WEST VIRGINIA RULES OF PROFESSIONAL CONDUCT

Errata

The following formal and typographical changes were made after the release of the September 29, 2014 Order.

Rule 1.2(a) — In the third sentence, inserted the word "settle" into the phrase, "whether to settle a matter".

Rule 1.8 Comment [9] — In the first sentence, in the phrase "lawyer acquires <u>literacy literary</u> or media rights", the word "literacy" has been replaced with the word "literary".

Rule 1.13 Comment [2] — In the first sentence, in the phrase "the communications is protected", the "s" from the word "communications" has been removed.

Rule 1.17 Comment [7] — In the third sentence, in the phrase "identity of the purchaser, and must be told", the first comma and space have been removed.

Rule 2.2 Heading — Inserted the rule name "INTERMEDIARY" in the rule heading.

Rule 3.3 Comment [4] — In the last sentence, in the phrase "to commit or assist the client $\frac{is}{in}$ committing fraud", the word "is" has been replaced with the word "in".

Rule 3.7 Comment [3] — In the last sentence, in the phrase "permitting the lawyers to testify", the "s" from the word "lawyers" has been removed.

Rule 5.7 Comment [6] — In the first sentence, in the phrase "significance of the fact, that the", the comma has been removed.

Rule 5.7 Comment [11] — In the last sentence "See also Rule 8.4 (Misconduct)", the word "(Misconduct)" has been removed.

Rule 6.1(b)(2) — In the phrase "legal services are <u>at</u> a substantially", the word "are" has been replaced with the word "at".

Rule 7.2(b) — In the phrase "A lawyer shall not give anything of value to a person for recommending the lawyer's services except that a lawyer may:", a colon has been added.

Each of these changes is reflected in this strikethrough version of the rules, which is also available on the Court's website.