UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

NOTICE TO THE BAR

IN RE: Amendment of Local Civil

Rules : ORDER

The Court being vested with authority pursuant to 28 U.S.C. § 2071 & Rule 83 of the Federal Rules of Civil Procedure to make and amend local rules; proposed amendments to Local Civil Rules having been submitted to the Lawyers Advisory Committee and the public for comment; comments having been received and considered, and the proposed amendments having been approved by the Board of Judges;

It is on this 18th day of March, 2011, ORDERED that Local Civil Rules are amended to read:

Civ. RULE 33.1 INTERROGATORIES

(a) Interrogatories shall be so arranged that after each separate question or request, there shall appear a blank space reasonably calculated to enable the answering party to have the answer to the interrogatory typed in. Each question shall be answered separately in the space allowed. If the space allowed shall not be sufficient for the answer, the answering party may insert additional pages or retyped pages repeating each question in full, followed by the answer in such manner that the final document shall have each interrogatory immediately succeeded by the separate answer thereto. Upon request, interrogatories shall be provided in electronic word processing format for ease of answering if technologically feasible. The answering party shall repeat each question in full immediately prior to each corresponding answer.

It is FURTHER ORDERED these amendments are effective this date.

FOR THE COURT:

s/ Garrett E. Brown, Jr.
GARRETT E. BROWN, JR.
Chief Judge