

**IN THE
HO-CHUNK NATION SUPREME COURT**

In Re Adoption of Revised *Rules of Professional Conduct for Attorneys*

WHEREAS, on November 1, 1994, the Secretary of the Interior approved a new Constitution for the Ho-Chunk Nation, formerly known as the Wisconsin Winnebago Nation;

WHEREAS, the CONSTITUTION OF THE HO-CHUNK NATION, ARTICLE VII, § 4, provides that the judicial power of the Ho-Chunk Nation shall be vested in the Judiciary; and,

WHEREAS, the CONSTITUTION OF THE HO-CHUNK NATION, ARTICLE VII, § 7(b), designates the Supreme Court of the Ho-Chunk Nation to establish written rules for the Judiciary, including qualifications to practice before the Ho-Chunk courts.

IT IS HEREBY ORDERED AND RESOLVED that the Ho-Chunk Nation Supreme Court hereby renews and restates its adoption and incorporation of the *Wisconsin Rules of Professional Conduct for Attorneys* (SCR Chapter 20) within this jurisdiction, as presently codified and subsequently amended, subject only to express exceptions, which it shall identify within successive administrative orders, as necessary. In this regard, Lay Advocates practicing in the Ho-Chunk Nation Judiciary are exempt from SCR 20:1.1 5, entitled Safekeeping Property. The *Wisconsin Rules of Professional Conduct for Attorneys* adopted by this Court shall be known as the *HCN Rules of Professional Conduct for Attorneys*, effective this 22nd day of February 2016, from within the sovereign land of the Ho-Chunk Nation.

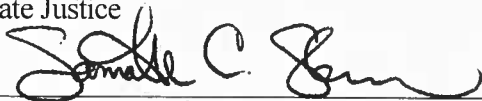
BY THE COURT,



Hon. Todd R. Matha, Wanašip
Chief Justice



Hon. Tricia A. Zunker, Hinųk pii
Associate Justice



Hon. Samantha C. Skenadore, Ciina\`k Mala\`ni,
Associate Justice