

Miller, Penny

From: (SUP) Clerk of Court Office
Sent: Tuesday, September 16, 2014 8:25 AM
To: Miller, Penny
Subject: FW: Comment to proposed rule change

FILED
IN THE OFFICE OF THE
CLERK OF SUPREME COURT
SEPTEMBER 16, 2014
STATE OF NORTH DAKOTA

Heather Keller

Deputy Clerk | North Dakota Supreme Court

From: Lindvig, Jean
Sent: Tuesday, September 16, 2014 8:24 AM
To: Schlieve, Lori; (SUP) Clerk of Court Office
Cc: (ALL) Court Recorders
Subject: RE: Comment to proposed rule change

My Judge always tells them to sit for recording purposes. Maybe it should be just the Supreme Court. Or do they stand there the whole time.

Jean Lindvig
Electronic Court Recorder/Judge Nelson
PO Box 2047
Williston, ND 58802-2047
(701) 774-4367

From: Schlieve, Lori
Sent: Tuesday, September 16, 2014 8:23 AM
To: (SUP) Clerk of Court Office
Cc: (ALL) Court Recorders
Subject: Comment to proposed rule change

With the proposed change to Rule 10.1 Conduct in Court it would require that "Counsel must stand while addressing the court, except when stating an objection."

This is completely contrary to the requirements and needs of court recording. Court recorders are required to remind counsel to sit down so that they are in front of the microphone. The microphones used for recording are very limited in range as far as where they will pick up sound and this does not include the area several feet above the microphone. The judge I record for always tells attorneys not to stand. To leave this sentence in the Rule will only require that recorders continuously remind attorneys and judges to remain seated, in front of the microphone.

Lori Schlieve
Court Recorder
Devils Lake ND
701-662-1300