

STATE OF VERMONT
SUPREME COURT
MAY TERM

Order Amending Administrative Order No. 44

1. Pursuant to the Vermont Constitution, Chapter II, §§ 30, 31, 37, it is hereby ordered that Administrative Order No. 44, be amended to read as follows (deleted matter struck through; new matter underlined):

REGISTRATION FOR RECEIPT OF DOCUMENTS BY ELECTRONIC MAIL

§ 1. All attorneys licensed to practice law under Administrative Order No. 41, including attorneys admitted pro hac vice under § ~~16~~ ~~13~~ and nonresident attorneys admitted for a government study license under § ~~13A~~ of the administrative order, shall register one or more e-mail addresses pursuant to Rule 3 of the Vermont Rules for Electronic Filing on or before the effective date of this order. This order does not apply to attorneys who are in inactive or judicial status under §§ ~~5~~ ~~9~~ and ~~10~~ of Administrative Order No. 41. Any attorney who, after the effective date of this order, becomes licensed under Administrative Order No. 41 on active status, pro bono emeritus status, or pro hac vice §§ ~~1, 4, 11, 12, 13~~ or ~~13A~~ shall register one or more e-mail addresses pursuant to this order within 24 hours of the receipt of an attorney license number, including the receipt of a reinstated license number held in the past, or before appearance as an attorney in any court proceeding, whichever is earlier. Registration under this order is a condition of attorney licensing and affirmation of registration shall be made on each licensing statement pursuant to § ~~1~~ 2 of Administrative Order No. 41.

§ 2. The Court Administrator shall notify each licensed attorney of the effective date of this order by e-mail at the address specified in compliance with § ~~7~~ 4 of Administrative Order No. 41. The Court Administrator shall also use other available methods, including the Judiciary website, for publicizing this date.

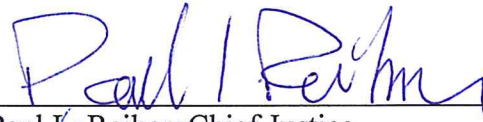
Reporter's Notes—2017 Amendment

Administrative Order 44 is amended to update cross references to Administrative Order 41, concerning licensing of attorneys, which has been revised, reorganized, and renumbered. The reference to attorneys admitted for a government study license has been removed because that type of license is no longer available under A.O. 41.

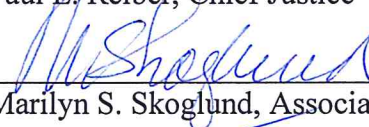
2. That this order, as amended, will become effective on May 15, 2017. The Reporter's Notes are advisory.

3. That the Chief Justice is authorized to report this amendment to the General Assembly in accordance with the provisions of 12 V.S.A. §1, as amended.

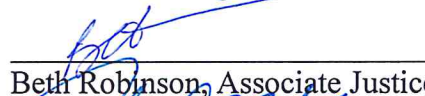
Dated in Chambers at Montpelier, Vermont, this 8th day of May, 2017.



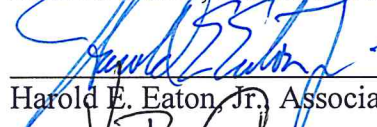
Paul L. Reiber, Chief Justice



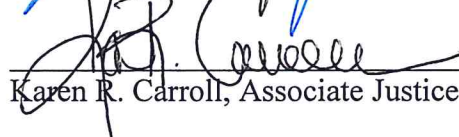
Marilyn S. Skoglund, Associate Justice



Beth Robinson, Associate Justice



Harold E. Eaton, Jr., Associate Justice



Karen R. Carroll, Associate Justice