

COURT NOTICES

AMENDMENT OF RULE Uniform Civil Rules of the Supreme and County Courts

Pursuant to the authority vested in me, and with the advice and consent of the Administrative Board of the Courts, I hereby amend, effective immediately, section 202.28 of the Uniform Civil Rules of the Supreme and County Courts, relating to discontinuance of civil actions, to read as follows:

§ 202.28 Discontinuance of Civil Actions

In any discontinued action [in which a request for judicial intervention has been filed], the attorney for the [plaintiff] *defendant* shall file a stipulation or statement of discontinuance with the [part of court to which the action has been assigned] *county clerk* within 20 days of such discontinuance. [In any discontinued action to which an index number was assigned but no request for judicial intervention was filed, the stipulation or statement of discontinuance shall be filed with the county clerk.] If the action has been noticed for judicial activity within 20 days of such discontinuance, the stipulation or statement shall be filed before the date scheduled for such activity.

