NOTICE TO THE BAR

MULTICOUNTY LITIGATION – PROPOSED TERMINATION OF MULTICOUNTY LITIGATION (MCL) DESIGNATION OF THE HORMONE REPLACEMENT THERAPY LITIGATION

By Order of September 14, 2004, the Supreme Court designated all New Jersey state court litigation involving the use of hormone replacement therapy (HRT) drugs as a mass tort (now multicounty litigation (MCL)) and assigned it to Atlantic County for centralized management. By order of January 10, 2006, the Court reassigned the HRT Litigation to Middlesex County. The litigation currently is assigned in Middlesex to Superior Court Judge Jessica R. Mayer by the Court's order of September 9, 2009. Judge Mayer has reported to the Administrative Director of the Courts that all active litigation has been concluded and that the MCL designation of the HRT Litigation therefore should be terminated.

In accordance with the provisions of Court Rule 4:38A and the Multicounty Litigation Guidelines (Directive #8-12), this Notice is to advise of the proposed termination of the MCL designation of the New Jersey state-court HRT Litigation. Any comments on or objections to this proposed action must be submitted in writing, with relevant supporting documentation, to the Administrative Director of the Courts, P.O. Box 037, Trenton, NJ 08625-0037, by February 13, 2015. Comments or objections may also be submitted by e-mail to the following address: Comments.Mailbox@judiciary.state.nj.us.

Once this comment period has closed, the proposed termination of the MCL designation will be submitted to the Supreme Court for its consideration and action.

Glenn A. Grant, J.A.D.

Acting Administrative Director of the Courts

Dated: January 14, 2015