# IN THE SUPREME COURT OF TENNESSEE AT NASHVILLE

# IN RE: AMENDMENT OF TENNESSEE SUPREME COURT RULE 9, SECTIONS 10.10 AND 10.2

FILED

MAR 31 2015

No. ADM2014-02187

Clerk of the Courts Rec'd By

#### **ORDER**

On December 2, 2014, the Court published for public comment the petition of the Access to Justice Commission ("the Commission") asking the Court to amend Tennessee Supreme Court Rule 9, sections 10.2 and 10.10. In particular, the Commission proposed amending Rule 9, section 10.10 to require Tennessee attorneys to report annually the extent of their pro bono work, if any, and to impose an administrative sanction on any lawyer who failed to report pro bono hours. The Commission also proposed amending Rule 9, section 10.2 to implement a new funding mechanism for access-to-justice programs. Specifically, the Commission proposed including on the annual registration form licensed Tennessee lawyers must complete for the Board of Professional Responsibility an "opt out" line item for lawyers to select if they chose **not** to make a contribution (with \$50 as the suggested contribution) to support access-to-justice programs. The deadline for written comments on the Commission's proposed amendments was set for February 2, 2015, and has now expired. Many thoughtful comments regarding the proposed amendments were submitted, and the Commission was permitted to submit a response to these comments.

Upon due consideration of the petition, the comments, and the response, the Court denies in part and grants in part the Commission's petition. In particular, the Court declines to require Tennessee attorneys to report annually the extent of their pro bono work. As a result, the Court also declines to impose a sanction for failure to report. Nevertheless, the Court continues to encourage strongly voluntary reporting of pro bono participation. Such reporting provides important information, which is used for many purposes, including raising public awareness about the selfless and ongoing efforts of Tennessee attorneys to improve access to justice in this State.

The Court grants the Commission's request to establish a new voluntary funding mechanism for access-to-justice programs. The Court declines, however, to require

Tennessee attorneys to "opt out" of participating in this program. Instead, the annual registration form will be revised to include a section that allows Tennessee attorneys to "opt in" by making a voluntary financial contribution to access-to-justice programs.

The Court remains committed to the Access to Justice Initiative and recognizes that the tireless efforts of Tennessee's attorneys have made this Initiative a success. The Court commends the Commission for its excellent work, which has been, and will continue to be, instrumental in positioning Tennessee as a leader in access-to-justice efforts.

The Court hereby adopts the amendments to Tennessee Supreme Court Rule 9, sections 10.2 and 10.10, as set out in the attached Appendix A. These amendments shall take effect on July 1, 2015. The annual registration form has been revised as a result of these amendments, and the revised form is attached as Appendix B.

The Clerk shall provide a copy of this Order and the Appendices to the Tennessee Bar Association, Lexis Nexis, and Thompson Reuters. In addition, this Order and the Appendices shall be posted on the Court's website.

IT IS SO ORDERED.

PER CURIAM

#### APPENDIX A

### AMENDMENT OF TENNESSEE SUPREME COURT RULE 9, SECTIONS 10.10 AND 10.2

## Supreme Court Docket No. ADM2014-02187 (filed March 31, 2015)

Tennessee Supreme Court Rule 9, section 10.2 is amended by adding a new subsection (d), which provides as follows:

(d) In connection with the payment of the annual fee, every attorney shall have the opportunity to make a financial contribution to support access-to-justice programs. Funds raised through optional contributions will be distributed to access-to-justice programs which provide direct legal services to low income Tennesseans.

Tennessee Supreme Court Rule 9, section 10.10(b) is amended by striking the first sentence of the subsection. The amended subsection provides as follows:

(b) In reporting the extent of the attorney's pro bono legal services and activities, the attorney is requested to state whether or not the attorney made any voluntary financial contributions pursuant to RPC 6.1(c), but the attorney need not disclose the amount of any such contributions.

# APPENDIX B REVISED ANNUAL REGISTRATION FORM

Supreme Court Docket No. ADM2014-02187 (filed March 31, 2015)

## BOARD OF PROFESSIONAL RESPONSIBILITY of the SUPREME COURT OF TENNESSEE 10 Cadillac Drive, Suite 220, Brentwood, TN 37027, (615) 361-7500

### **2015 ANNUAL REGISTRATION STATEMENT**

This Annual Statement has been issued pursuant to Supreme Court Rules 9, 25 and 43.

Name:	BPR No.:				
Annual Fee: \$170.00	Due Date:				
Access to Justice Donation:	□ \$50.00	□ \$75.00	□ \$100.00	□ \$25.00	□ \$0
Total amount enclosed: (Make checks payable to: "Board of Professional Responsibility					
Please update your contact	t informations information with	on pursuant Il be displayed or	to Tenn. Sup n the Board's web	o. Ct. R. 9, S site.)	ec. 10.1:
New Office address:					
Telephone: _()		Fax #: _(	)		
Business email address:		<del>. ,,,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</del>		,	
New Home address:					
<del></del>		<del></del>		***	
Telephone: _ ()					
Pref	erred Mailing A	ddress: 🗌 Off	ice 🗆 Home		
I certify that the information	provided in t	his Registrat	ion Statement	t is accurate	and complete.
(Signatu	re)		<del></del> , <u></u> -	(Date	)

{Attorney Name} {Organization Name} {Address} {City, State, Zip} To avoid penalties and possible suspension, ALL lawyers with a Tennessee license MUST complete and submit this information either using this paper form OR on the Attorney Portal.

	NAME: BPR No.:				
FIRM/ORGANIZATION NAME	:				
]	MANDATORY STATI IOLTA Compliance Re SUP. CT. RULE 43, SECTION	eporting			
or expected to be he	eld a short period of time, that ca	ent or third party funds nominal in amou annot be made productive for the client treport out-of-state accounts; see 2D.)			
List all IOLTA Acco	unts: (Enclose a separate sheet for	more accounts.)			
Financial Institution	Account Name	Account Number			
A. I/my firm hold(s) no fur  B. I am not engaged in the  C. Occupation: I am not en	nds that are required to be deposited private practice of law in any jurison	diction.  w. I serve in the following capacity:			
	District AttorneyI tive duty in the armed forces	In-house counselTeacher of Law			
<del></del>	tate, local, or federal government in	a capacity not listed above			
a principal, employee, of be deemed to have an off	counsel, or in any other capacity ice in TN if the lawyer utilizes on	oses of this Rule, a lawyer who practices with a firm that has an office in TN, share or more offices of the firm located in Trum located in Trum located in Arm located in	all		
	s) - Bank records must demonstrate	e that the account(s) did not accrue interest	or		
1 1	sonable bank fees. (Enclose an expl	lanation on a separate sheet.)			

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### **2015 ANNUAL REGISTRATION**

The state of the s	WINDINGS AND THE PROPERTY OF T
NAME:	BPR No.:
Pro Bono Reporting (Tenn. Sup. Ct. Rule 9, Section 10.10):	
Pro bono service is not required, but many attorneys freely give their profession, our system of justice, and our communities. Please report the the preceding calendar year. For further description of the categories described 8, RPC 6.1.	extent of your pro bono activities in
(1) I <u>estimate</u> that I worked the following hours in 2014:	
Hours Providing Legal Services to Persons of Limite Substantially Reduced Fee;	ed Means Without a Fee or at a
Hours Providing Legal Services to Non-Profit Organization Means Without a Fee;	ations Serving Persons of Limited
Hours Providing Legal Services to Groups and Organization of Standard Fees would create a Financial Hardship; and	ons at a Reduced Fee when Payment
Hours Providing Legal Services to Improve the Law, the Le	gal System, or the Legal Profession.
<ul><li>(2) I voluntarily contributed financial support to organizations that plimited means:</li><li>Yes; (Please do not disclose the amount.)</li></ul>	provide legal services to persons of
No.	
(3) Pursuant to Tenn. Sup. Ct. R.9, Section 10.10, this reported infor you waive it solely for purposes of public pro bono recognition by  \[ \sum I \text{ would like to have my reported pro bono hours submodely for the purpose of pro bono award recognition.} \]	the Supreme Court.
Optional Access To Justice Donation:*	
There exists a growing legal needs gap in Tennessee. Indigent and wor problems caused by unemployment, predatory loans, uninsured medical bit foreclosures. In response to this growing need, the Tennessee Supreme Co all Tennesseans its number one strategic priority. As a part of the Cour Tennessee attorneys are asked to give a voluntary contribution which will providers across the state. This donation will help to provide access to income Tennesseans who have civil legal problems.	Ils, domestic violence, evictions and ourt has declared access to justice for rt's Access To Justice Initiative, all be used to fund direct legal service justice for the over 1 million low-
A suggested voluntary donation of \$50.00 is requested. If you wish to g and/or \$100 donated amounts on Page One of this statement. If you wish a \$25 amount. If you prefer not to donate, please indicate accordingly.	
*This donation may be tax-deductible. Consult a tax expert.	