Title 231—RULES OF CIVIL PROCEDURE

PART I. GENERAL

[231 PA. CODE CH. 1000]

Order Amending Rules 1042.3 and 1042.6, Renumbering Current Rules 1042.8 and 1042.9 and Adopting New Rules 1042.8, 1042.11 and 1042.12 of the Rules of Civil Procedure; No. 573 Civil Procedural Rules Doc.

Order

Per Curiam

And Now, this 20th day of March, 2013, upon the recommendation of the Civil Procedural Rules Committee; the proposal having been published for public comment at 41 Pa.B. 2315 (May 7, 2011):

It Is Ordered pursuant to Article V, Section 10 of the Constitution of Pennsylvania that Rules 1042.3 and 1042.6 are amended, current Rules 1042.8 and 1042.9 are renumbered, and new Rules 1042.8, 1042.11, and 1042.12 are adopted in the following form.

This Order shall be processed in accordance with Pa.R.J.A. No. 103(b), and shall be effective May 1, 2013.

Annex A

TITLE 231. RULES OF CIVIL PROCEDURE PART I. GENERAL CHAPTER 1000. ACTIONS Subchapter B. ACTION IN TRESPASS PROFESSIONAL LIABILITY ACTIONS Rule 1042.3. Certificate of Merit.

* * * * *

(d) The court, upon good cause shown, shall extend the time for filing a certificate of merit for a period not to exceed sixty days. A motion to extend the time for filing a certificate of merit must be filed by the thirtieth day after the filing of a notice of intention to enter judgment of non pros on a professional liability claim under Rule 1042.6(a) or on or before the expiration of the extended time where a court has granted a motion to extend the time to file a certificate of merit, whichever is greater. The filing of a motion to extend tolls the time period within which a certificate of merit must be filed until the court rules upon the motion.

Official Note: There are no restrictions on the number of orders that a court may enter extending the time for filing a certificate of merit provided that each order is entered pursuant to a new motion, timely filed and based on cause shown as of the date of filing the new motion.

The moving party must act with reasonable diligence to see that the motion is promptly presented to the court if required by local practice.

In ruling upon a motion to extend time, the court shall give appropriate consideration to the practicalities of securing expert review. There is a basis for granting an extension of time within which to file the certificate of merit if counsel for the plaintiff was first contacted shortly before the statute of limitations was about to expire, or if, despite diligent efforts by counsel, records necessary to review the validity of the claim are not available. (e) If a certificate of merit is not signed by an attorney, the party signing the certificate of merit shall, in addition to the other requirements of this rule, attach to the certificate of merit the written statement from an appropriate licensed professional as required by subdivisions (a)(1) and (2). If the written statement is not attached to the certificate of merit, a defendant seeking to enter a judgment of non pros shall file a written notice of intent to enter a judgment of non pros for failure to file a written statement under Rule 1042.11.

Rule 1042.6. Notice of Intent to Enter Judgment of Non Pros for Failure to File Certificate of Merit. Motion to Determine Necessity to File Certificate. Form of Notice.

* * * * *

(d) The notice required by subdivision (a) of this rule shall be substantially in the following form:

[(Caption)

NOTICE OF INTENTION TO ENTER JUDGMENT OF NON PROS ON PROFESSIONALLIABILITY CLAIM]

(Caption)

Notice of Intention to Enter Judgment of Non Pros for Failure to File a Certificate of Merit

* * * * *

(*Editor's Note*: Rule 1042.8 is new and printed in regular type to enhance readability.)

Rule 1042.8. Motion to Strike. Defect of Certificate of Merit.

If a court grants a motion to strike a claim for noncompliance with the requirements of Rule 1042.3(b), the court shall grant the plaintiff twenty days to file a certificate of merit which cures the defect.

Rule [1042.8] 1042.9. Sanctions.

* * * * *

Rule [1042.9] 1042.10. Certificate of Merit. Form.

* * * * *

(*Editor's Note*: Rules 1042.11 and 1042.12 are new and printed in regular type to enhance readability.)

Rule 1042.11. Notice of Intent to Enter Judgment of Non Pros for Failure to File a Written Statement from an Appropriate Licensed Professional. Form of Notice.

(a) A defendant seeking to enter a judgment of non pros under Rule 1042.12 shall file a notice of intent to enter a judgment of non pros for failure to file a written statement from an appropriate licensed professional with the certificate of merit.

(b) The notice required by subdivision (a) of this rule shall be substantially in the following form:

(Caption)

Notice of Intention to Enter Judgment of Non Pros for Failure to File Written Statement from an Appropriate Licensed Professional

To: ____

(Identify Party)

Pursuant to Pennsylvania Rule of Civil Procedure 1042.12, I intend to enter a judgment of non pros against you after thirty (30) days of the date of the filing of this notice if a written statement from an appropriate licensed professional is not filed as required by Rule 1042.3(e). I am serving this notice on behalf of

(Name of party)

The judgment of non pros will be entered as to the following claims:

(State if a judgment is to be entered as to all claims. Otherwise, identify claims set forth in the complaint as to which a judgment of non pros will be entered.)

(Attorney)

(Address)

(Telephone Number)

Rule 1042.12. Entry of Judgment of Non Pros for Failure to File a Written Statement from an Appropriate Licensed Professional. Form of Praecipe

(a) The prothonotary, on praecipe of the defendant, shall enter a judgment of non pros against the plaintiff for failure to file a written statement under Rule 1042.3(e) provided that

(1) no written statement has been filed,

(2) the defendant has attached to the praecipe a certificate of service of the notice of intention to enter the judgment of non pros, and

(3) the practipe is filed no less than thirty days after the date of the filing of the notice of intention to enter judgment of non pros.

Official Note: The prothonotary may not enter judgment if the written statement has been filed prior to the filing of the practipe.

Rule 237.1 does not apply to a judgment of non pros entered under this rule.

See Rule 208.2(a)(4) for the content of the certificate of service.

(b) The practipe for the entry of a judgment of non pros shall be substantially in the following form:

(Caption)

Praecipe for Entry of Judgment of Non Pros **Pursuant to Rule 1042.12**

To the Prothonotary:

Enter judgment of non pros in the above-captioned matter against . _as to (Identify Party)

(1) all claims against _

(Identify Party)

OR

Date: __

(2) only the following claims against.

(Identify Party)

Identify Claims

Attorney for (Identify Party)

Explanatory Comment

The Supreme Court of Pennsylvania has amended Rule 1042.1 et seq. governing the certificate of merit. Currently, the rules of civil procedure provide for dismissal of a complaint for failure to file a certificate of merit. However, they are silent as to procedure when a certificate of merit is filed, but does not comply with the rules, e.g., the basis for the certificate of merit is incorrect, or a certificate of merit lists three defendants when the rules require a separate certificate of merit to be filed against each defendant. Proposed new Rule 1042.8 provides that when a court grants a motion to strike for failure to comply with Rule 1042.3(b), the trial court shall give the plaintiff twenty days to file a new certificate of merit which will cure the defect.

These proposed amendments also add a procedure for when the certificate of merit is not signed by an attorney. New subdivision (e) of Rule 1042.3 would require the attachment of the written statement from an appropriate licensed professional to the certificate of merit. Failure to attach the written statement will allow the defendant seeking to enter a judgment of non pros to file a written notice of intent to enter judgment of non pros. New Rule 1042.11 provides the requirements for filing the 10-day notice, and new Rule 1042.12 provides the requirements for filing the practipe for entry of judgment of non pros. Suggested forms for both the 10-day notice and praecipe are provided.

The Committee is proposing this amendment for several reasons. First, only an attorney is subject to disciplinary proceedings for abusing the rules of civil procedure governing certificates of merit. Second, it is not unusual for an unrepresented plaintiff to file a certificate of merit without having received a written statement from a licensed professional supporting his or her claim. Third, the rules governing the certificates of merit already make a distinction between an attorney and an unrepresented plaintiff filing a certificate of merit. Current Rule 1042.8 provides for a trial court to impose sanctions only upon a determination that an attorney has violated the rules governing the filing of a certificate of merit because monetary sanctions are an ineffective remedy to curtail the failure of unrepresented plaintiffs to obtain a written statement from an appropriate licensed professional.

Technical amendments have also been made to Rule 1042.6, which do not affect practice and procedure. Because new Rule 1042.8 has been adopted, current Rules 1042.8, and 1042.9 have been renumbered as 1042.9 and 1042.10, respectively.

By the Civil Procedural Rules Committee

DIANE W. PERER, Chair

[Pa.B. Doc. No. 13-598. Filed for public inspection April 5, 2013, 9:00 a.m.]

PART II. ORPHANS' COURT RULES [231 PA. CODE PART II]

Order Amending Rule 15.6 and Adopting New Forms in the Appendix to the Orphans' Court Rules; No. 593 Supreme Court Rules Doc.

Order

And Now, this 19th day of March, 2013, upon the recommendation of the Orphans' Court Procedural Rules

PENNSYLVANIA BULLETIN, VOL. 43, NO. 14, APRIL 6, 2013

Per Curiam

Committee; the proposal having been published for public comment at 42 Pa.B. 5730 (September 8, 2012):

It Is Ordered pursuant to Article V, Section 10 of the Constitution of Pennsylvania that amendment of Pennsylvania Orphans' Court Rule 15.6 is amended and new forms are adopted in the following form.

This *Order* shall be processed in accordance with Pa.R.J.A. No. 103(b) and shall be effective April 19, 2013 for all termination and adoption petitions filed after that date.

Annex A

TITLE 231. RULES OF CIVIL PROCEDURE

PART II. ORPHANS' COURT RULES

RULE 15: ADOPTIONS

Rule 15.6. Notice to persons; method [and time]; notice of Orphans' Court proceedings filed on dependency docket.

(a) Notice to every person to be notified shall be by personal service, service at his or her residence on an adult member of the household, or by registered or certified mail to his or her last known address. If such service is unobtainable and the registered mail is returned undelivered, then:

(1) no further notice shall be required in proceedings under Rules 15.2 or 15.3, and

(2) in proceedings under Rules 15.4 and 15.5, further notice by publication or otherwise shall be given if required by general rule or special order of the local Orphans' Court. If, after reasonable investigation, the identity of a person to be notified is unknown, notice to him or her shall not be required.

(b) When a child is in the legal custody of a county agency:

(1) Within seven (7) days of the filing of a petition to terminate parental rights under Rules 15.2 or 15.4, or a petition to confirm consent under 23 Pa.C.S. § 2504, or a petition to adopt under Rule 15.5, the county agency shall file a praceipe with the clerk of the court where the child was declared dependent using the caption of the dependency proceeding, notifying the clerk of the name of the petition filed and the date of filing in substantially the form approved by the Supreme Court.

(2) Within seven (7) days of receiving the Court's disposition of the petitions described in subparagraph (b)(1), the county agency shall file a praecipe with the clerk of the court where the child was declared dependent using the caption of the dependency proceeding, notifying the clerk of the disposition of the petition and the date of the order in substantially the form approved by the Supreme Court.

(3) If a notice of appeal from an order described in subparagraph (b)(2) is filed, then within seven (7) days of service of the notice of appeal, the county agency shall file a praecipe with the clerk of the court where the child was declared dependent using the caption of the dependency proceeding, notifying the clerk of the appeal and the date of filing in substantially the form approved by the Supreme Court.

(4) Within seven (7) days of receiving the appellate court's disposition of the appeal described in subparagraph (b)(3), the county agency shall file a praccipe with the clerk of the court where the child was declared dependent using the caption of the dependency proceeding, notifying the clerk of the disposition of the appeal and the date of the decision in substantially the form approved by the Supreme Court.

Explanatory Comment

This Rule was amended in 2013 to add paragraph (b). The purpose of the amendment was to provide a procedure for collecting data concerning children who have been declared dependent under the Juvenile Act and placed in the custody of the county agency. The information is entered into the Common Pleas Case Management System-Dependency Module to comply with reporting requirements and to monitor dependent children in the foster care system. Unlike a "notice," as used in paragraph (a), the county agency is not required to serve the praccipe upon the parties to the dependency, termination, or adoption proceeding. The definition of "county agency" as used in this Rule is that con-tained in Pa.R.J.C.P. 1120. Where used in this Rule, "Orphans' Court" includes the Family Court division of the First Judicial District. See 20 Pa.C.S. § 713.

Pursuant to Rule 1.3 (Forms), the Court has approved forms for state-wide practice to comply with the requirements of paragraph (b). These forms can be found in the Appendix to these Rules.

INDEX TO APPENDIX

ORPHANS' COURT AND REGISTER OF WILLS FORMS ADOPTED BY SUPREME COURT PURSUANT TO Pa.O.C. Rule 1.3

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F. Foreign Adoption Forms

1. Registration Forms—Pa.O.C. Rule 15.8

a. Petition to Register Foreign Adoption Decree

- b. Final Decree—Granted
- c. Final Decree—Denied
- d. Instructions for Filing Petition

2. Completion of Foreign Adoption Forms—Pa.O.C. Rule 15.9

- a. Preliminary Decree
- b. Final Decree
- c. Petition for Adoption of a Foreign Born Child
- d. Report of the Intermediary
- e. Verification of Translator

 \bullet Rule 15.6(b)(1) Form—Notification of the filing of a petition

• Rule 15.6(b)(2) Form—Notification of the entry of an Order from Orphans' Court

• Rule 15.6(b)(3) Form—Notification of an appeal from an Orphans' Court Order

• Rule 15.6(b)(4) Form—Notification of the entry of an Order disposing of an appeal

IN THE COURT OF COMMON PLEAS

COUNTY PENNSYLVANIA

JUVENILE COURT DIVISION

(FAMILY COURT DIVISION in Philadelphia County)

In the Interest	:	Docket No.: CP	_DP	20
of , a Minor	:			
of, a Minor [Initials of Minor]	:			
	•			
Date of Birth	:			
TO CLERK OF			:	
TO CLERK OF [Title of Clerk Main	taining I	Dependency Docket] ¹		
Please kindly record the following in the C	PCMS -	- Dependency Module:		
I hereby notify you that the following has Orphans' Court in [NAME]				with the
☐ A petition to relinquish parental THE PETITION]	rights of	f[INITIALS OF PA	RENT(S) N	JAMED IN
A petition to terminate parental r IN THE PETITION]	rights of	[INITIALS OF	PARENT(S	S) NAMED
☐ A petition to confirm consent of _ PETITION]	[INITIALS OF PAREN	T(S) NAMI	ED IN THE
\Box A petition for adoption.				
Date:				
		On behalf of: [County	Agency]	

¹ In the First Judicial District (i.e., Philadelphia County), this Clerk will be the Clerk of the Family Court division; in the Fifth Judicial District (i.e., Allegheny County), this Clerk will be personnel at the Department of Records for the Civil/Family division; and in most of the other counties, the Clerk will be the Clerk of the Juvenile Court division.

IN THE COURT OF COMMON PLEAS

COUNTY PENNSYLVANIA

JUVENILE COURT DIVISION

(FAMILY COURT DIVISION in Philadelphia County)

In the Interest		:	Docket No.: CP	DP	20
of	_, a Minor	:			
[Initials of Minor]		:			
Date of Birth		:			
TO CLERK OF				:	
	[Title of Clerk N	Maintaining	Dependency Docket]	1	

Please kindly record the following in the CPCMS – Dependency Module:

I hereby notify you that the following has been entered on [DATE OF FILING] by the Orphans' Court in [NAME] County concerning the above-child:

- ☐ An order granting denying (circle one) the petition to relinquish parental rights of _[INITIALS OF PARENT(S) NAMED IN THE PETITION]____.
- ☐ An order granting denying (circle one) the petition to terminate parental rights of [INITIALS OF PARENT(S) NAMED IN THE PETITION]_____.
- An order granting denying (circle one) the petition to confirm consent of _______. [INITIALS OF PARENT(S) NAMED IN THE PETITION]______.
- ☐ With the above-order relinquishing or terminating parental rights or confirming the consent of the parent(s), the child is available for adoption.

Do not check if at least one parent still has parental rights.

 \square An order granting denying (circle one) the petition for adoption .

Date: _____

On behalf of: [County Agency]

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¹ In the First Judicial District (i.e., Philadelphia County), this Clerk will be the Clerk of the Family Court division; in the Fifth Judicial District (i.e., Allegheny County), this Clerk will be personnel at the Department of Records for the Civil/Family division; and in most of the other counties, the Clerk will be the Clerk of the Juvenile Court division.

IN THE COURT OF COMMON PLEAS

COUNTY PENNSYLVANIA

JUVENILE COURT DIVISION

(FAMILY COURT DIVISION in Philadelphia County)

In the Interest		:	Docket No.: CP	DP	20
of	, a Minor	:			
[Initials of Mir	nor]	:			
		:			
Date of Birth		:			

TO CLERK OF ______ [Title of Clerk Maintaining Dependency Docket]¹

Please kindly record the following in the CPCMS – Dependency Module:

I hereby notify you that an appeal has been filed on ____[DATE]____ concerning the above-child from the following Orphans' Court order:

- An order granting denying (circle one) the petition to relinquish parental rights of [INITIALS OF PARENT(S) NAMED IN THE ORDER].
- An order granting denying (circle one) the petition to terminate parental rights of [INITIALS OF PARENT(S) NAMED IN THE ORDER]_____.
- An order granting denying (circle one) the petition to confirm consent of _____[INITIALS OF PARENT(S) NAMED IN THE ORDER]_____.
- An order granting denying (circle one) the petition for adoption.

Date:

On behalf of: [County Agency]

¹ In the First Judicial District (i.e., Philadelphia County), this Clerk will be the Clerk of the Family Court division; in the Fifth Judicial District (i.e., Allegheny County), this Clerk will be personnel at the Department of Records for the Civil/Family division; and in most of the other counties, the Clerk will be the Clerk of the Juvenile Court division.

IN THE COURT OF COMMON PLEAS

COUNTY PENNSYLVANIA

JUVENILE COURT DIVISION

(FAMILY COURT DIVISION in Philadelphia County)

In the Interest	:	Docket No.	: CP	_DP	20
of, a Minor	:				
[Initials of Minor]	:				
	:				
Date of Birth	:				
TO CLERK OF					
TO CLERK OF[Title of Clea		Demonder av 1	Dealect] ¹	•	
	K Maintaining	Dependency	Dockeij		
Please kindly record the following	in the CPCMS	- Dependency	Module:		
I hereby notify you that the appea	-			cerning th	e above-child
has been disposed on[DATE	.] in the	following ma	nner:		
🗆 Quashed 🖂 Affir	rmed	Reversed		nated & Re	manded
		Reversed			manded
Other:					
Date:					
		On	behalf of:	[County A	Agency]

[Pa.B. Doc. No. 13-599. Filed for public inspection April 5, 2013, 9:00 a.m.]

¹ In the First Judicial District (i.e., Philadelphia County), this Clerk will be the Clerk of the Family Court division; in the Fifth Judicial District (i.e., Allegheny County), this Clerk will be personnel at the Department of Records for the Civil/Family division; and in most of the other counties, the Clerk will be the Clerk of the Juvenile Court division.

Title 255—LOCAL COURT RULES

CARBON COUNTY

Amendment of Local Rules of Civil Procedure 210 Form of Briefs, 1028(c) Preliminary Objections, 1034(a) Motion for Judgment on the Pleadings and 1035.2(a) Motion and Praecipe for Argument Form; No. 13-0523

Administrative Order No. 9-2013

And Now, this 21st day of March, 2013, it is hereby Ordered and Decreed that, effective May 1, 2013, Carbon County Rules of Civil Procedure CARB.R.C.P. 210 governing Form of Briefs, CARB.R.C.P. 1028(c) governing Preliminary Objections, CARB.R.C.P. 1034(a) governing Motion for Judgment on the Pleadings, CARB.R.C.P. 1035.2(a) governing a Motion for Summary Judgment and Praecipe for Argument form be and are hereby Amended as follows.

1. The Carbon County District Court Administrator is *Ordered* and *Directed* to File one (1) certified copy of this Administrative Order and Local Rules with the Administrative Office of Pennsylvania Courts.

2. File two (2) certified copies and one (1) CD with the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.

3. Publish the Rules on the UJS Portal at http:// ujsportal.pacourts.us/localrules/ruleselection.aspx.

4. File one (1) certified copy with the Civil Procedural Rules Committee.

5. Forward one (1) copy for publication in the Carbon County Law Journal.

6. Forward one (1) copy to the Carbon County Law Library.

7. Keep continuously available for public inspection copies of the Administrative Order and Local Rules in the Prothonotary's Office.

By the Court

ROGER N. NANOVIC, President Judge

Rule 210. Form of Briefs.

1. Each brief shall contain:

(a) A history of the case;

(b) A statement of the pertinent facts;

(c) A statement of the questions involved;

(d) An argument; and

(e) A short conclusion stating the precise relief requested.

2. The statement of questions involved shall be so drawn that the Court may quickly determine all the legal questions requiring determination.

3. The argument shall be divided into as many parts as there are questions involved. Opinions of an appellate court, of this or any other jurisdiction shall be cited from the National Reporter System if reported therein, otherwise to the official reports of the applicable state appellate courts, if reported therein. 4. Briefs shall refer specifically, by page number or other appropriate designation, to any portion of the record relied upon in support of the argument.

5. Copies of any state or federal case relied upon not published in the official reports of that court shall be attached as Exhibits to the Brief.

6. Counsel for the moving party shall in all matters file an original and two (2) copies of a supporting brief in the Office of the Prothonotary and forthwith serve one (1) copy of the brief upon each adverse party or counsel of record. Pa.R.C.P.440 governs service. Service shall be required on the District Court Administrator.

7. Each adverse party or his counsel of record shall file in the Office of the Prothonotary an original and two (2) copies of a brief in answer, within thirty (30) days of service of the motion and forthwith serve a copy thereof upon all opposing parties or their counsel of record. Pa.R.C.P.440 governs service. Service shall be required on the District Court Administrator.

Rule 1028(c). Preliminary Objections.

 $1\,$ A proposed order shall be attached to all preliminary objections.

2 If the parties agree to the relief sought, the preliminary objections shall be accompanied by a stipulation signed by all affected counsel or unrepresented parties.

3 The moving party shall simultaneously file a brief in support of the preliminary objections. See CARB.R.C.P.210 for form, content of brief, service and filing requirements.

4 The adverse party shall file an answer and brief in support thereof when endorsed with a Notice to Plead or shall file a brief in response to the preliminary objections not endorsed with a Notice to Plead within twenty (20) days of service. See CARB.R.C.P.210 for form, content of brief, service and filing requirements.

5 If an amended complaint is not filed within twenty (20) days of service of the preliminary objections, the matter shall be decided on briefs unless the assigned Judge requests that argument be scheduled. If a party desires argument, a Praecipe for Argument shall accompany the motion or response.

6 If the Preliminary Objections raise issues of fact not of record, evidence by way of depositions or otherwise shall be filed of record to enable the objections to be properly decided.

Rule 1034(a). Motion for Judgment on the Pleadings.

1 A party moving for judgment on the pleadings shall simultaneously file with the motion a proposed order and supporting brief. If a brief is not filed with the motion, the motion shall be deemed withdrawn, without prejudice, upon motion of the opposing party. A certificate of service in conformance with Pa.R.C.P.208.2(a)(5) shall be attached to the motion. Pa.R.C.P.440 governs service. Service shall be required on the District Court Administrator. For form of briefs, see CARB.R.C.P.210.

2 Any party opposing the motion shall file a responsive brief within twenty (20) days of service of the motion, together with a certificate of service evidencing service in accordance with number one above. A party who fails to respond to the motion may be deemed to have no opposition to its grant.

3 A party who fails to file a brief shall not be permitted to argue.

4 Upon service of the motion and responsive brief on the District Court Administrator, the matter shall be decided on briefs unless the assigned Judge requests that argument be scheduled. If a party desires argument, a Praecipe for Argument shall accompany the motion or response.

Rule 1035.2(a). Motion.

1 A party moving for summary judgment shall simultaneously file with the motion a proposed order and supporting brief. If a brief is not filed with the motion, the motion shall be deemed withdrawn, without prejudice, upon motion of the opposing party. A certificate of service in conformance with Pa.R.C.P.208.2(a)(5) shall be attached to the motion. Pa.R.C.P.440 governs service. Service shall be required on the District Court Administrator. For form of briefs, see CARB.R.C.P.210.

2 Any party opposing the motion shall file a response and brief in support thereof within thirty (30) days of service of the motion, together with a certificate of service evidencing service in accordance with number one above. Service shall be required on the District Court Administrator. A party who fails to respond to the motion shall be deemed to have consented to the granting of the motion without contest.

3 A party who fails to file a brief shall not be permitted to argue.

4 Upon service of the motion and response on the District Court Administrator, the matter shall be decided on briefs unless the assigned Judge requests that argument be scheduled. If a party desires argument, a Praecipe for Argument shall accompany the motion or response.

IN THE COURT OF COMMON PLEAS, CARBON COUNTY, PENNSYLVANIA CIVIL ACTION

	:	
Plaintiff	:	
		N
vs	:	No.
	•	
	•	

Defendant

ant : PRAECIPE FOR ARGUMENT

To the Judges of said Court:

 $\left(1\right)$ Place the above case on the next available Argument List.

(2) The matter to be argued is _____

presented by ______ on _____.

(3) Case will be argued for the undersigned party by _____

(4) There (is) (is not) a companion case filed at ______. If so, there (are) (are not) similar matters pending in the companion case.

(5) A copy of this Praecipe has been duly served upon all other parties or their counsel.

(6) Name of Opposing Counsel:

Address:			
-			

Name of Opposing Counsel: _____

Address: ____

(7) Date complaint filed:

Attorney for _____

[Pa.B. Doc. No. 13-600. Filed for public inspection April 5, 2013, 9:00 a.m.]

DISCIPLINARY BOARD OF THE SUPREME COURT

Collection Fee and Late Payment Penalty 2013-2014 Registration Year

Notice is hereby given that in accordance with Pennsylvania Rules of Disciplinary Enforcement 219(d)(2) and 219(f), The Disciplinary Board of the Supreme Court of Pennsylvania has established the collection fee for checks returned as unpaid and the late payment penalty for the 2013-2014 Registration Year as follows:

Where a check in payment of the annual registration fee for attorneys has been returned to the Board unpaid, the collection fee will be \$100.00 per returned item.

Any attorney who fails to complete registration by July 31 shall be automatically assessed a non-waivable late payment penalty of \$150.00. A second non-waivable late payment penalty of \$150.00 shall be automatically added to the delinquent account of any attorney who has failed to complete registration by August 31.

SUZANNE E. PRICE,
Attorney Registrar
The Disciplinary Board of the
Supreme Court of Pennsylvania
[Pa.B. Doc. No. 13-601. Filed for public inspection April 5, 2013, 9:00 a.m.]

List of Financial Institutions

Notice is hereby given that pursuant to Rule 221(b), Pa.R.D.E., the following List of Financial Institutions have been approved by the Supreme Court of Pennsylvania for the maintenance of fiduciary accounts of attorneys. Each financial institution has agreed to comply with the requirements of Rule 221, Pa.R.D.E, which provides for trust account overdraft notification.

> SUZANNE E. PRICE, Attorney Registrar The Disciplinary Board of the Supreme Court of Pennsylvania

List of PA Financial Institutions who Have Been Approved as Depositories for Fiduciary Accounts of Attorneys

Bank Code A.

- 595 Abacus Federal Savings Bank
- 2 ACNB Bank
- 572 Affinity Bank of Pennsylvania
- 613 Allegent Community Federal Credit Union
- 302 Allegheny Valley Bank of Pittsburgh
- 579 Alliance Bank
- 375 Altoona First Savings Bank
- 376 Ambler Savings Bank

PENNSYLVANIA BULLETIN, VOL. 43, NO. 14, APRIL 6, 2013

532	American Bank
502	American Eagle Savings Bank
635	American FSB (Maryland)
615	Americhoice Federal Credit Union
116	AmeriServ Financial
377	Apollo Trust Company
568	Arc Federal Credit Union
Bank (ada B
558	Bancorp Bank (The)
485	Bank of America
415	Bank of Landisburg
519	Beaver Valley Federal Credit Union
501	BELCO Community Credit Union
397	Beneficial Bank
582	Berkshire Bank
5	BNY Mellon, N.A.
392	Brentwood Bank
495	Brown Brothers Harriman & Co.
161	Bryn Mawr Trust Company
156	Bucks County Bank
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Bank (Code C.
540	C & G Savings Bank
618	Capital Bank
622	Carrollton Bank
136	Centric Bank
394	Charleroi Federal Savings Bank
623	Chemung Canal Trust Company
599	Citibank N.A.
238	Citizens & Northern Bank
561	Citizens Bank of PA
420	Citizens National Bank, Meyersdale
206	Citizens Savings Bank
602	City National Bank of New Jersey
576	
	Clarion County Community Bank
16	Clearfield Bank & Trust Co.
591	Clearview Federal Credit Union
23	CNB Bank
354	Coatesville Savings Bank
603	Colonial American Bank
223	Commercial Bank & Trust of Pennsylvania
21	Community Bank, N.A.
533	Community First Bank
430	Community National Bank of Northwestern PA
132	Community State Bank of Orbisonia
$152 \\ 170$	
	Conestoga Bank Continental Bank
590	
380	County Savings Bank
480	Cresson Community Bank
536	Customers Bank
Bank (Code D.
000	\mathbf{D}^{\prime}
339	Dime Bank (The)
239	DNB First, National Assoc.
27	Dollar Bank
423	Dwelling House S&L Assoc.
Bank (Code E.
357	Eagle National Bank
424	East Penn Bank
597	East River Bank
340	East Stroudsburg Savings Association
500	Elderton State Bank
567	Embassy Bank
541	Enterprise Bank
28	Ephrata National Bank (The)
616	ErieBank, a division of CNB Bank
383	ESB Bank, F.S.B.
000	LINI LAIIN, I'NILI

ESB Bank, F.S.B.

JRTS	
	Esquire Bank Eureka Bank
Bank C	ode F.
629	1st Colonial National Bank
426	1st Northern Bank and Trust
478	Farmers & Merchants Bank of Western PA, N.A.
31	Farmers & Merchants Trust Company
205	Farmers National Bank of Emlenton
34	Fidelity Deposit & Discount Bank
$343 \\ 583$	Fidelity Savings & Loan of Bucks County Fifth Third Bank
627	First Bank of Delaware
174	First Citizens National Bank
191	First Columbia Bank & Trust Co.
539	First Commonwealth Bank
551	First Cornerstone Bank
369	First Federal of Bucks County
504	First Federal S&L Assoc. of Greene County
$388 \\ 525$	First Federal Savings Bank in Monessen First Heritage Federal Credit Union
$\frac{525}{42}$	First Keystone Community Bank
371	First Liberty Bank & Trust
263	FirstMerit Bank, N.A.
51	First National Bank & Trust Co.
401	of Newtown (The)
421	First National Bank of Fredericksburg
$\begin{array}{c} 417 \\ 418 \end{array}$	First National Bank of Lilly First National Bank of Liverpool
46	First National Bank of Mercersburg
419	First National Bank of Mifflintown
198	First National Bank of Minersville
48	First National Bank of Pennsylvania
427	First National Bank of Port Allegany
175	First National Community Bank
$549 \\ 626$	First National Community Bank (Midland) First Niagara Bank
604	First Priority Bank
592	First Resource Bank
40	First Savings Bank of Perkasie
158	First Summit Bank
408	First United National Bank
151	Firstrust Bank
$\begin{array}{c} 416 \\ 493 \end{array}$	Fleetwood Bank FNB Bank, N.A.
291	Fox Chase Bank
241	Franklin Mint Federal Credit Union
612	Franklin Security Bank
58	Fulton Bank
Bank C	ode G.
588	Gateway Bank of Pennsylvania
499	Gratz Bank (The)
593	Graystone Tower Bank
498	Greenville Savings Bank
Bank C	ode H.
402	Halifax Bank
244	Hamlin Bank & Trust Co.
362	Harleysville Savings Bank
363	Hatboro Federal Savings

- Hattoro Federal Savings Haverford Trust Company (The) Home Savings & Loan Co.

- Hometown Bank of PA Honesdale National Bank (The)

- HSBC Bank of USA Huntingdon Valley Bank Huntington National Bank
- **Hyperion Bank**

PENNSYLVANIA BULLETIN, VOL. 43, NO. 14, APRIL 6, 2013

Bank C	Code I.
365	Indiana First Savings Bank
575	Integrity Bank
557	Investment Savings Bank
526	Iron Workers Bank
Bank C	code J.
70	Jersey Shore State Bank
127	Jim Thorpe National Bank
488	Jonestown Bank and Trust Co.
72	Juniata Valley Bank (The)
Bank C	Code K.
414	Kish Bank
Bank C	Code L.
74	Lafayette Ambassador Bank
554	Landmark Community Bank
78	Luzerne National Bank
Bank C	Code M.
361	M & T Bank
386	Malvern Federal Savings Bank
412	Manor Bank
510	Marion Center Bank
387	Marquette Savings Bank
81	Mars National Bank
43	Marysville Bank
367	Mauch Chunk Trust Company
619 511	MB Financial Bank
511 555	MCS Bank Moreor County State Bank
$\begin{array}{c} 555 \\ 192 \end{array}$	Mercer County State Bank
610	Merchants Bank of Bangor Meridian Bank
18	Metro Bank
294	Mid Penn Bank
276	Mifflinburg Bank & Trust Company
617	Milestone Bank
457	Milton Savings Bank
345	Miners Bank
614	Monument Bank
596	MoreBank
484	Muncy Bank & Trust Company
Bank C	Code N.
433	National Bank of Malvern
88	National Penn Bank
347	Neffs National Bank
372	Nesquehoning Savings Bank
434	New Tripoli Bank
15	Nextier Bank

439 Northumberland National Bank

93 Northwest Savings Bank

Bank Code O.

489	OMEGA Federal Credit Union
94	Orrstown Bank

Bank Code P.

598	Parke Bank	
FO 4		

584	Parkv	view	Com	mun	ity	Federal	Credit	Union
F 00	D	T *1		D				

- 580**Penn Liberty Bank** Penn Security Bank & Trust Company 97
- 168 Pennstar Bank
- Peoples Neighborhood Bank 447
- 491 Peoples State Bank (The)
- 99 PeoplesBank
- Philadelphia Federal Credit Union 556
- 448 Phoenixville Federal Bank & Trust
- 620 Pittsburgh Central Federal Credit Union

- 79 PNC Bank
- 528Polonia Bank
- 449 Port Richmond Savings
- Progressive Home Federal 451624
- Province Bank
- Prudential Savings Bank 456

Bank Code Q.

- **QNB** Bank 107
- 560Quaint Oak Savings Bank

Bank Code R.

- 452**Reliance Bank**
- 220 **Republic Bank**
- 628 **Riverview Bank**
- 208 Royal Bank America

Bank Code S.

- 153 S&T Bank
- 464 Scottdale Bank & Trust Company
- 460 Second Federal S&L Assoc. of Phila.
- Sentry Federal Credit Union 516
- 458Sharon Savings Bank
- 633 Slovak Savings Bank
- 462 Slovenian S&L Association of Franklin-Conemaugh
- 486 Somerset Trust Company
- 316 Sovereign Bank, F.S.B.
- **Standard Bank PASB** 518
- Stonebridge Bank 542
- 517Sun National Bank
- 440 SunTrust Bank
- 30 Susquehanna Bank
- Swineford National Bank 236

Bank Code T.

- 263rd Fed Bank
- 143TD Bank
- 594 **Team Capital Bank**
- 609 Tristate Capital Bank
- 467 **Turbotville** National Bank

Bank Code U.

- 113 Union Bank and Trust Company
- Union Building and Loan Savings Bank 481
- 483 **UNB Bank**
- Union National Community Bank 133
- 634 United Bank
- United Bank of Philadelphia
- 475United Savings Bank
- Unity Bank 600
- 232Univest National Bank & Trust Co.

Bank Code V.

- 589 Valley Green Bank
- 607 Vantage Point Bank
- 611 Victory Bank (The)
- 182 VIST Financial

Bank Code W.

- 119 Washington Financial Bank
- Wayne Bank 121
- 631 Wells Fargo Bank N.A. WesBanco Bank 553
- 122 West Milton State Bank
- West View Savings Bank 494
- 473 Westmoreland Federal Savings
- 476 William Penn Bank
- 272Woodlands Bank
- Woori America Bank 573
- WSFS Bank, FSB 630

472

Bank Code X.

Bank Code Y.

577 York Traditions Bank

Bank Code Z.

Platinum Leader Banks

The Highlighted Eligible Institutions are Platinum Leader Banks—Institutions that go above and beyond eligibility requirements to foster the IOLTA Program. These Institutions pay a net yield at the higher of 1% or 75 percent of the Federal Funds Target Rate on all PA IOLTA accounts. They are committed to ensuring the success of the IOLTA Program and increased funding for legal aid.

[Pa.B. Doc. No. 13-602. Filed for public inspection April 5, 2013, 9:00 a.m.]

Notice of Disbarment

Notice is hereby given that Eugene E. Chmura, having been disbarred from the practice of law in the State of New York by Opinion and Order of the Supreme Court of the State of New York entered September 26, 2012, the Supreme Court of Pennsylvania issued an Order on March 20, 2013, disbarring Eugene E. Chmura, from the Bar of this Commonwealth, effective April 19, 2013. In accordance with Rule 217(f), Pa.R.D.E, since this formerly admitted attorney resides outside of the Commonwealth of Pennsylvania, this notice is published in the *Pennsylvania Bulletin*.

ELAINE M. BIXLER, Secretary The Disciplinary Board of the Supreme Court of Pennsylvania [Pa.B. Doc. No. 13-603. Filed for public inspection April 5, 2013, 9:00 a.m.]

SUPREME COURT

Reestablishment of the Magisterial Districts within the 9th Judicial District; No. 335 Magisterial Rules Doc.

Order

Per Curiam

And Now, this 19th day of March 2013, upon consideration of the Petition to Reestablish the Magisterial Districts of the 9th Judicial District (Cumberland County) of the Commonwealth of Pennsylvania, it is hereby Ordered and Decreed that the Petition, which provides for the realignment of Magisterial Districts 09-2-01, 09-3-02, and 09-3-03, within Cumberland County, to be effective July 1, 2013, is granted; and that the Petition, which also provides for the reestablishment of Magisterial Districts 09-1-01, 09-1-02, 09-1-03, 09-2-02, 09-3-01, 09-3-04, and 09-3-05 within Cumberland County, to be effective immediately, is granted.

Said Magisterial Districts shall be as follows:

Magisterial District 09-1-01
Magisterial District Judge
Charles A. Clement, Jr

New Cumberland Borough Shiremanstown Borough Lower Allen Township

Magisterial District 09-1-02 Magisterial District Judge Elizabeth S. Beckley	Camp Hill Borough Lemoyne Borough Wormleysburg Borough
Magisterial District 09-1-03 Magisterial District Judge Richard S. Dougherty, Jr.	West Fairview Borough East Pennsboro Township
Magisterial District 09-2-01 Magisterial District Judge Paul M. Fegley	Lower Frankford Township Middlesex Township North Middleton Township
Magisterial District 09-2-02 Magisterial District Judge Jessica E. Brewbaker	Carlisle Borough
Magisterial District 09-3-01 Magisterial District Judge Harold Anthony Adams	Newburg Borough Shippensburg Borough Hopewell Township Shippensburg Township Southampton Township
Magisterial District 09-3-02 Magisterial District Judge Vivian J. Cohick	Newville Borough Cooke Township Lower Mifflin Township North Newton Township Penn Township South Newton Township Upper Frankford Township Upper Mifflin Township West Pennsboro Township
Magisterial District 09-3-03 Magisterial District Judge Susan K. Day	Mt. Holly Springs Borough Dickinson Township South Middleton Township
Magisterial District 09-3-04 Magisterial District Judge (Vacant)	Hampden Township Silver Spring Township
Magisterial District 09-3-05 Magisterial District Judge Mark W. Martin	Mechanicsburg Borough Monroe Township Upper Allen Township

[Pa.B. Doc. No. 13-604. Filed for public inspection April 5, 2013, 9:00 a.m.]

Reestablishment of the Magisterial Districts within the 22nd Judicial District; No. 336 Magisterial Rules Doc.

Order

Per Curiam

And Now, this 19th day of March 2013, upon consideration of the Petition to Reestablish the Magisterial Districts of the 22nd Judicial District (Wayne County) of the Commonwealth of Pennsylvania, it is hereby Ordered and Decreed that the Petition, which provides for the elimination of Magisterial District 22-3-03, within Wayne County, to be effective January 1, 2018, is granted; and that the Petition, which provides for the realignment of Magisterial Districts 22-3-01, 22-3-02, and 22-3-04 within Wayne County, to be effective January 1, 2018, is granted.

Said Magisterial Districts shall be as follows:

Magisterial District 22-3-01 Hawley Borough Magisterial District Judge Bonnie L. Carney Lake Township

Hawley Borough Dreher Township Lake Township Lehigh Township Palmyra Township Paupack Township Salem Township Sterling Township

Magisterial District 22-3-02 Magisterial District Judge Theodore J. Mikulak

Magisterial District 22-3-04 Magisterial District Judge Ronald J. Edwards Honesdale Borough Prompton Borough Waymart Borough Canaan Township Cherry Ridge Township South Canaan Township Texas Township

Bethany Borough Starrucca Borough Berlin Township Buckingham Township Clinton Township Damascus Township Dyberry Township Lebanon Township Manchester Township Mt. Pleasant Township Oregon Township Preston Township Scott Township

[Pa.B. Doc. No. 13-605. Filed for public inspection April 5, 2013, 9:00 a.m.]

Reestablishment of the Magisterial Districts within the 23rd Judicial District; No. 334 Magisterial Rules Doc.

Order

Per Curiam

And Now, this 19th day of March 2013, upon consideration of the Petition to Reestablish the Magisterial Districts of the 23rd Judicial District (Berks County) of the Commonwealth of Pennsylvania, it is hereby Ordered and Decreed that the Petition, which provides for the reestablishment of 23-1-01, 23-1-02, 23-1-03, 23-1-05, 23-1-06, 23-2-01, 23-2-02, 23-2-03, 23-2-04, 23-3-01, 23-3-02, 23-3-03, 23-3-04, 23-3-05, 23-3-06, 23-3-07 and 23-3-09, within Berks County, to be effective immediately, is granted.

Said Magisterial Districts shall be reestablished as follows:

Magisterial District 23-1-01 Magisterial District Judge Ann L. Young	Adamstown Borough Robesonia Borough Sinking Spring Borough Wernersville Borough Heidelberg Township Lower Heidelberg Township South Heidelberg Township Spring Township	Magisteria Gail M. Magisteria Magisteria Thomas
Magisterial District 23-1-02 Magisterial District Judge Michael J. Leonardziak	City of Reading (Wards 2, 3, 10, and 16)	Magisteria Magisteria
Magisterial District 23-1-03 Magisterial District Judge Wallace S. Scott	City of Reading (Wards 8, 9, 11, and 12)	Kim L.
Magisterial District 23-1-05 Magisterial District Judge Alvin B. Robinson	City of Reading (Wards 6, 7, 15, and 19)	

Magisterial District 23-1-06 Magisterial District Judge Dean R. Patton	Laureldale Borough Muhlenberg Township
Magisterial District 23-2-01 Magisterial District Judge Stuart D. Kennedy	City of Reading (Wards 1, 4, 5, and 18)
Magisterial District 23-2-02 Magisterial District Judge Timothy M. Dougherty	West Reading Borough Wyomissing Borough
Magisterial District 23-2-03 Magisterial District Judge Phyllis J. Kowalski	Mount Penn Borough St. Lawrence Borough Exeter Township Lower Alsace Township
Magisterial District 23-2-04 Magisterial District Judge Nicholas M. Bentz, Jr.	Cumru Township Kenhorst Borough Mohnton Borough Shillington Borough
Magisterial District 23-3-01 Magisterial District Judge David E. Glass	Birdsboro Borough New Morgan Borough Brecknock Township Caernarvon Township Robeson Township Union Township
Magisterial District 23-3-02 Magisterial District Judge Michael G. Hartman	Bally Borough Bechtelsville Borough Boyertown Borough Colebrookdale Township Douglass Township Earl Township Hereford Township Washington Township
Magisterial District 23-3-03 Magisterial District Judge Victor M. Frederick, IV	Topton Borough Alsace Township Amity Township District Township Longswamp Township Oley Township Pike Township Rockland Township Ruscombmanor Township
Magisterial District 23-3-04 Magisterial District Judge Gail M. Greth	Fleetwood Borough Kutztown Borough Lyons Borough Maxatawny Township Richmond Township
Magisterial District 23-3-05 Magisterial District Judge Thomas M. Gauby, Sr.	Centerport Borough Leesport Borough Bern Township Centre Township Maidencreek Township Ontelaunee Township
Magisterial District 23-3-06 Magisterial District Judge Kim L. Bagenstose	Hamburg Borough Lenhartsville Borough Shoemakersville Borough Albany Township Greenwich Township Perry Township Tilden Township Windsor Township

Magisterial District 23-3-07 Magisterial District Judge Andrea J. Book	Bernville Borough Strausstown Borough Womelsdorf Borough Bethel Township Jefferson Township Marion Township North Heidelberg Township Penn Township Tulpehocken Township Upper Bern Township Upper Tulpehocken Township	Magisterial District 29-3-02 Magisterial District Judge Gary A. Whiteman		
Magisterial District 23-3-09	City of Reading (Wards 13,	Magisterial District 29-3-03 Magisterial District Judge		
Magisterial District Judge Thomas H. Xavios	14, and 17)	Jon E. Kemp		
[Pa.B. Doc. No. 13-606. Filed for pub	lic inspection April 5, 2013, 9:00 a.m.]			

Reestablishment of the Magisterial Districts within the 29th Judicial District; No. 338 Magisterial Rules Doc.

Order

Per Curiam

And Now, this 21st day of March 2013, upon consideration of the Petition to Reestablish the Magisterial Districts of the 29th Judicial District (Lycoming County) of the Commonwealth of Pennsylvania, it is hereby Ordered and Decreed that the Petition, which provides for the reestablishment of 29-1-01, 29-1-02, 29-3-01, 29-3-02, 29-3-03 and 29-3-04, within Lycoming County, to be effective immediately, is granted.

Said Magisterial Districts shall be reestablished as follows:

Magisterial District 29-1-01 City of Williamsport (Wards Magisterial District Judge 4-11) James G. Carn

Magisterial District 29-1-02 City of Williamsport (Wards Magisterial District Judge 1-3, 12-17) Allen P. Page, III

Magisterial District 29-3-01 Magisterial District Judge Jerry C. Lepley Jersey Shore Borough Salladasburg Borough Anthony Township Bastress Township Brown Township Cummings Township Limestone Township McHenry Township Mifflin Township Piatt Township Pine Township Porter Township Watson Township Woodward Township

Gary A. Whiteman	Borough Cascade Township Eldred Township Fairfield Township Gamble Township Loyalsock Township (Wards 1, 2, 4, 5, 6, and 7) Plunketts Creek Township Upper Fairfield Township
Magisterial District 29-3-03 Magisterial District Judge Jon E. Kemp	Hughesville Borough Montgomery Borough Muncy Borough Picture Rocks Borough Brady Township Clinton Township Franklin Township Jordan Township Mill Creek Township Muncy Township Muncy Township Muncy Creek Township Penn Township Shrewsbury Township Washington Township Wolf Township
Magisterial District 29-3-04 Magisterial District Judge James H. Sortman	Duboistown Borough Armstrong Township Cogan House Township Hepburn Township Jackson Township Lewis Township Loyalsock Township (Ward 3) Lycoming Township Mc Intyre Township Mc Nett Township

Montoursville Borough South Williamsport

[Pa.B. Doc. No. 13-607. Filed for public inspection April 5, 2013, 9:00 a.m.]

Old Lycoming Township

Susquehanna Township

Reestablishment of the Magisterial Districts within the 50th Judicial District; No. 337 Magisterial Rules Doc.

Order

Per Curiam

And Now, this 21st day of March 2013, upon consideration of the Petition to Reestablish the Magisterial Districts of the 50th Judicial District (Butler County) of the Commonwealth of Pennsylvania, it is hereby Ordered and Decreed that the Petition, which provides for the reestablishment of 50-1-01, 50-3-01, 50-3-02, 50-3-03, 50-3-04, 50-3-05, and 50-3-06, within Butler County, to be effective immediately, is granted.

Said Magisterial Districts shall be reestablished as follows:

Magisterial District 50-1-01 Butler Township Magisterial District Judge Kevin P. O'Donnell

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Magisterial District 50-3-01 Magisterial District Judge C. Timothy Shaffer	Harrisville Borough Portersville Borough Prospect Borough Slippery Rock Borough West Liberty Borough Brady Township Franklin Township Mercer Township Muddy Creek Township Slippery Rock Township Worth Township	Reestablishn the 57th Rules Doc Per Curiam And Now, th ation of the F
Magisterial District 50-3-02 Magisterial District Judge Lewis E. Stoughton	Bruin Borough Cherry Valley Borough Chicora Borough East Butler Borough Eau Claire Borough Fairview Borough Karns City Borough Petrolia Borough West Sunbury Borough Allegheny Township Center Township Cherry Township Clay Township Clay Township Clay Township Donegal Township Fairview Township Marion Township Parker Township Summit Township Venango Township Washington Township	tricts of the 57 Commonwealt Decreed that t lishment of M 03, and 57-3- immediately, i Said Magis follows: 57-3-01 Magisterial Di Tonya M. Os
Magisterial District 50-3-03 Magisterial District Judge Sue E. Haggerty	Saxonburg Borough Buffalo Township Clinton Township Jefferson Township Middlesex Township Middlesex Township Penn Township Winfield Township	57-3-02 Magisterial Di H. Cyril Bin 57-3-03
Magisterial District 50-3-04 Magisterial District Judge David T. Kovach	Seven Fields Borough Cranberry Township	Magisterial Di Brian K. Ba
Magisterial District 50-3-05 Magisterial District Judge Peter H. Shaffer	City of Butler	
Magisterial District 50-3-06 Magisterial District Judge Wayne D. Seibel	Callery Borough Connoquenessing Borough Evans City Borough Harmony Borough Mars Borough Valencia Borough Zelienople Borough Adams Township Connoquenessing Township Forward Township Jackson Township Lancaster Township	57-3-04 Magisterial Di Kathy S. Ca [Pa.B. Doc. No

Reestablishment of the Magisterial Districts within the 57th Judicial District; No. 333 Magisterial Rules Doc.

Order

And Now, this 19th day of March 2013, upon consideration of the Petition to Reestablish the Magisterial Districts of the 57th Judicial District (Bedford County) of the Commonwealth of Pennsylvania, it is hereby Ordered and Decreed that the Petition, which provides for the reestablishment of Magisterial Districts 57-3-01, 57-3-02, 57-3-03, and 57-3-04, within Bedford County, to be effective immediately, is granted.

Said Magisterial Districts shall be reestablished as follows:

10110WS.		
57-3-01 Magisterial District Judge Tonya M. Osman	Hyndman Borough Manns Choice Borough New Paris Borough Pleasantville Borough Schellsburg Borough Harrison Township Juniata Township Kimmel Township King Township Lincoln Township Londonderry Township Napier Township Pavia Township West St. Clair Township	
57-3-02 Magisterial District Judge H. Cyril Bingham, Jr.	Bedford Borough Rainsburg Borough St. Clairsville Borough Bedford Township Colerain Township Cumberland Valley Township East St. Clair Township	
57-3-03 Magisterial District Judge Brian K. Baker	Coaldale Borough Hopewell Borough Saxton Borough Woodbury Borough Bloomfield Township Broad Top Township Hopewell Township Liberty Township South Woodbury Township Woodbury Township	
57-3-04 Magisterial District Judge Kathy S. Calhoun	Everett Borough East Providence Township Mann Township Monroe Township Snake Spring Township South Hampton Township Southampton Township West Providence Township	
[Pa.B. Doc. No. 13-609. Filed for public inspection April 5, 2013, 9:00 a.m.]		

[Pa.B. Doc. No. 13-609. Filed for public inspection April 5, 2013, 9:00 a.m.]

[Pa.B. Doc. No. 13-608. Filed for public inspection April 5, 2013, 9:00 a.m.]