

NEWS RELEASE

CONTACT:

FOR IMMEDIATE RELEASE

Stuart Ditzen, Assistant for Communications 215-560-6300

www.pacourts.us

Annual Registration Fee for Lawyers to Increase

HARRISBURG, April 2, 2009 - The Pennsylvania Supreme Court today ordered a \$25 increase in the annual registration fee for Pennsylvania lawyers, the first such adjustment in eight years. Funds from the increase are to be used for legal aid programs to assist individuals unable to afford legal services.

For years, Pennsylvania's attorney registration fee of \$175 has been among the lowest in the nation. With the \$25 increase, the new annual fee of \$200 will be more than \$100 lower than the national average. Only 10 states have lower annual registration fees.

Chief Justice of Pennsylvania Ronald D. Castille said the fee increase in its entirety will be used to bolster the Interest on Lawyers' Trust Account program, known as IOLTA, which distributes funds for civil legal assistance to Pennsylvanians unable to afford lawyers.

"The IOLTA program has suffered a drastic shortfall in revenues as a result of the economic crisis," said Chief Justice Castille. "The shortfall has come at the worst possible time, in the midst of a severe recession, just as the need for legal services is rising."

Because of plummeting interest rates on lawyer's trust accounts with banks, IOLTA's ability to provide grants to legal aid organizations has decreased from \$13.5 million in 2008 to a projected \$6.5 million this year.

Chief Justice Castille said that revenue from the lawyer registration fee increase is expected to provide IOLTA with an infusion of about \$1.5 million.

"This revenue stream will not fully solve the funding shortfall, but it will help," Castille said. "This is a time when every member of the legal profession must be mindful of their ethical duty to perform public interest legal service which will now include financial support for organizations funded by IOLTA."

Page 2 ... Annual Registration Fee for Lawyers to Increase

The main revenue source for IOLTA comes from interest on short-term deposits that lawyers place in pooled bank accounts. Money is transferred in due course to lawyers on behalf of clients to hold for brief periods. When it is impractical to invest such funds for the benefit of the client, lawyers are required to place the funds in interest-bearing IOLTA accounts. Revenues from those accounts are distributed by IOLTA to legal aid organizations.

Since mid-December when Federal Reserve rates dropped nearly to zero, IOLTA's revenues have fallen to critically low levels. Similar programs in other states are experiencing the same problem with the result that legal aid programs across the nation are being cut back. At the same time, growing numbers of indigent people with legal problems are seeking legal help.

(A copy of the court's order and rule can be found at: http://www.pacourts.us/OpPosting/Supreme/out/73drd.1.pdf

http://www.pacourts.us/OpPosting/Supreme/out/73drd.attach.pdf)

###

IN THE SUPREME COURT OF PENNSYLVANIA

IN RE: AMENDMENT OF RULE 1.15 OF: No. 73

THE PENNSYLVANIA RULES OF

PROFESSIONAL CONDUCT : Disciplinary Rules Docket

:

: No. 1

.

<u>ORDER</u>

PER CURIAM

AND NOW, this 2nd day of April, 2009, it is hereby ordered that Rule 1.15 of the Pennsylvania Rules of Professional Conduct is amended in the attached form. The amendment shall be effective for the 2009-2010 assessment year and shall continue until further Order of this Court.

Pursuant to Rule 103(a) of the Pennsylvania Rules of Judicial Administration, the immediate amendment of Rule 1.15 of the Pennsylvania Rules of Professional Conduct is required in the interest of efficient administration.

This order shall be processed in accordance with Rule 103(b) of the Pennsylvania Rules of Judicial Administration and shall be effective immediately.

Rule 1.15. Safekeeping Property.

* * *

(u) Every attorney who is required to pay an active annual assessment under Rule 219 of the Pennsylvania Rules of Disciplinary Enforcement (relating to periodic assessment of attorneys; voluntary inactive status) shall pay an additional annual fee of \$25.00 for use by the IOLTA Board. Such additional assessment shall be added to, and collected with and in the same manner as, the basic annual assessment, but the statement mailed by the Attorney Registration Office pursuant to Rule 219 shall separately identify the additional assessment imposed pursuant to this subdivision. All amounts received pursuant to this subdivision shall be credited to the IOLTA Board.

* * *