

#025

From: Edward Weinstein <weinstein.edward@gmail.com>
Sent: Tuesday, March 28, 2017 8:37 AM
To: Comments Mailbox
Subject: Proposed Rule amendment to R. 1:40-4(b).

This will only cause backlog in the Family Part. I recall the days prior to Economic Mediation when a high conflict case would essentially go straight from ESP to trial call (other than counties that have ISCs) and even then the result was hours and hours of standing around the court house going no where. Economic Mediation has been a godsend IMO and forcing the mediator to have to file a complaint in the Special Civil Part in order to be paid for their hard work is poor policy for both the courts and the public at large.

Thank you for your time.

Very truly yours,
Edward R. Weinstein, Esq.
Weinstein Professional Building
214 Highway 18
East Brunswick, New Jersey 08816
Phone: 732-246-0909
Fax: 732-246-2888
E-mail: Edward@weinsteinlawoffice.com
Web: www.weinsteinlawoffice.com

The information contained in this email message is legally privileged and confidential information intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this email is strictly prohibited. If you have received this email or any attachment in error, please immediately notify us by telephone or email, and return the original message and attachments to us at the address above and delete any email.