

COURT NOTICES

AMENDMENT OF RULE

Uniform Civil Rules for 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 202.6(b) of the Uniform Civil Rules for the Supreme and County Courts (22 NYCRR 202.6[b]), relating to the filing of requests for judicial intervention, to read as follows:

§ 202.6 Request for Judicial Intervention.

* * *

(b) A request for judicial intervention shall be filed, without fee, for any application *to a court* not filed in an action or proceeding, as well as for a petition for the sale or finance of religious/not-for-profit property, an application for change of name, a habeas corpus proceeding where the movant is institutionalized, [an application for default judgment to the clerk pursuant to CPLR 3215(a),] an application under CPLR 3102(e) for court assistance in obtaining disclosure in an action pending in another state, a retention proceeding authorized by article 9 of the Mental Hygiene Law, a proceeding authorized by article 10 of the Mental Hygiene Law, an appeal to a county court of a civil case brought in a court of limited jurisdiction, an application to vacate a judgement on account of bankruptcy, a motion for an order authorizing emergency surgery, or within the City of New York, an uncontested action for a judgment for annulment, divorce or separation commenced pursuant to article 9, 10 or 11 of the Domestic Relations Law.

