

# COURT NOTICES

## AMENDMENT OF RULE

### Rules of the Chief Administrator of the Courts

Pursuant to the authority vested in me, and upon consultation with the Administrative Board of the Courts, I hereby amend, effective immediately, section 128.9(b) of the Rules of the Chief Administrator of the Courts, relating to frequency of juror service, to read as follows:

(b) A person who has served on a trial jury or grand jury in any court of record within the state, including service as set forth in section 128.8 of this Part or service in a federal court, is disqualified from further jury service, pursuant to section 524 of the Judiciary Law, for [four] *six* years following the completion of jury service, and shall not be summoned for such service within that period, except that where [such period of disqualification has been reduced to two years], as provided in subdivision (c) of section 524, *the commissioner of jurors has determined that compliance with the six-year period would be impracticable, such period of disqualification may be reduced to not less than two years for persons whose service consisted of fewer than three days, and* such person shall not be summoned for jury service within such [two year] *reduced* period. Where a person serves on a trial jury or grand jury for more than ten days, that person is disqualified for further jury service for [the above period plus an additional four] *eight* years. For purposes of this subdivision, jury service shall include service in the court and telephone standby service.