



NOTICE TO BAR

**New York State
Unified Court System**

**Hon. Paula L. Feroletto
Administrative Judge**

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For Immediate Release, March 9, 2010

REQUEST FOR JUDICIAL INTERVENTION FOR RESIDENTIAL MORTGAGE FORECLOSURE PROCEEDINGS

Effective immediately, a new Request for Judicial Intervention Form (“RJI”) must be used for all residential mortgage foreclosure actions where a settlement conference is required under CPLR 3408. This RJI form applies to all subprime and non-subprime loans for residential property and one to four-family owner-occupied principal dwelling or condominium. Copies of the RJI are available at the Supreme and County Chief Clerk’s Offices or County Clerk’s Offices of the Eighth Judicial District. This RJI replaces the subprime mortgage RJI issued in 2008.

For all other residential foreclosure actions, the traditional RJI form should continue to be used. Pursuant to Administrative Order of the Hon. Paula L. Feroletto dated March 3, 2010, the traditional RJI must be accompanied by an affirmation stating the reasons that the loan is not subject to a mandatory settlement conference pursuant to CPLR 3408.

Lastly, section 202.12-a of the Uniform Rules for the Supreme and County Courts has been amended effective February 13, 2010, relating to settlement conferences in residential mortgage foreclosure applications. (22 NYCRR §202.12-a)

Copies of Judge Feroletto’s Administrative Order, the new RJI, and section 202.12-a are attached to this notice and posted on line by clicking on “What’s New” at <http://www.nycourts.gov/courts/8jd>

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