Proof of Service of Post-judgment Papers

Directive #13-01 July 23, 2001 (Supersedes Directive #11-80) Issued by: Richa

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Administrative Director

Under the provisions of Rule 1:5-3, judges should not routinely require attorneys or *pro* se litigants to produce all certified mail receipts (green cards) as part of the proof of service of applications for wage executions, motions to turnover funds, motions to enforce litigant's rights, and/or applications for arrest warrants. Please bring this reminder to the attention of any judge in your vicinage to whom these kinds of post-judgment matters are assigned.

The need for this reminder was identified by both the Supreme Court Civil Practice Committee and the Supreme Court Special Civil Part Practice Committee in their respective 1998-2000 Reports, and endorsed by the Committee of Special Civil Part Supervising Judges and the Conference of Civil Presiding Judges. This Directive reiterates the substance of Directive #11-80 ("Proof of Service -- Wage Executions," issued on August 11, 1981) and thus supersedes that earlier Directive. Thank you.

Editor's Note

This Directive supersedes Directive #11-80 which has been removed from this compilation.