

NOTICE TO THE BAR

CORRECTIONS TO RULE AMENDMENTS ADOPTED BY THE SUPREME COURT'S JULY 16, 2009 OMNIBUS RULE AMENDMENT ORDER

This notice is to advise of the following corrections to certain of the amendments to the New Jersey Rules of Court adopted by order of July 16, 2009, which amendments become effective September 1, 2009:

- **Rule 1:5-6** – In subparagraph (c)(1)(B), change “Appendix XII” to read “Appendices XII-B1 or XII-B2”. Also, in subparagraph (c)(1)(C), the word “or” which preceded “the Confidential Litigant Information Sheet” should have been shown as bracketed and thus deleted. Also, in the source note, delete the inadvertently added comma after “(b)(2)” in the portion of the source note relating to the amendments that became effective January 1, 1995.
- **Rule 1:38-5** – Revise paragraph (g) to read as follows: “(g) Juror source lists prepared pursuant to N.J.S.A. 2B:20-2, jury questionnaires completed pursuant to N.J.S.A. 2B:20-3, and preliminary lists prepared pursuant to N.J.S.A. 2B:20-4 of persons to be summoned for possible service as grand or petit jurors, which shall remain confidential unless otherwise ordered by the Assignment Judge;”. Also, in paragraph (o), correct “Lawyers Fund” to read “Lawyers’ Fund”.
- **Rule 1:40-5** – In the second sentence of subparagraph (b)(2), correct “website” to read “web site”. Also, in the third sentence of that same subparagraph, correct “Subcommittee on the Committee on Complementary Dispute Resolution” to read “Subcommittee of the Committee on Complementary Dispute Resolution.” Also, at the beginning of the new language in the source note, insert the words “amended and” between “paragraph (b)” and “redesignated”.
- **Rule 1:40-6** – In the source note, immediately before the new language insert the following: “; paragraph (d) amended July 9, 2008 to be effective September 1, 2008”.
- **Rule 1:40-12** – At the end of subparagraph (a)(6)(ii)(b), change the semicolon to a comma.
- **Rule 3:21-4** – In the source note, correct “paragraph (d) amended November 2, 1987 to be effective January 5, 1988; to be effective February 1, 1988” to read “paragraph (d) amended November 2, 1987 to be effective January 1, 1988; paragraph (d) amended January 5, 1988 to be effective February 1, 1988”. Also in the

source note, just before the new language insert the following: “; paragraph (e) caption and text amended, and paragraph (f) amended June 15, 2007 to be effective September 1, 2007”.

- **Rule 3:22-2** – In the second sentence of paragraph (c), delete the word “that” after “alleging”.
- **Rule 3:22-9** – In the second sentence, correct “For all petitions assigned by the Office of the Public Defender” to read “For all petitions assigned to the Office of the Public Defender”.
- **Rule 3:22-10** – Delete the word “Preference” from the caption, as well as the semicolon that precedes that word.
- **Rule 5:5-4** – In paragraph (d), correct “Response to motion papers” to read “Responses to motion papers” in the last paragraph of the standard notice language.
- **Rule 5:6B** – In paragraph (d), the bracketed language indicating deletions should have included as deleted text the words “based on changed circumstances” between “may contest the cost-of-living adjustment” and “and may request”.
- **Rule 5:9A-3** – In paragraph (a), correct the citation to “N.J.S.A. 9:6-8.1 et seq.” to instead read “N.J.S.A. 9:6-8.21 et seq.”
- **Rule 5:25-3** – In paragraph (d), in the second sentence the word “no” after “shall be heard de novo” should be corrected to instead read “not”. Also, the bracketed language indicating deletions should have included as deleted text the word “for” between “or a motion” and “Relief from Judgment”.
- **Rule 7:2-1** – In the second sentence of paragraph (a), because of the renumbering of the remaining paragraphs in that rule, the beginning portion of that sentence should be corrected to read as follows: “Except as otherwise provided by paragraphs (f) (Traffic Offenses), (g) (Special Form of Complaint and Summons), and (h) (Use of Special Form of Complaint and Summons in Penalty Enforcement Proceedings)”. Also, in the bracketed language indicating deletions, “by oath” should instead have read “on oath”.

/s/ Glenn A. Grant

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