## SUPREME COURT OF LOUISIANA

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**ORDER** 

Acting in accordance with Article V, Sections 1 and 5 of the Louisiana Constitution of 1974, the inherent power of this Court, and considering the recommendation of the Executive Committee of the Louisiana District Judges Association,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

Louisiana Supreme Court Rule XVII, §13(A)(3)(i) be and is hereby amended to read as follows:

Section 13. Pro Hac Vice Admission

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(i) Motion and Verified Application. The attorney licensed in this state shall file a written *ex parte* motion with the court or agency where the proceeding is pending, requesting that the out-of-state attorney be admitted *pro hac vice*. Absent extraordinary circumstances which are fully explained and described in the motion for *pro hac vice* admission, courts and agencies shall not entertain a motion for *pro hac vice* admission which is filed within 30 days of the scheduled trial or hearing date.

Appended to the motion shall be an application verified by both the out-of-state counsel and in-state counsel. The motion and application shall be served on all parties who have appeared in the matter and the Louisiana Attorney Disciplinary Board. The motion and application shall include proof

fee required by Subpart A4(ii). The court or agency has the discretion to grant	
or deny the motion and application summarily, and in advance of the	he twenty
day period for objecting allowed by Subpart A3(ii).	
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This rule change shall become effective on February 1, 2006, and sh	all remain in full
force and effect thereafter, until amended or changed through future Order of this Court.	
New Orleans, Louisiana, this day of,	2005.
FOR THE COURT:	

Pascal F. Calogero, Jr., Chief Justice

of service, and shall include proof of payment to the Disciplinary Board of the