NOTICES

BAR EXAMINING COMMITTEE

Notice of Amendment of Regulations

At its meeting on September 27, 2019, the Connecticut Bar Examining Committee voted to amend Article III-1 of its Regulations to allow applications for admission by UBE score transfer to be filed within five (5) years after an applicant attains a UBE score and to amend Article IV of its Regulations so that motion applicants without any history of discipline, including administrative discipline, will no longer be required to take the MPRE or a course in professional responsibility.

Jessica F. Kallipolites
Administrative Director
Connecticut Bar Examining Committee

ARTICLE III
ADMISSION BY EXAMINATION AND ADMISSION BY TRANSFER OF A UNIFORM BAR EXAMINATION SCORE

Art. III-1.

(B) The application for admission by transfer of a Uniform Bar Examination (UBE) score (for which the official forms obtainable from the administrative director must be used) shall be filed within five (5) years after attaining a total scaled score of 266 or higher on the UBE taken in any jurisdiction, together with the fee prescribed by Article X (2). A score is considered to have been attained on the date of the administration of the UBE that resulted in the score. Applications for admission by transfer of a UBE score may be filed concurrently any time after an application to sit for the UBE in another jurisdiction is filed with that jurisdiction. Any such concurrent application for admission by transfer of a UBE score must include a copy of the application filed in the other UBE jurisdiction in which the applicant will take the UBE. UBE scores for such concurrent applications must be transferred to the administrative office no later than 31 December for a July exam and no later than 30 June for a February exam. It is the applicant’s responsibility to ensure that his or her qualifying UBE score is transferred to the administrative director by the National Conference of Bar Examiners (NCBE). Applicants shall submit official transcripts of undergraduate and legal education sufficient to satisfy the committee that the applicant’s educational qualifications meet the requirements of Section 2-8 of the Rules.

ARTICLE IV
MULTISTATE PROFESSIONAL RESPONSIBILITY EXAMINATION

Art. IV-1.

(A) All persons seeking admission to the practice of law in Connecticut by examination or by UBE score transfer or a military spouse seeking a temporary license to practice as an attorney in Connecticut, or upon motion without examination shall, prior to being recommended for admission to the bar, produce evidence of satisfac-
ory completion of the Multistate Professional Responsibility Examination. The passing score on the Multistate Professional Responsibility Examination shall be a scaled score of eighty (80) and must be achieved within four years before or within one year after the date the applicant files his or her application for admission to the Connecticut bar.

(B) Applicants for admission without examination without any history of discipline, including administrative discipline, in any jurisdiction in which he or she is licensed or has been licensed shall not be required to produce evidence of satisfactory completion of the Multistate Professional Responsibility Examination, but shall be required to provide evidence that he or she does not have any history of discipline, including administrative discipline, in any jurisdiction in which he or she is licensed or has been licensed.

(C) Applicants for admission without examination with any history of discipline, including administrative discipline, in any jurisdiction in which he or she is licensed or has been licensed shall, prior to being recommended for admission to the bar, produce evidence of satisfactory completion of the Multistate Professional Responsibility Examination. The passing score on the Multistate Professional Responsibility Examination shall be a scaled score of eighty (80) and must be achieved within four years before or within one year after the date the applicant files his or her application for admission to the Connecticut bar.

Art. IV-2.

In lieu of the Multistate Professional Responsibility Examination an applicant may, prior to being recommended for admission to the bar, submit evidence of satisfactory completion of a course in professional responsibility/legal ethics offered by a law school approved by the bar examining committee as part of its regular curriculum. To be acceptable, the course must be completed with a grade of either ‘‘C’’ or ‘‘Pass’’ within four years before or within one year after the date the applicant files his or her application for admission to the Connecticut bar.

Art. IV-3.

In lieu of the requirements set forth in Articles IV-1(C) and IV-2, an applicant for admission without examination who is a full-time faculty member or full-time clinical fellow at an accredited Connecticut law school may, prior to being recommended for admission to the bar, submit evidence of a scaled score of eighty (80) on the Multistate Professional Responsibility Examination or a grade of either ‘‘C’’ or ‘‘Pass’’ in a course in professional responsibility/legal ethics offered by a law school approved by the bar examining committee as part of its regular curriculum.
Notice of Reinstatement

Pursuant to § 2-54 of the Connecticut Practice Book, notice is hereby given that on October 1, 2019, in Docket Number HHD-CV-17-6084248 Robert O. Wynne, juris # 404770, stipulated as follows:

1. The interim suspension imposed by the Court on March 18, 2019 shall be terminated and the Respondent shall be reinstated, effective immediately

David Sheridan
Presiding Judge

Notice of Resignation of Attorney and Appointment of Trustee

Pursuant to Practice Book Sec. 2-54, notice is hereby given that on September 19, 2019 in case bearing docket number HHB-CV19-6054983-S, Kevin E. Creed, juris number 413715, of Bristol, Connecticut, resigned from the bar of the State Connecticut and waived his privilege of reapplying to the bar in the future.

Notice is given that Attorney Frank E. Rudewicz, of West Hartford, Connecticut, is appointed trustee to protect the interests of the clients of Kevin E. Creed.

The Court (Morgan, J.)