## NOTICE TO THE BAR

## FURTHER CORRECTIONS TO RULE AMENDMENTS ADOPTED BY THE SUPREME COURT'S JULY 9, 2008 ORDER

This notice is to advise of the following further corrections to certain of the amendments to the New Jersey Rules of Court adopted by order of July 9, 2008, which amendments become effective September 1, 2008; this is in addition to the corrections set out in the notices dated July 15, 2008 and July 29, 2008:

• **Rule 1:40-6** – The following language was inadvertently omitted from the source note and should be reinserted immediately preceding the new language: "...; paragraph (a) amended July 31, 2007 to be effective September 1, 2007".

• **Rule 8:3-2(c)** – In new paragraph (c), there should be double end parenthesis marks after <u>"(Small Claims)</u>" which thus should instead read "<u>(Small Claims))</u>".

• **Rule 8:6-1(b)(1)** – In the first sentence of the introductory portion of subparagraph (b)(1), the word "testifying" was inadvertently deleted from the original text and should be reinserted. That first sentence thus should read as follows: "A party intending to rely upon the testimony of any person testifying as a valuation expert <u>must furnish an expert report</u> containing the information in R. 8:6-1(b)(2)."

• Rule 8:6-1(b)(1)(ii) – In subparagraph (b)(1)(ii), the word "a" should instead be "as". That sentence thus should read as follows: "<u>Twenty (20) days prior to the trial date set forth in the case management notice or 20 days prior to such other trial date as designated by the trial court.</u>"

/s/ Philip S. Carchman

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

Dated: August 29, 2008