

NOTICE TO THE BAR

APPLICATION FOR CENTRALIZED MANAGEMENT WITHOUT MASS TORT DESIGNATION OF POMPTON LAKES ENVIRONMENTAL CONTAMINATION LITIGATION

Pursuant to Rule 4:38A and Directive #7-09, “Revised Mass Tort Guidelines,” an application has been made to the Supreme Court, through the Acting Administrative Director of the Courts, requesting that all litigation involving claims of environmental contamination in Pompton Lakes, New Jersey against E. I. Dupont DeNemours and Company and Royle Systems Group, LLC (formerly known as John Royle and Sons, Inc.) be assigned for centralized management but without mass tort designation to one of the designated mass tort sites.

Anyone wishing to comment on or object to this application should provide such comments or objections, in writing and with relevant supporting documentation, to the Hon. Glenn A. Grant, Acting Administrative Director of the Courts, Hughes Justice Complex, P. O. Box 037, Trenton, NJ 08625-0037, by **June 30, 2010**.

A copy of the application is posted on the Judiciary’s website at judiciary.state.nj.us.

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

Dated: May 19, 2010

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