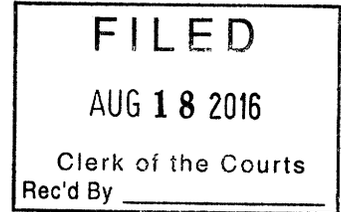


IN THE SUPREME COURT OF TENNESSEE  
AT NASHVILLE

IN RE AMENDMENT TO RULE 11, SECTION VI(a)(1),  
RULES OF THE TENNESSEE SUPREME COURT

\_\_\_\_\_  
No. ADM2016-01594  
\_\_\_\_\_



**ORDER**

Rule 11, Section VI(a)(1), Rules of the Tennessee Supreme Court, is hereby amended to change the funding percentages allocated to the four organizations listed in the rule. Except for the modification of the funding percentages, Section VI(a)(1) is otherwise unchanged. As amended, Section VI(a)(1) will read as follows:

**VI. Administration of the Civil Legal Representation of Indigents Fund.**

a. (1) Revenue deposited into the Civil Legal Representation of Indigents Fund in the Office of the State Treasurer, pursuant to Public Acts, 1995, Chapter 550 and Public Acts, 1999, Chapter 502, shall be paid quarterly by the Treasurer to the four not-for-profit legal organizations listed below, in the corresponding percentage listed by each organization. This funding percentage, like the funding percentage to each organization within the Legal Services Corporation, is based on the poverty populations of the service area of each organization. The four organizations and their respective percentages are:

Legal Aid Society of East Tennessee 31.79%

Legal Aid Society of Middle Tennessee and the Upper Cumberland  
39.55%

Memphis Area Legal Services 19.78%

West Tennessee Legal Services 8.88%

This amendment shall take effect on September 1, 2016.

IT IS SO ORDERED.

PER CURIAM