## **NOTICE TO THE BAR**

## CORRECTIONS TO RULE AMENDMENTS ADOPTED BY THE SUPREME COURT'S JULY 23, 2010 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 23, 2010, which amendments become effective September 1, 2010:

- Rule 1:13-9 The text added to the source note should read as follows: "; former text reallocated as paragraphs (a) and (b), paragraph (a) amended, and new paragraphs (c), (d), (e) and (f) adopted July 23, 2010 to be effective September 1, 2010".
- Rule 1:20-1 Two sentences were inadvertently dropped from paragraph (b). The following pre-existing sentences should be reinserted as the second and third sentences of that paragraph (just before the sentence that begins "The names of all persons..."): "All sums so paid shall be used for the attorney-discipline and fee-arbitration systems. This assessment shall be collected administratively in the same manner as and subject to the same exemptions provided under Rule 1:28-2, except that plenary-licensed attorneys who are in their second calendar year of admission shall pay a partial fee, as determined by the Supreme Court."
- Rule 2:2-3 In paragraph (a), correct "appeallable" to read "appealable".
- **Rule 4:4-2** Insert a period after the first portion of the newly added text (immediately before the sentence that begins "If the defendant...").
- **Rule 4:4-5** In newly redesignated subparagraph (a)(1)(A), reinsert a dropped comma after "the object of the action".
- Rule 4:64-1 In the last sentence of paragraph (f), insert a period in the rule reference ("pursuant to R. 1:34-6").
- **Rule 8:3-4** In the caption to the rule, reinsert the dropped comma ("Contents of Complaint, Generally"). Also, in the source note, change the first word in the new text from "paragraphs" to "subparagraphs".

/s/ Glenn A. Grant

Glenn A. Grant, J.A.D. Acting Administrative Director of the Courts

Dated: July 28, 2010