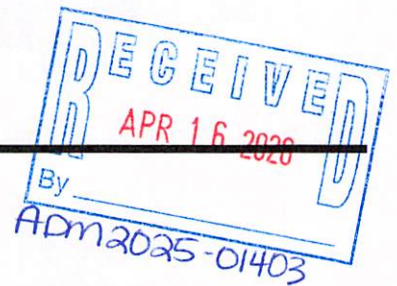


Kim Meador

From: Seema Singh <endabuse@advocatesmessage.com>
Sent: Thursday, April 16, 2026 6:45 PM
To: appellatecourtclerk
Subject: From Healing the Home Domestic Violence Intervention: Comments on No. ADM2025-01403



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Dear Clerk Hivner and Honorable Justices of the Tennessee Supreme Court,

I am writing in response to the Court's request for comments on the regulation of the legal profession and Tennessee's access-to-justice crisis. I strongly support the Tennessee Supreme Court allowing people without law degrees—like legal helpers or community justice workers—to deliver legal services and help with basic civil legal needs.

I am with Healing the Home Domestic Violence Intervention in East Tennessee, which is dedicated to ending cycles of family abuse and violence through comprehensive intervention and support.

Expanding access to civil legal help is important because I have numerous clients that go without any legal counsel because they cannot afford it. Even for the very small and simple questions.

I support letting people without law degrees provide legal help because given training, those without law degrees can be available in the community and assist in the overcrowded judicial system and with expenses.

I would want legal helpers to have oversight by an organization or company and short subject-matter training that can be done online; and I would want legal helpers to be able to assist with any civil legal matter.

Across our state, many people cannot obtain the legal help they need. Lawyers are simply too expensive for most families, and in many counties there are not enough attorneys available.

I encourage the Court to prioritize low-barrier solutions that make basic legal help available right away. Legal helpers could complete short, practical training focused on specific subjects and provide assistance through trusted institutions such as nonprofits, libraries, faith groups, and businesses. Requiring lengthy training or expensive credentials risks recreating the same lawyer-only bottleneck under a new label.

The Court should also recognize that certain forms of basic legal assistance—like helping someone navigate court procedures or complete standard paperwork—are low-risk activities that should fall outside Unauthorized Practice of Law restrictions. Creating clear carveouts for this type of help would expand access without sacrificing consumer protection. Tennesseans already benefit from existing consumer protection laws that safeguard against misconduct.

I'm grateful that the Tennessee Supreme Court is leading this effort to reform and modernize our legal system. Thank you for the opportunity to weigh in on this important issue.

Sincerely,

Seema Singh
Knoxville, TN
endabuse@healingthehome.org