. OLR's exhibits shall be marked beginning with Exhibit 1. Petitioner's exhibits shall be marked beginning with exhibit 500. Each party shall place their exhibits in a 3-ring binder in chronological order and supply both the Referee and opposing counsel with a binder containing copies of all exhibits. In the alternative, the parties may agree upon a joint exhibit presentation, which shall be marked and placed in a binder.
- (7) Any pre-hearing motions shall be in writing. The moving party shall arrange for a three-way telephonic conference at which time the motion will be heard. Opposing counsel (or party) and the Referee should be consulted in advance as to an acceptable date and time for the telephonic conference.
- (8) Hearing briefs are optional but are due on or before November 2, 2023.
- (9) The scheduling conference is adjourned until 3:00 p.m. on November 2, 2023, at which time a final telephonic scheduling conference shall take place.
- (10) Telephonic conferences in this case will not be recorded unless a written request is made by a party.
- (11) The parties are reminded that the Referee will make a recommendation based upon the record and that he will not be aware of prior discipline, other pending matters, or other evidence, unless presented as part of this case. Also, the parties are reminded to verbally highlight, during the hearing, relevant portions of lengthy exhibits or depositions which they wish to bring to the attention of the Referee.

- (12) The parties are reminded of the need to file all original documents and correspondence with the Supreme Court, with the copies to the Referee and opposing counsel (or party). Also, each party shall provide the Referee and opposing counsel with copies by way of e-mail (with attachments) followed by copies by way of U.S. Mail.

Dated at Madison, Wisconsin, this 3d day of September, 2023



Joseph D. Jacobson
Referee