IN THE SUPREME COURT OF THE STATE OF KANSAS

ORDER

RULES RELATING TO JUDICIAL CONDUCT

FILED

MAR -1 2018

DOUGLAS T. SHIMA CLERK OF APPELLATE COURTS

Rule 601B Kansas Code of Judicial Conduct CANON 3

The following Rule 3.10 is hereby amended, effective the date of this order.

RULE 3.10 Practice of *Law*

A judge shall <u>must</u> not practice *law*. A judge may act pro se and may, without compensation, give legal advice to and draft or review documents for a *member of the judge's family*, but <u>the judge</u> is prohibited from serving as the family member's lawyer in any forum. <u>This rule does not prohibit the practice of law pursuant to, and in the context of, a judge's military service.</u>

COMMENT

	[1] A judge may act pro se in all legal matters, including matters involving litigation and s involving appearances before or other dealings with governmental bodies. A judge must e the prestige of office to advance the judge's personal or family interests. See Rule 1.3.
Rule 2	[2] A judge will remain subject to conflict of interest and impropriety constraints. See 2.11.
	BY ORDER OF THE COURT, this day of March, 2018.

FOR THE COURT:

LAWTON R. NUSS Chief Justice