

NOTICES

Small Claims Decentralization

Effective Monday, October 16, 2017, the Centralized Small Claims Office located at 80 Washington Street, Hartford, CT 06106 will be closed. No new small claims writs or any other documents on small claims cases can be filed at the Centralized Small Claims Office in person, by fax or by mail as of that date.

Effective Friday, September 1, 2017 and after, any small claims cases filed on paper or electronically will have an answer date after October 16, 2017, and any existing small claims case that requires a hearing date or has a final date for compliance ordered by a magistrate after September 1, 2017 will be transferred to the small claims docket at the appropriate judicial district or housing session. Upon transfer, a new docket number will be assigned, and documents filed on paper must include the new docket number and be filed with the clerk of the appropriate location. Documents filed electronically must be filed using the new docket number through E-Services *Superior Court E-Filing not Centralized Small Claims E-Filing*. Until 5:00 p.m. on October 13, 2017, any new cases, or documents filed on existing cases that have *not* been transferred, can be filed *on paper* with the Centralized Small Claims Office or appropriate court location, or electronically through *Centralized Small Claims E-Filing* by attorneys and law firms without an exclusion from electronic services requirements.

Effective October 16, 2017, and after, any *new* small claims cases filed on paper must be filed with the appropriate judicial district or housing session location clerk's office as set forth in Section 51-345 and 51-346 of the Connecticut General Statutes. Any *new* small claims case filed electronically must be filed through *Superior Court E-Filing*. Any documents filed on paper on an existing case that has *not* been transferred to a judicial district or housing session location must be filed with the appropriate judicial district or housing session clerk's office so that the case can then be transferred by the clerk and assigned a new docket number. Any application for an execution filed *electronically* on a small claims case that has *not* been transferred and assigned a new docket number, must be filed using the existing small claims docket number through *Centralized Small Claims E-Filing*, not *Superior Court E-Filing*. Once the execution is filed, the case will be transferred to the small claims docket in the appropriate judicial district or housing session location and assigned a new docket number.

To view a file that has not been transferred and assigned a new docket number, contact the appropriate judicial district or housing session location for assistance.

For more information on small claims decentralization, go to the Judicial Branch website at www.jud.ct.gov or a clerk's office, court service center, public information desk or law library.

Notice of Attorney Discipline

DOCKET NO: MMX-CV-17-6018377-S. OFFICE OF CHIEF DISCIPLINARY COUNSEL V. GERALD M. BEAUDOIN. Filing Code M63, SUPERIOR COURT, JUDICIAL DISTRICT OF MIDDLESEX AT MIDDLETOWN, AUGUST 29, 2017.

ORDER: The parties have reached the following agreement and further agree that it shall be entered as an order of the court.

1. Respondent, Gerald M. Beaudoin, jurist number 402116, is placed on Interim Suspension from the practice of law, effective immediately, until further order of the court.

2. Pursuant to Practice Book § 2-64, Attorney (to be determined at a later date) of , Connecticut, juris number is appointed Trustee to take such steps as are necessary to protect the interests of Respondent's clients, to inventory Respondent's files, and to take control of his clients' funds, IOLTA, and fiduciary accounts. The respondent will cooperate with the Trustee in this regard.

3. The Respondent agrees not to deposit or disburse any funds from his clients' funds, IOLTA, and fiduciary accounts until further order of the court.

4. Respondent must comply with Practice Book § 2-47B (Restrictions on the Activities of Deactivated Attorneys).

5. The respondent will cooperate with an audit of his clients' funds, IOLTA, and fiduciary accounts to be conducted by the Statewide Grievance Committee to cover an initial period beginning January 1, 2014 through the present.

6. The court will review this matter on January 8, 2018 at 2pm in a courtroom to be determined.

ORDER

Approved and so ordered.

Date: August 29, 2017

Hon. David P. Gold, Judge

Notice of Disbarment of Attorney

Pursuant to § 2-54 of the Connecticut Practice Book, notice is hereby given that on June 20, 2017, in Docket Number HHD-CV-17-6074983, Roman Mavashev was ordered disbarred for seven years on the first count of the presentment, effective as of March 1, 2017, the date of the interim suspension imposed in Connecticut. The same sanction is imposed on the second count, concurrently. With regard to each, the court imposes a requirement that any application for reinstatement be pursuant to the provisions of Practice Book § 2-53.

Antonio Robaina
Presiding Judge

Notice of Suspension of Attorney

The court hereby grants the request for reciprocal discipline contained in the presentment. Mr. Flom is hereby suspended for a period of five years. Any application for reinstatement shall be in accordance with Practice Book section 2- 53. The suspension shall be effective as of August 22, 2017.

Antonio Robaina

Judge
