

THE COURTS

Title 255—LOCAL COURT RULES

BUCKS COUNTY

Fee Bills, Register of Wills, Clerk of the Orphans'
Court; No. 35766

Order

And Now, December 10, 2001, upon consideration of the within petition and upon authority of the Act of Assembly cited therein,

The Court approves the fee bills of the Register of Wills and Clerk of the Orphans' Court attached to the petition as Exhibit B and directs that said fee bills shall take effect thirty days after publication in the *Pennsylvania Bulletin*.

BARRY R. MCANDREWS,
President Judge

BUCKS COUNTY ORPHANS' COURT FEE BILL

ADOPTION, petition for, recording of, certificate of adoption, and amended birth information for each child	\$85.00
Counseling Fee	\$75.00
Filing Foreign Adoption	\$25.00
Petition for termination, confirmation of consent, or voluntary relinquishment	\$50.00
Report of Intention to Adopt	\$25.00
Report of Intermediary and Disclosure Affidavit	\$25.00
Search Record	
Non-Identifying	\$100.00
Identifying	\$200.00
AFFIDAVIT, Filing and of service	\$30.00
ANNUAL REPORT	\$30.00
ANSWERS	\$30.00
AUTOMATED COMPUTER PROJECT	\$5.00
APPEALS	
Petition and recording	\$55.00
To supreme or Superior Court, payable to Court	\$55.00
From Register of Wills Probate	\$100.00
ATTACHMENTS	\$25.00
BIRTH RECORDS (1893 TO 1906)	\$10.00
BONDS filing	\$15.00
CERTIFICATIONS	
Copy Furnished	\$15.00
Copy Furnished, per page additional	\$1.00
Short Certificate	\$8.00
Award of Real Estate	\$20.00
Each additional description	\$7.00
CITATION	\$40.00
CLAIMS or DISCLAIMERS, SATISFACTION OF CLAIM	\$30.00
COPIES, per page	\$1.00
DEATH RECORDS (1893 TO 1906)	\$10.00
DEED, Execution by Clerk	\$20.00
ELECTION against a will	\$20.00
EXCEPTIONS or OBJECTIONS	\$20.00
EXEMPLIFICATIONS OR RECORD	\$50.00
FAMILY SETTLEMENT	\$40.00
RESCHEDULE OF HEARING	\$25.00

INFORMAL ACCOUNTS	\$40.00
INVENTORY	
Original Filing	\$30.00
Supplemental Filing	\$30.00
LIVING TRUST	
Note: All Filings going to the Judge	\$35.00
MARRIAGE LICENSES	
Marriage License Application, issue license (includes 1st Certification) (State Tax and Trust Fund \$20.50)	\$45.00
Affidavit of Name Verification	\$10.00
Certification of Marriage	\$20.00
Consent of Parent or Guardian	\$10.00
Duplicate Marriage License	\$10.00
Waiver under Age 16	\$35.00
Emergency	\$35.00
Active Military	No Charge
NAME SEARCH	\$10.00
PA JUDICIAL COMPUTER PROJECT SURCHARGE (first filings, marriage applications)	\$5.00
PETITIONS	\$60.00
PLEADINGS AND PAPERS, not requiring court action	\$30.00
PRECIPE	\$35.00
RECEIPT AND RELEASE	\$30.00
POWER OF ATTORNEY	\$30.00
RETURNED CHECK	\$35.00
SATISFACTION OF AWARD	\$15.00
SCHEDULE OF DISTRIBUTION	\$35.00
SPECIAL SERVICES	\$30.00
SUBPOENA	\$15.00
STIPULATION	\$40.00
TRANSFERS	\$40.00

ACCOUNTS

Personal Representative, Trustee and Guardian Accounts filing, advertising, adjudication and recording

Over	But not More Than	Accounts (Advertising Included)
0	250	\$25.00
250	1,000	\$35.00
1,000	5,000	\$50.00
5,000	10,000	\$75.00
10,000	25,000	\$100.00
25,000	50,000	\$150.00
50,000	100,000	\$200.00
100,000	200,000	\$250.00
200,000	300,000	\$300.00

Each additional \$100,000 or fraction \$100.00
Readvertising Accounts \$50.00

BUCKS COUNTY REGISTER OF WILLS FEE BILL

AFFIDAVIT, filing	\$15.00
ANSWERS	\$25.00
AUTOMATED COMPUTER PROJECT	\$5.00
Document Reproduction, (all first filings)	
BOND, filing	\$15.00
CAVEAT, filing	
Formal with Bond	\$100.00
Informal	\$35.00
CERTIFICATION	
Copy Furnished	\$15.00
Per Page, additional copy not furnished	\$1.00

Filing and Recording	\$25.00
Short Certificate	\$8.00
redating	\$4.00
Certifying Record to Orphans' Court on Appeal	\$40.00
CITATION	\$60.00
Each Additional	\$5.00
CODICIL	\$20.00
COMMISSION	\$45.00
COPIES, per page	\$1.00
EXEMPLIFICATIONS	
Issuing, copy furnished	\$50.00
Filing	\$40.00
GENEALOGICAL RESEARCH	
Each Estate	\$25.00
Additional, Per Page Copy Charge	\$1.00
HEARINGS	
Escrow for Court Costs	\$200.00
Schedule Hearing	\$250.00
Cancellation or Reschedule Hearing	\$100.00
INHERITANCE TAX	
Certification	\$15.00
Tax Return	\$20.00
Supplemental return	\$20.00
706-Federal Estate Tax Return copy	\$20.00
Waivers, PA Securities	\$5.00
Joint Tax Return, filing	\$20.00
INVENTORY	
Original Filing	\$20.00
Supplemental filing	\$20.00
LETTERS OF ADMINISTRATION DBN OR DBNCTA	\$75.00
OUTSIDE OFFICE SERVICES	
Administration Oath, one instrument per location	\$75.00
Each Additional Instrument, at same location	\$15.00
Mileage Additional, charge per location	
NON-PROBATE FUNERAL LETTER	\$15.00
PA JUDICIAL COMPUTER PROJECT SURCHARGE	\$5.00
PLEADINGS AND PAPERS	
Matters Requiring Hearings	\$45.00
Other Pleadings and Papers	\$25.00
PROCESSING FEE	\$20.00
RENUNCIATIONS	\$5.00
REVOCATION OF LETTERS	\$150.00
RETURNED CHECK	\$35.00
SUBPOENA	\$15.00
SUGGESTION OF DEATH	\$10.00
TRUSTEE CERTIFICATE	\$15.00
WITNESS AFFIDAVIT (NOTARIZED), filing	\$20.00
ESTATE SEARCH & RECORD	\$25.00

Each additional \$100,000 or fraction \$100.00
 [Pa.B. Doc. No. 02-2. Filed for public inspection January 4, 2002, 9:00 a.m.]

LYCOMING COUNTY

Amendments to the Orphan's Court Rules; 01-02100

Order

And Now, this 3rd day of December, 2001, it is hereby *Ordered and Directed* as follows:

1. Lycoming County Orphan's Court Rules L7.1, L7.1 and L15.1 are rescinded.
2. Lycoming County Orphan's Court Rules L15.8 and L17.7 are revised as indicated.
3. The Clerk of the Orphan's Court is directed to:
 - a. File seven (7) certified copies of this order with the Administrative Office of the Pennsylvania Courts.
 - b. Forward two (2) certified copies of this order to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.
 - c. Forward one (1) copy of this order to the *Lycoming Reporter* for publication therein.
 - d. Forward one (1) copy to the chairperson of the Lycoming County Customs and Rules Committee.
 - e. Keep continuously available for public inspection copies of this order.
4. The rule revisions approved by this order shall become effective 30 days after publication in the *Pennsylvania Bulletin*.

By the Court

CLINTON W. SMITH,
President Judge

L15.8. Proposed Findings and Decree.

B. The petitioner shall attach a proposed decree to the proposed findings required by subsection A of this rule. If parental rights have previously been terminated, the decree shall be in the form set forth in Lyc. Co. O.C.R. L17.6. If parental rights are to be terminated at the time of the adoption, the decree shall be in the form [**of a decree nisi as**] set forth in Lyc. Co. O.C.R. L17.7.

L17.7. Decree Nisi in an Adoption.

The decree [**nisi**] to be submitted to the court where parental rights are to be terminated at the time of the adoption, required by Lyc. Co. O.C.R. L15.8B, shall be in the following form:

IN RE ADOPTION OF: : IN THE COURT OF
 : COMMON PLEAS OF
 : LYCOMING COUNTY,
 : PENNSYLVANIA
 _____ :
 : ORPHAN'S COURT
 : DIVISION
 :
 : DOCKET NUMBER:

LETTERS OF ADMINISTRATION AND TESTAMENTARY

Graduated according to gross value of estate

<i>Over</i>	<i>But not More Than</i>	<i>Letters Testamentary C.T.A. or Administration</i>
0	250	\$10.00
250	1,000	\$15.00
1,000	5,000	\$50.00
5,000	10,000	\$75.00
10,000	25,000	\$100.00
25,000	50,000	\$125.00
50,000	100,000	\$150.00
100,000	200,000	\$200.00
200,000	300,000	\$250.00

DECREE [NISI]

AND NOW, this ____ day of _____, [19] 20 ,
after hearing on the petition filed,

IT IS ORDERED AND DECREED:

(1) That the parental rights of _____
be and hereby are terminated;

(2) That the welfare of _____ will be pro-
moted by the adoption; that all requirements of the
Adoption Act have been met; that the adoptee shall have
all the rights of a child and heir of _____
and _____ and shall be subject to the duties of
a child of the petitioners; and that the child shall
hereafter be known as _____.

**[A copy of this adjudication shall be served upon
the person whose parental rights are terminated,
along with a notice informing that person of the
right to file exceptions to this adjudication within
ten (10) days of notice of filing of the adjudication.
If no exceptions are filed within the ten day period,
the Clerk of the Orphans' Court shall, upon
praecipe, enter this decree nisi as the final decree.]**

**Notice to the Natural Father and Natural Mother
Pennsylvania Adoption Medical History Registry**

This is to inform you about an adoption law provision
relating to medical history information. As the birth
parent of a Pennsylvania born child who is being or was
ever adopted in the past, you have the opportunity to
voluntarily place on file medical history information. The
information that you choose to provide could be important
to the child's present and future medical care needs. The
law makes it possible for you to file current medical
information and it also allows you to update the informa-
tion as new medically related information becomes avail-
able. Requests to release the information will be honored
if the request is submitted by a birth child 18 years of age
or older. The law also permits the court to honor requests
for information submitted by the adoptive parents or legal
guardians of adoptees who are not yet 18 years of age. All
information will be maintained and distributed in a
manner that fully protects your right to privacy.

You may obtain the appropriate form to file medical
history information by contacting the Adoption Medical
History Registry. Members of the registry staff are avail-
able to answer your questions. Please contact the registry
staff at:

Department of Public Welfare
Adoption Medical History Registry
Hillcrest, Second Floor, P. O. Box 2675
Harrisburg, PA 17105-2675
Telephone: 1-800-227-0225

Medical history information forms may also be obtained
locally by contacting one of the following agencies:

County Children and Youth Social Service Agency
Any private licensed adoption agency
The Lycoming County Register and Recorder's Office

BY THE COURT,

J.

[Pa.B. Doc. No. 02-3. Filed for public inspection January 4, 2002, 9:00 a.m.]

LYCOMING COUNTY

**Amendments to the Rules of Civil Procedure;
01-02100**

Order

And Now, this 3rd day of December, 2001 , it is hereby
Ordered and Directed as follows:

1. Lycoming County Rules of Civil Procedure L206 and
L212 are revised as indicated.

2. The Prothonotary is directed to:

a. File seven (7) certified copies of this order with the
Administrative Office of the Pennsylvania Courts.

b. Forward two (2) certified copies of this order to the
Legislative Reference Bureau for publication in the *Penn-
sylvania Bulletin*.

c. Forward one (1) certified copy of this order to the
Pennsylvania Civil Procedural Rules Committee.

d. Forward one (1) copy of this order to the *Lycoming
Reporter* for publication therein.

e. Forward one (1) copy to the chairperson of the
Lycoming County Customs and Rules Committee.

f. Keep continuously available for public inspection
copies of this order.

3. The rule revisions approved by this order shall
become effective 30 days after publication in the *Pennsyl-
vania Bulletin*.

By the Court

CLINTON W. SMITH,
President Judge

L206. Motion Procedure.

F. Scheduling. The court shall schedule argument,
hearing or briefing as required, note the scheduling
information on the cover sheet, and issue the scheduling
order appearing on the cover sheet. The due dates of
briefs, if ordered, shall also be noted on the cover sheet.
The prothonotary shall forward the completed cover sheet
to **[the filing party or counsel] all parties identi-
fied on the cover sheet**. The filing party or counsel
shall be responsible for identifying all parties or their
counsel on the cover sheet **[and for serving the
completed cover sheet upon all parties or their
counsel]**. If a party was not served with a copy of the
executed cover sheet as a result of an omission of the
filing party, the argument or hearing may be rescheduled
or, in the discretion of the court, the request for relief
may be denied.

G. Form. The form of the cover sheet shall be substan-
tially as follows:

THE COURTS

LYCOMING COUNTY COURT OF COMMON PLEAS
LOCAL RULE L206 COVER SHEET

Caption (may be abbreviated)

Docket No. _____

vs.

Case assigned to Judge _____
 none

1. Name of filing party _____

2. Filing party's attorney _____

3. Type of filing _____

<p>4. The following is/are required:</p> <ul style="list-style-type: none"> <input type="checkbox"/> Issuance of a rule to show cause - See Pa.R.C.P. No. 206.5 for form) <input type="checkbox"/> Argument <input type="checkbox"/> Evidentiary Hearing <input type="checkbox"/> Court conference <input type="checkbox"/> Entry of order in an uncontested matter or upon agreement of the parties (attach order and all supporting documentation) <input type="checkbox"/> Expedited consideration. State the basis: <p>_____</p> <p>_____</p> <p>_____</p> <p>5. Time required: _____</p>	<p>6. Name and addresses of all counsel of record and unrepresented parties (Continue on separate sheet.)</p>
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ORDER

1. An _____ argument _____ factual hearing _____ court conference is scheduled for _____ at _____ m in courtroom no. _____, Lycoming County Courthouse, Williamsport, PA.

2. _____ Briefs are to be filed by the following dates:
Filing party _____ .
Responding party(ies) _____ .

3. _____ A rule to show cause or other order is issued as attached.

4. **[THE FILING PARTY SHALL SERVE A COPY OF THIS EXECUTED SCHEDULING ORDER ON ALL COUNSEL OR UNREPRESENTED PARTIES AND ALSO ON]** Other: _____

Judge Date

L212. Pretrial Conferences and Trial Scheduling.*B. Pre-trial conferences.*

2. [On or before the date set for] Seven days prior to the date set for the pre-trial conference, each party shall file three copies of a pre-trial statement. A copy of the pre-trial statement shall be [handed to the judge conducting the pre-trial conference at the time of the pre-trial conference] served on all other parties simultaneously with the filing. The pre-trial statement shall be in substantially the following form:

[Pa.B. Doc. No. 02-4. Filed for public inspection January 4, 2002, 9:00 a.m.]

LYCOMING COUNTY**Amendments to the Rules of Civil Procedure;
01-02100****Order**

And Now, this 3rd day of December, 2001, it is hereby Ordered and Directed as follows:

1. Lycoming County Rule of Civil Procedure L1915.12 is hereby promulgated.

2. The Prothonotary is directed to:

a. File seven (7) certified copies of this order with the Administrative Office of the Pennsylvania Courts.

b. Forward two (2) certified copies of this order to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.

c. Forward one (1) certified copy of this order to the Pennsylvania Domestic Relations Rules Committee.

d. Forward one (1) copy of this order to the *Lycoming Reporter* for publication therein.

e. Forward one (1) copy to the chairperson of the Lycoming County Customs and Rules Committee.

f. Keep continuously available for public inspection copies of this order.

3. The rule revisions approved by this order shall become effective 30 days after publication in the *Pennsylvania Bulletin*.

By the Court

CLINTON W. SMITH,
President Judge

L1915.12. Required Certification for Petition for Civil Contempt Relating to a Custody Order.

A. Any petition requesting a finding of contempt of a custody order must also contain, as an exhibit, a certification by counsel or by the pro se litigant, of the effort to resolve the alleged contempt without resort to the court. At a minimum, the certification shall specify which of the following applies:

1. The opposing party is represented by counsel. Counsel was apprised of the alleged contemptuous conduct and that a contempt petition would be filed unless remedial steps were offered, but the opposing party, through counsel, has declined to offer sufficient remedial steps. Such remedial steps may include assurance of compliance with the order and replacement time for custody or

visitation time claimed to have been lost to the petitioning party by the alleged contemptuous conduct.

2. The opposing party is not represented by counsel. The opposing party was apprised in writing of the alleged contemptuous conduct and warned that a contempt petition would be filed unless remedial steps were offered, but the opposing party has declined to offer sufficient remedial steps. Such remedial steps may include assurance of compliance with the order and replacement time for custody or visitation time claimed to have been lost to the petitioning party by the alleged contemptuous conduct.

3. Remedial steps were offered by the opposing party, but were then not taken within a reasonable period of time.

4. Due to special circumstances (described in detail in the certification) an attempt to resolve the matter without filing a petition for contempt is likely to cause significant prejudice (also described) to the petitioning party.

B. Failure to attempt resolution of the alleged contempt in accordance with the requirements of this rule could be cause for dismissal of the petition for contempt.

[Pa.B. Doc. No. 02-5. Filed for public inspection January 4, 2002, 9:00 a.m.]

LYCOMING COUNTY**Amendments to the Rules of Criminal Procedure;
01-02100****Order**

And Now, this 3rd day of December, 2001, it is hereby Ordered and Directed as follows:

1. Lycoming County Rules of Criminal Procedure L1, L67, L130, L309, L1100 and L1123 are hereby rescinded.

2. Lycoming County Rules of Criminal Procedure L140, L142 and L301 are revised as indicated.

3. The Prothonotary is directed to:

a. File seven (7) certified copies of this order with the Administrative Office of the Pennsylvania Courts.

b. Forward two (2) certified copies of this order to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.

c. Forward one (1) certified copy of this order to the Pennsylvania Criminal Procedural Rules Committee.

d. Forward one (1) copy of this order to the *Lycoming Reporter* for publication therein.

e. Forward one (1) copy to the chairperson of the Lycoming County Customs and Rules Committee.

f. Keep continuously available for public inspection copies of this order.

4. The rule revisions approved by this order shall become effective 30 days after publication in the *Pennsylvania Bulletin*.

By the Court

CLINTON W. SMITH,
President Judge

L140. Preliminary Arraignment.

A. In advising the defendant of his right to secure counsel of his choice and of his right to be assigned

counsel, the issuing authority shall specifically describe the procedure to be followed in applying for assignment of counsel and shall have public defender application forms available.

[B. Before accepting an uncounseled waiver of a preliminary hearing, the issuing authority shall advise the defendant of the nature and purpose of a preliminary hearing from a form provided by the court administrator for that purpose. If and when the magistrate concludes that the defendant's desire to waive the preliminary hearing is intelligent and voluntary, he shall have the defendant sign said form and forward the same to the court, along with such other papers as are necessary.

C] B. [Where a preliminary hearing is not waived, the] The defendant shall be specifically advised that if he fails to obtain counsel to represent him at the scheduled preliminary hearing, he shall be found to have waived his right to counsel. No continuance of the preliminary hearing will be granted by reason of a failure to make timely application for counsel prior to the hearing. An application for public defender is deemed to be timely if filed with the court administrator not less than two (2) working days before the scheduled hearing, provided the defendant is advised of that fact. A working day is any day in which the court holds regularly scheduled sessions.

[D] C. Where a preliminary hearing is not held within the time **[limit] limits [provided in Pa.R. Crim.P. 140(d)(1)]** required by the Pennsylvania Rules of Criminal Procedure, the issuing authority's transcript shall set forth precisely the reasons or cause for any extension of the ten-day time limit.

L142. Continuance of Preliminary Hearing.

In passing upon requests for continuance of a preliminary hearing, the issuing authority shall give due consideration to the need to expeditiously handle criminal cases. **[and to the policy of the Court of Common Pleas of Lycoming County to seek to bring cases to trial within three months of the date of filing of the complaint.]**

L301. Continuances.

In deciding whether to grant or deny a request for continuance, the court shall give due **[weight to the policy of this court to bring cases to trial within three months of the filing of the complaint where the interests of justice permit]** consideration to the need to expeditiously handle criminal cases. All requests for continuances shall be on forms provided by the court administrator.

[Pa.B. Doc. No. 02-6. Filed for public inspection January 4, 2002, 9:00 a.m.]

SOMERSET COUNTY

Consolidated Rules of Court; No. 87 Misc. 2001

Adopting Order

And Now, this 10th day of December, 2001, it is hereby *Ordered*:

1. Paragraph A. of Som.R.Crim.P. 600.1, Criminal Trial Scheduling, is amended to read as follows (consisting of

paragraphs A. through C.), effective thirty (30) days after publication in the *Pennsylvania Bulletin*.

2. Som.R.J.A. 1032, Call Of Criminal Trial List, is amended to read in its entirety as reflected in revised Som.R.J.A. 1032, attached hereto, effective thirty (30) days after publication in the *Pennsylvania Bulletin*.

3. The Somerset County Court Administrator is directed to:

A. File seven (7) certified copies of this Order and the attached Rules with the Administrative Office of Pennsylvania Courts.

B. Distribute two (2) certified copies of this Order to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.

C. File one (1) certified copy of this Order and attached Rules with the Pennsylvania Criminal Procedural Rules Committee.

D. File proof of compliance with this Order in the docket for these Rules, which shall include a copy of each transmittal letter.

By the Court

EUGENE E. FIKE, II,
President Judge

Som. R.Crim.P. 600.1. Criminal Trial Scheduling.

A. The call of the criminal trial list shall be held on the second Tuesday preceding the beginning of the trial session, or at such other time established by the court.

B. At the call of the criminal trial list, all trial counsel must, unless excused by the court for cause, be present to report readiness for trial, and all defendants who have not previously pleaded to all charges shall be present for that purpose, unless the court grants, or has granted, leave to plead on another date.

C. At the call of the list, the report of readiness for trial means that: All parties, witnesses, and counsel will (barring unexpected subsequent causes) be available, prepared and present for trial, on the scheduled trial date and throughout the trial session until the case is called and trial completed. The readiness report is a professional commitment to the court and to all others in the case as above defined. Therefore, the readiness report certifies that reporting counsel has made the necessary recent inquiries of parties and witnesses in advance so that the readiness report will be informed and dependable.

Accordingly, if readiness is qualified in any way for any reason, the court must be informed thereof at the time of the call of the list, and facts which existed and should have been discovered before the readiness report are not cause for later continuance.

Som. R.J.A. 1032. Call Of Criminal Trial List.

The call of the criminal trial list shall be held on the second Tuesday preceding the beginning of the trial session, or at such other time established by the court.

[Pa.B. Doc. No. 02-7. Filed for public inspection January 4, 2002, 9:00 a.m.]

DISCIPLINARY BOARD OF THE SUPREME COURT

Notice of Transfer of Attorneys to Inactive Status

Notice is hereby given that the following attorneys have been transferred to inactive status by Order of the Supreme Court of Pennsylvania dated November 19, 2001, pursuant to Rule 111(b) Pa.R.C.L.E., which requires that every active lawyer shall annually complete, during the compliance period for which he or she is assigned, the continuing legal education required by the Continuing Legal Education Board. The Order became effective December 19, 2001 for Compliance Group 1 due April 30, 2001.

Notice with respect to attorneys having Pennsylvania registration addresses, who have been transferred to inactive status by said Order, was published in the appropriate county legal journal.

Aravind Aithal
Piscataway, NJ

Michael James Banks
Australia

Bruno Bellucci III
Linwood, NJ

Jennifer Fletcher Beltrami
New York, NY

Susan Berk
Silver Spring, MD

Francis J. Brennan
Cranbury, NJ

Charles A. Bruder
Woodbridge, NJ

Preston Marlon Canzius
Redmond, WA

Anthony D. Cipollone
Hackensack, NJ

Francis X. Coonelly
New York, NY

William F. Costigan
New York City, NY

Kenneth Peter Craig
Elmira, NY

Mario J. D'Alfonso
Cherry Hill, NJ

Kelly R. Dalmass
Westmont, NJ

Gloria H. Danziger-Signer
Tacoma Park, MD

Tamara P. Williams Desai
Raleigh, NC

Paul A. Devlin
Trenton, NJ

Robert John Ellis Jr.
New York, NY

Howard Alan Enders
Westampton, NJ

John A. Frates
White Plains, NY

Louis Giansante
Moorestown, NJ

George C. Godfrey
Pleasantville, NJ

Edward Drew Jacobson
Washington, DC

Mark Leonard Jones
Naperville, IL

Michael Alan Katz
Cherry Hill, NJ

Dale Whalon Keith
Cherry Hill, NJ

Brian W. Kincaid
Parsippany, NJ

John Francis Kwasnik
Metuchen, NJ

Dorothy Eugenia Langan
Washington, DC

Wilfrid LeBlanc
Roselle, NJ

John Edward MacDonald
Princeton, NJ

Konstandino S. Mantzas
Cherry Hill, NJ

William H. McCarty
Weston, FL

Miliene McCutcheon
Boston, MA

Robert B. McKenna
Denver, CO

Lauren E. McNitt
Bolder, CO

Laura Jane Meltzer
Los Angeles, CA

Richard Mizrack
New York, NY

Jennifer Morro
Frenchtown, NJ

Nancy Schnuer Nash
Williamsburg, VA

John S. O'Connor
Nags Head, NC

Daniel James O'Rourke
Palo Alto, CA

Myrna Y. Peralta
Washington, DC

Deborah Ann Pierce
Vauxhall, NJ

Naima Ayo Quarles
New Rochelle, NY

Lori Karen Reiner
Haddon Heights, NJ

Craig Philip Rieders
Miami, FL

Daniel Wesley Roslokken
Oakland, NJ

Eva Rubinstein
Williamsville, NY

Elizabeth Stewart Schmidt
Alexandria, VA

Jeffrey L. Schwartz
Metuchen, NJ

Glen David Schwarzschild
Cherry Hill, NJ

Joel B. Silver
Voorhees, NJ

James R. Sims
Washington, DC

Marc C. Singer
Newark, NJ

Donald E. Souders
Phillipsburg, NJ

Siobhan Spillane
Hackensack, NJ

Edward Francis Stopyra
Newark, DE

Martin Patrick Sullivan
Arlington, VA

Stephen Clarke Taylor
Washington, DC

Donald Melvin Temple
Washington, DC

Jeanine Warrington
Galloway, NJ

Janice Rita Weidenborner
Bermuda

Paul Gerard Weiss
Medford Lakes, NJ

Robert J. David Werner
Peapack, NJ

Jacques R. Williams
Morgantown, WV

Rachel Ana Wingerter
Caldwell, NJ

Robb Nathaniel Wong
Gaithersburg, MD

Nancy R. Wood
Mt. Holly, NJ

Paul Woolls
Los Angeles, CA

Ingrid Brunk Wuerth
Cincinnati, OH

David Edward Zerbee
Fairfax, VA

ELAINE M. BIXLER,
*Executive Director and Secretary
The Disciplinary Board of the
Supreme Court of Pennsylvania*

[Pa.B. Doc. No. 02-8. Filed for public inspection January 4, 2002, 9:00 a.m.]
