

THE COURTS

Title 210—APPELLATE PROCEDURE

PART I. RULES OF APPELLATE PROCEDURE

[210 PA. CODE CH. 25]

Order Amending Rule 2572 of the Rules of Appellate Procedure; No. 222 Appellate Procedural Rules Doc.

Order

Per Curiam

And Now, this 29th day of January, 2013, upon the recommendation of the Appellate Court Procedural Rules Committee; the proposal having been submitted without publication pursuant to Pa.R.J.A. No. 103(a)(3) in the interests of efficient administration:

It Is Ordered pursuant to Article V, Section 10 of the Constitution of Pennsylvania that Pennsylvania Rule of Appellate Procedure 2572 is amended in the following form.

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

Annex A

TITLE 210. APPELLATE PROCEDURE

PART I. RULES OF APPELLATE PROCEDURE

ARTICLE II. APPELLATE PROCEDURE

CHAPTER 25. POST-SUBMISSION PROCEEDINGS

REMAND OF RECORD

Rule 2572. Time for Remand of Record.

* * * * *

(c) *Stay of remand pending United States Supreme Court Review.*—A stay of the remand of the record pending review in the Supreme Court of the United States may be granted upon application to the appellate court possessed of the record in the case. The stay shall not exceed [30] 90 days unless the period is extended for cause shown. If during the period of the stay there is filed with the prothonotary of the appellate court possessed of the record a notice from the Clerk of the Supreme Court of the United States that the party who has obtained the stay has filed a jurisdictional statement or a petition for a writ of certiorari in that court, the stay shall continue until final disposition by the Supreme Court of the United States. Upon the filing of a copy of an order of the Supreme Court of the United States dismissing the appeal or denying the petition for a writ of certiorari the record shall be remanded immediately.

(d) *Security.*—Appropriate security in an adequate amount may be required as a condition to the grant or continuance of a stay of remand of the record.

(e) *Docket entry of remand.*—The prothonotary of the appellate court shall note on the docket the date on which the record is remanded and give written notice to all parties of the date of remand.

Official Note: Subdivision (a) is based upon former Commonwealth Court Rule 115A. Former Superior Court

Rule 58 permitted the record to be returned to the lower court before the order became final upon expiration of the time to petition for allowance of appeal.

Subdivision (b) extends the ten day period of former Supreme Court Rule 67 to 14 days to conform to the 14 day period for applying for reargument under Rule 2542(a)(1) (time for application for reargument).

Subdivision (c) is patterned after Fed. Rules App. Proc. [41(b)] 41 and fills a void in the prior practice. The time periods may be modified by order under Rule 105 (waiver and modification of rules).

[Pa.B. Doc. No. 13-263. Filed for public inspection February 15, 2013, 9:00 a.m.]

Title 255—LOCAL COURT RULES

DELAWARE COUNTY

Amendment to Local Rule 1920.90; Divorce Files Impounded; Doc. No. 125040

Order

And Now, to wit, this 29th day of January, 2013, it is hereby *Ordered* that Delaware County Local Rule 1920.90 is *Amended*, to provide as follows:

Rule 1920.90. Divorce Files Impounded.

In all divorce actions filed after December 31, 1939, the file shall be open to inspection by the parties or their attorneys of record without order of court. Inspection by others shall be only upon order of court for good cause shown.

In all divorce actions filed before January 1, 1940, the file shall be open to the general public for inspection.

By the Court

CHAD F. KENNY,
President Judge

[Pa.B. Doc. No. 13-264. Filed for public inspection February 15, 2013, 9:00 a.m.]

SUPREME COURT

Magisterial District Judge Mark A. Bruno; No. 399 Judicial Administration Doc.

Order

Per Curiam

And Now, this 1st day of February 2013, it is hereby ordered that Magisterial District Judge Mark A. Bruno for Magisterial District 15-1-01, of the Fifteenth Judicial District, Chester County, Pennsylvania, is hereby relieved of any and all judicial and administrative responsibilities as a judge of the Magisterial District Court.

It is further ordered that Judge Mark A. Bruno is suspended without pay pending further Order of this Court.

This Order is without prejudice to the rights of Judge Mark A. Bruno to seek relief in this Court for the purpose of vacating or modifying this Order. *In Re: Avellino*, 609 A.2d 1138 (Pa. 1997); and see *In Re: McFalls*, 795 A.2d 367 (Pa. 2002).

[Pa.B. Doc. No. 13-265. Filed for public inspection February 15, 2013, 9:00 a.m.]

Philadelphia Traffic Court Judge Michael J. Sullivan; No. 398 Judicial Administration Doc.

Order

Per Curiam

And Now, this 1st day of February 2013, it is hereby ordered that Philadelphia Traffic Court Judge Michael J. Sullivan is hereby relieved of any and all judicial and administrative responsibilities as a judge of the Philadelphia Traffic Court.

It is further ordered that Judge Michael J. Sullivan is suspended without pay pending further Order of this Court.

This Order is without prejudice to the rights of Judge Michael J. Sullivan to seek relief in this Court for the purpose of vacating or modifying this Order. *In Re: Avellino*, 609 A.2d 1138 (Pa. 1997); and see *In Re: McFalls*, 795 A.2d 367 (Pa. 2002).

[Pa.B. Doc. No. 13-266. Filed for public inspection February 15, 2013, 9:00 a.m.]

Philadelphia Traffic Court Judge Michael Lowry; No. 397 Judicial Administration Doc.

Order

Per Curiam

And Now, this 1st day of February 2013, it is hereby ordered that Philadelphia Traffic Court Judge Michael Lowry is hereby relieved of any and all judicial and administrative responsibilities as a judge of the Philadelphia Traffic Court.

It is further ordered that Judge Michael Lowry is suspended without pay pending further Order of this Court.

This Order is without prejudice to the rights of Judge Michael Lowry to seek relief in this Court for the purpose of vacating or modifying this Order. *In Re: Avellino*, 609 A.2d 1138 (Pa. 1997); and see *In Re: McFalls*, 795 A.2d 367 (Pa. 2002).

[Pa.B. Doc. No. 13-267. Filed for public inspection February 15, 2013, 9:00 a.m.]

Reestablishment of the Magisterial Districts within the 18th Judicial District; No. 304 Magisterial Rules Doc.

Order

Per Curiam

And Now, this 31st day of January 2013, upon consideration of the Petition to Reestablish the Magisterial

Districts of the 18th Judicial District (Clarion County) of the Commonwealth of Pennsylvania, it is hereby *Ordered and Decreed* that the Petition, which provides for the realignment of Magisterial Districts 18-3-01, 18-3-02, 18-3-03, and 18-3-04, within Clarion County, to be effective April 1, 2013, is granted.

Said Magisterial Districts shall be as follows:

Magisterial District 18-3-01	Strattanville Borough
Magisterial District Judge Duane L. Quinn	Clarion Borough Clarion Township
Magisterial District 18-3-02	Farmington Township
Magisterial District Judge Timothy P. Schill	West Highland Township Knox Township Millcreek Township Monroe Township Paint Township Washington Township
Magisterial District 18-3-03	Emlenton Borough
Magisterial District Judge Amy Long Turk	Foxburg Borough Knox Borough Shippensburg Borough St. Petersburg Borough Ashland Township Beaver Township Elk Township Richland Township Salem Township
Magisterial District 18-3-04	Callensburg Borough
Magisterial District Judge Jeffrey C. Miller	East Brady Borough Hawthorn Borough New Bethlehem Borough Rimersburg Borough Sligo Borough Brady Township Licking Township Limestone Township Madison Township Perry Township Piney Township Porter Township Porter Township Redbank Township Toby Township

[Pa.B. Doc. No. 13-268. Filed for public inspection February 15, 2013, 9:00 a.m.]

Reestablishment of the Magisterial Districts within the 51st Judicial District; No. 305 Magisterial Rules Doc.

Order

Per Curiam

And Now, this 31st day of January 2013, upon consideration of the Petition to Reestablish the Magisterial Districts of the 51st Judicial District (Adams County) of the Commonwealth of Pennsylvania, it is hereby *Ordered and Decreed* that the Petition, which provides for the realignment of Magisterial Districts 51-3-01 and 51-3-03, within Adams County, to be effective April 1, 2013, is granted; and that the Petition, which also provides for the reestablishment of Magisterial Districts 51-3-02 and 51-3-04, within Adams County, to be effective immediately, is granted.

Said Magisterial Districts shall be as follows:

Magisterial District 51-3-01	Gettysburg Borough
Magisterial District Judge	Straban Township
Thomas R. Carr	
Magisterial District 51-3-02	Bonneauville Borough
Magisterial District Judge	Littlestown Borough
Daniel S. Bowman	Mc Sherrystown Borough
	Conewago Township
	Germany Township
	Mt. Joy Township
	Mt. Pleasant Township
	Union Township
Magisterial District 51-3-03	Abbottstown Borough
Magisterial District Judge	East Berlin Borough
Tony J. Little	New Oxford Borough
	York Springs Borough
	Berwick Township
	Hamilton Township
	Huntington Township
	Latimore Township
	Oxford Township
	Reading Township
	Tyrone Township
Magisterial District 51-3-04	Arendtsville Borough
Magisterial District Judge	Bendersville Borough
Mark D. Beauchat	Biglerville Borough
	Carroll Valley Borough
	Fairfield Borough
	Butler Township
	Cumberland Township
	Franklin Township
	Freedom Township
	Hamiltonban Township
	Highland Township
	Liberty Township
	Menallen Township

[Pa.B. Doc. No. 13-269. Filed for public inspection February 15, 2013, 9:00 a.m.]