THE COURTS

Title 204—JUDICIAL SYSTEM GENERAL PROVISIONS

PART V. PROFESSIONAL ETHICS AND CONDUCT [204 PA. CODE CH. 83]

Amendment of Rule 502(b) of the Pennsylvania Rules of Disciplinary Enforcement; No. 332 Disciplinary Doc. No. 43

Order

Per Curiam:

And Now, this 25th day of April, 1997, it is hereby Ordered that:

- (1) Rule 502(b) of the Pennsylvania Rules of Disciplinary Enforcement is amended in the following form;
- (2) this amendment shall be effective for the 1997-1998 assessment:
- (3) this amendment shall be rescinded for the 1998-1999 assessment and thereafter; and
- (4) pursuant to Rule 103 of the Pennsylvania Rules of Judicial Administration, the immediate amendment of Rule 502(b) is required in the interest of justice and efficient administration.

This Order shall be processed in accordance with Rule 103(b) of the Pennsylvania Rules of Judicial Administration and the amendment shall be effective immediately.

Annex A

TITLE 204. JUDICIAL SYSTEM GENERAL PROVISIONS

PART V. PROFESSIONAL ETHICS AND CONDUCT Subpart B. DISCIPLINARY ENFORCEMENT

CHAPTER 83. PENNSYLVANIA RULES OF DISCIPLINARY ENFORCEMENT

Subchapter E. CLIENT SECURITY FUND GENERAL PROVISIONS

Rule 502. Pennsylvania Lawyers Fund for Client Security

* * * * *

(b) Additional Assessment. Every attorney who is required to pay an annual assessment under Enforcement

Rule 219 (relating to periodic assessment of attorneys; voluntary inactive status) shall pay an additional annual fee of **[\$45.00] \$70.00** for the use of the fund. Such additional annual assessment shall be added to, and collected with and in the same manner as, the basic annual assessment, but the statement mailed by the Administrative Office pursuant to Enforcement Rule 219 shall separately identify the additional assessment imposed pursuant to this subdivision. All amounts received pursuant to this subdivision shall be credited to the fund.

[Pa.B. Doc. No. 97-756. Filed for public inspection May 16, 1997, 9:00 a.m.]

PENNSYLVANIA COMMISSION ON SENTENCING [204 PA. CODE CH. 303]

[Correction]

Adoption of Sentencing Guidelines

An error appeared in the adoption of Sentencing Guidelines published at 27 Pa.B. 1252 and 1272 (March 15, 1997). In § 303.15 (relating to offense listing), the Prior Recorded Points for 18 Pa.C.S. § 6301(a)(1)* Corruption of Minors (when of a sexual nature) and 18 Pa.C.S. § 6301 (a)(1)* Corruption of Minors were inadvertently transposed. The correct Prior Record Points were found in the text of the Sentencing Guidelines in § 303.7 (relating to prior record score—guideline points scoring).

The correct version of this section appears in Annex A.

Annex A

TITLE 204. JUDICIAL SYSTEM GENERAL PROVISIONS PART VIII. CRIMINAL SENTENCING CHAPTER 303. SENTENCING GUIDELINES

§ 303.15. Offense Listing

CRIMES CODE OFFENSES

		STATUTORY	§ 303.03 OFFENSE GRAVITY	§ 303.7 PRIOR RECORD
18 Pa.C.S. §	OFFENSE TITLE	CLASS	SCORE	POINTS
6301(a)(1)*	Corruption of Minors (when of a sexual nature)	M1	5	1
6301(a)(1)*	Corruption of Minors	M1	4	m

^{* =} Subcategorized Offenses. See 303.3(b).

m = Other Misdemeanor Offenses. See 303.7(a)(5).

INCHOATE = Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

[Pa.B. Doc. No. 97-757. Filed for public inspection May 16, 1997, 9:00 a.m.]

Title 255—LOCAL COURT RULES

CARBON COUNTY

Electronic Monitoring Fees; No. 046 MI 97

Administrative Order No. 6-1997

And Now, this 28th day of April, 1997, in order to assess the costs of administering the Carbon County Home Electronic Monitoring Program, it is hereby:

Ordered and Decreed that the Court, effective May 1, 1997, hereby increases the Home Electronic Monitoring Fee to ten dollars (\$10.00) per day for all defendants placed into the Carbon County Home Electronic Monitoring Program from the time they are ordered into the Program until the time they are released from the Program.

By the Court

JOHN R. LAVELLE, President Judge

[Pa.B. Doc. No. 97-758. Filed for public inspection May 16, 1997, 9:00 a.m.]

DELAWARE COUNTY Amendment to Local Rule 206(B)(1)(d); Misc. No. 97-4901

Amended Order

And Now, to wit, this 28th day of April, 1997, it is hereby *Ordered* and *Decreed* that Delaware County Local Rule 206(B)(1)(d) is *amended* as follows:

- (d) Each Answer to Petitions or Motions filed pursuant to this Rule shall be accompanied by the following:
- (i) a face sheet clearly indicating that they are being filed pursuant to Rule *206; and
- (ii) a form of Proposed Order fairly encompassing the relief requested.

By the Court

A. LEO SERENI, President Judge

[Pa.B. Doc. No. 97-759. Filed for public inspection May 16, 1997, 9:00 a.m.]