

NOTICE TO THE BAR

**RE: APPLICATION FOR MASS TORT DESIGNATION AND CENTRALIZED
MANAGEMENT OF ZELNORM® LITIGATION**

A previous notice requested comments on the application made for centralized management, but not mass tort designation, of all Zelnorm® litigation in Bergen County. In response to that Notice, and pursuant to Rule 4:38A and Administrative Directive #10-07, “Mass Torts – Revised Guidelines and Criteria for Designation,” another application has been made to the Supreme Court, through the Administrative Director of the Courts, for mass tort designation of all Zelnorm® litigation and centralized management of that litigation in Atlantic County.

Anyone wishing to comment on or object to this second application regarding Zelnorm® litigation should provide such comments or objections, with relevant supporting documentation, to Philip S. Carchman, P.J.A.D., Acting Administrative Director of the Courts, P.O. Box 037, Trenton, NJ 08625-0037, **by July 7, 2008.**

Thereafter the Supreme Court will consider both applications and any comments received, and will make a determination as to the appropriate designation of the litigation and, if it is to be centrally managed, the county to which it will be assigned.

/s/ Philip S. Carchman

Philip S. Carchman, P.J.A.D.
Acting Administrative Director of the Courts

Dated: June 9, 2008