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LEGAL LISTINGS

COURT NOTICES

IN THE SUPREME COURT OF PENNSYLVANIA

IN RE: PETITION TO ELIMINATE MAGISTERIAL DISTRICT COURT 32-1-31 PRIOR TO ORIGINAL SCHEDULED ELIMINATION DATE NO. 541 MAGISTERIAL RULES DOCKET

ORDER PER CURIAM

AND NOW, this 26th day of April, 2024, upon consideration of the Petition to Eliminate Magisterial District Court 32-1-31 Prior to the Original Scheduled Elimination Date, it is hereby ORDERED AND DECREED that Petition is granted. By Order dated February 3, 2023, Magisterial District Court 32-1-31 was scheduled for elimination effective January 3, 2028. Magisterial Districts 32-1-30 and 32-1-32, within Delaware County, were also to be realigned, effective January 3, 2028. Due to an early judicial vacancy, Magisterial District Court 32-1-31, within Delaware County, shall be eliminated effective September 3, 2024, and Magisterial Districts 32-1-30 and 32-1-32, within Delaware County, shall be realigned, effective September 3, 2024.

Said Magisterial Districts shall be as follows:
Magisterial District 32-1-30
Magisterial District Judge George B. Dawson

Effective 9/3/24:
Eddystone Borough
Rutledge Borough
Ridley Township, Wards 1, 2, 3, 5, 6, 7, 8, 9
Magisterial District 32-1-32

Magisterial District Judge Michael F. Culp
Effective 9/3/24:
Morton Borough
Ridley Township, Ward 4

Springfield Township, Wards 1-1, 1-2, 2-1, 2-2, 2-3, 3, 4, 5, 7

SUPREME COURT OF PENNSYLVANIA Minor Court Rules Committee

NOTICE OF PROPOSED RULEMAKING

Proposed Adoption of Pa.R.Civ.P.M.D.J. 210.1 and Amendment of Pa.R.Civ.P.M.D.J. 320

The Minor Court Rules Committee is considering proposing to the Supreme Court of Pennsylvania the adoption of Pa.R.Civ.P.M.D.J. 210.1 and the amendment of Pa.R.Civ.P.M.D.J. 320, pertaining to (1) prohibitions on ex parte communications and (2) stipulated judgments, respectively, for the reasons set forth in the accompanying Publication Report. Pursuant to Pa.R.J.A. 103(a)(1), the proposal is being published in the Pennsylvania Bulletin for comments, suggestions, or objections prior to submission to the Supreme Court.

Any report accompanying this proposal was prepared by the Committee to include the rationale for the proposed rulemaking. It will neither constitute a part of the rules nor be officially adopted by the Supreme Court.

Additions to the text are bolded and underlined; deletions to the text are bolded and bracketed.

The Committee invites all interested persons to submit comments, suggestions, or objections in writing to:

Pamela S. Walker, Counsel
Minor Court Rules Committee
Supreme Court of Pennsylvania
Pennsylvania Judicial Center
PO Box 62635
Harrisburg, PA 17106-2635

FAX: 717-231-9546 minorrules@pacourts.us

All communications in reference to the proposal should be received by June 18, 2024. E-mail is the preferred method for submitting comments, suggestions, or objections; any e-mailed submission need not be reproduced and resubmitted via mail. The Committee will acknowledge receipt of all submissions.

By the Minor Court Rules Committee,
Honorable James R. Edgcomb
Chair

– This is an entirely new rule –

Rule 201.1. Ex Parte Communication.

Unless otherwise authorized by law or state court rule, no person shall communicate with the magisterial district judge in any way regarding matters pending before the magisterial district judge unless all parties:

1. are present or have been copied if the communication is written or in electronic form;
or
2. have waived their presence or right to receive the communication.

(b) If the magisterial district judge receives any unauthorized ex parte communication, the magisterial district judge shall inform all parties of the communication and its content.

Comment: Generally, communications should include all parties. No unauthorized ex parte communications with the magisterial district judge are to occur. Authorized ex parte communications include those made in connection with proceedings for emergency protective orders, i.e., Pa.R.Civ.P.M.D.J. 1201 – 1211, which are ex parte proceedings. See Pa.R.Civ.P.M.D.J. 1207. Certain ex parte communications for scheduling, administrative, or emergency purposes that do not address substantive matters are permissible. See Rule 2.9(A)(1) of the Rules Governing Standards of Conduct of Magisterial District Judges.

Attorneys are bound by Rule 3.5 of the Rules of Professional Conduct. Magisterial district judges are bound by Rule 2.9 of the Rules Governing Standards of Conduct of Magisterial District Judges.

Attorneys and judges understand the impropriety of ex parte communications regarding matters pending before the magisterial district court but many participants are not attorneys or judges. This rule ensures that all parties receive the same information that is being presented to the magisterial district judge so that it may be challenged or supplemented.

Rule 320. Request to Withdraw Complaint; [Settlement] Settlements.

[A(1)](a) Withdrawal of Complaint.

(1) A plaintiff may withdraw [the] a complaint prior to [the] a commencement of [the] a hearing by filing a written notice of withdrawal with the magisterial district court. Upon receipt of such notice, the magisterial district court shall [note]:

- (i) **mark** the withdrawal of the complaint on the docket[.];
(ii) cancel any scheduled hearing, [(except for a consolidated hearing on a cross-complaint pursuant to [Rule 315B],) Pa.R.Civ.P.M.D.J. 315B]; and
(iii) notify the parties in writing that the complaint has been withdrawn.

(2)(2)A withdrawal of [the] a complaint filed prior to [the] a commencement of [the] a hearing shall be deemed to be without prejudice. The plaintiff may file a new complaint on the same cause of action upon payment of all applicable fees and costs.

[B(1)](b) Settlements.

Settlement Without Stipulated Judgment.

[The] If the parties do not request the entry of a stipulated judgment pursuant to a settlement agreement, the parties may file a written notice of settlement of the complaint with the magisterial district court at any time prior to the entry of judgment. Upon receipt of such notice, **the magisterial district judge shall:**

Court Notices continues on 7

I N S I D E

Common Pleas Court:	4 Rules Returnable
3 Civil Listings	6 U.S. Bankruptcy Court
4 Criminal Listings	6 U.S. Court of Appeals
4 Family Court	2 Hearing List
6 Municipal Court	6 U.S. District Court
6 Orphans' Court	2 Trial List
14 Public Notices	

COURT OF APPEALS

CASES LISTED FOR DISPOSITION ST. THOMAS, VI-COURTROOM #3

THURS., MAY 16, 2024 9:30 A.M. USA v. Samuel Pena Columna (ARGUE); 23-1206. USA v. John Jackson (ARGUE); 23-1615. Clifford Boynes et al v. Limetree Bay Ventures LLC et al. (ARGUE); 23-2432. James Codrington v. Steadfast Insurance Co. et al. (ARGUE); 23-2949.

DISTRICT COURT

NOTICE

1. Counsel shall promptly notify the deputy clerk to each judge before whom he/she has a case listed upon becoming attached for trial in another court. To be accorded recognition, a busy slip, using the designated form, MUST be filed in Room 2609 before 1 p.m. on the day after counsel becomes attached. 2. Cases in the trial pools do not necessarily appear in the order in which they will be called. Counsel should therefore be ready to begin trial upon receiving telephone call notice, subject to the following: (a) Counsel whose cases are in the pools will be given 48 hours' notice, if feasible, but not less than 24 hours notice to ready for trial with witnesses. (b) It is counsel's responsibility to check with each judge's deputy clerk on the status and movement of criminal and civil cases in that judge's pool. (c) Counsel will not be required to commence trial less than 24 hours after completing trial of another case.

J. GOLDBERG Chief Judge

GOLDBERG, CH.J.

Scheduling Courtroom Deputy: Nancy DeLise Phone: (267) 299-7789 ESR/Courtroom Deputy: Stacy Wertz Phone: (267) 299-7781

MONDAY, MAY 20, 2024 Jury Trial

23-cr-0181 09:30 A.M. USA v. RIGHTER

G.E.K. PRATTER, J. Courtroom/Criminal Deputy: Mike Coyle Phone: (267) 299-7359

P.S. DIAMOND, J.

Courtroom 14-A Secretary/Courtroom Deputy: Richard Thieme Phone: (267) 299-7730 Criminal Courtroom Deputy: Lenora Kashner Wittje Phone: (267) 299-7739r

MONDAY, MAY 20, 2024 Change of Plea Hearing

24-cr-0130 11:00 A.M. USA v. SUAREZ

TUESDAY, MAY 21, 2024 Change of Plea Hearing

22-cr-0387 01:30 P.M. USA v. GREEN

Sentencing

17-cr-0150 11:00 A.M. USA v. CRUMP

WEDNESDAY, MAY 22, 2024 Sentencing

23-cr-0079 01:30 P.M. USA v. DAWES

Sentencing

22-cr-0336 11:00 A.M. USA v. NYANUE

THURSDAY, MAY 23, 2024 Sentencing

22-cr-0336 01:30 P.M. USA v. WOLO

22-cr-0233 11:00 A.M. USA v. TSEGAY

M.S. GOLDBERG, J.

MONDAY, MAY 20, 2024 Jury Trial

23-cr-0225 09:00 A.M. USA v. ALAMOUTINIA

23-cr-0225 USA v. DAVISON

Sentencing

21-cr-0201 01:30 P.M. USA v. RAMOS CASTILLO

TUESDAY, MAY 21, 2024 Pretrial Conference/Hearing

21-cr-0326 09:30 A.M. USA v. CLARK

THURSDAY, MAY 23, 2024 Change of Plea Hearing

23-cr-0251 09:30 A.M. USA v. FULTON

Discovery Hearing

22-cr-0073 11:30 A.M. USA v. NIXON

QUINONES ALEJANDRO, J.

Courtroom 8B Secretary/Civil Deputy: Nicole Phillippi (267) 299-7460 Criminal Deputy Clerk: Rosalind Burton-Hoop (267) 299-7467

TUESDAY, MAY 21, 2024 Change of Plea Hearing

23-cr-0087 10:30 A.M. USA v. TARPLEY

23-cr-0257 11:30 A.M. USA v. DECKER

22-cr-0453 12:00 P.M. USA v. ALEXANDER

WEDNESDAY, MAY 22, 2024 Bond Hearing

23-cr-0128 02:00 P.M. USA v. MAZZCCUA

Status Conference/Hearing

24-cr-0027 01:30 P.M. USA v. SANCHEZ

SCHMEHL, J.

Criminal Deputy Tanya L. Allender Phone: 610-320-5030 Secretary/Civil Deputy: Barbara A. Crossley Phone: 610-320-5099 The Gateway Building 201 Penn St. Room 518 Reading, PA 19601 3rd flr., Rm. 3041 when in Phila.

FRIDAY, MAY 17, 2024 Sentencing

23-cr-0075 10:00 A.M. USA v. HALE

WEDNESDAY, MAY 22, 2024 Sentencing

23-cr-0415 02:00 P.M. USA v. MARTINEZ MADERA

G.A. MCHUGH, J.

Civil Deputy: Patricia Clark Phone: 267-299-7301 Criminal Deputy: Christian Henry Phone: 267-299-7307

TUESDAY, MAY 21, 2024 Sentencing

21-cr-0144 03:00 P.M. USA v. ADAMS

WEDNESDAY, MAY 22, 2024 Motion Hearing

23-cr-0519 02:00 P.M. USA v. GINDRAW

Revocation Superv Rls-FinalHrg

09-cr-0084 03:00 P.M. USA v. ROSE

THURSDAY, MAY 23, 2024 Motion Hearing

23-cr-0509 02:00 P.M. USA v. FINDLEY

23-cr-0509 USA v. DICKERSON

24-cr-0106 10:00 A.M. USA v. FIELDS

BETLESTONE, J.

Courtroom 3B Civil Deputy Aaris Wilson (267) 299-7450 Criminal Deputy Nelson Malave (267) 299-7459

MONDAY, MAY 20, 2024 Pretrial Conference/Hearing

24-cv-1042 11:00 A.M. MIMS v. GRAY et al

24-cv-1768 11:30 A.M. Alderfer v. TRAVELERS PERSONAL

Status Conference/Hearing

23-cr-0454 02:00 P.M. USA v. BYRD

KEARNEY, J.

Deputy Clerk: Ulrike Hevener (267) 299-7688

MONDAY, MAY 20, 2024 Revocation Superv Rls-FinalHrg

15-cr-0201 02:00 P.M. USA v. MITCHELL

TUESDAY, MAY 21, 2024 Bench Trial

23-cv-2618 09:00 A.M. RIM BIO, INC. et al v. AVANTOR

Motion Hearing

23-cr-0280 11:30 A.M. USA v. GARRETT

Status Conference/Hearing

23-cr-0037 03:00 P.M. USA v. CLOUDEN

PAPPERT, J.

Civil Deputy Katie Furphy (267) 299-7530 Criminal Deputy Jeff Lucini (267) 299-7537

MONDAY, MAY 20, 2024 Final Pretrial Conference

23-cv-3137 02:00 P.M. POLLOCK et al v. UNITED STATES

Motion Hearing

23-cv-5005 02:00 P.M. Love-Cooper v. Germantown Frie

TUESDAY, MAY 21, 2024 Arraignment

24-cr-0123 01:00 P.M. USA v. CATAQUET JR.

WEDNESDAY, MAY 22, 2024 Sentencing

23-cr-0086 10:00 A.M. USA v. BARRON

THURSDAY, MAY 23, 2024 Final Pretrial Conference

23-cv-4110 10:00 A.M. Rahman v. Leone

Sentencing

23-cr-0022 11:00 A.M.

USA v. MURPHY

J.F. LEESON, JR., J. Civil Deputy Clerk: Diane J. Abeles (610) 391-7020 Criminal Deputy: Justin F. Wood (610) 776-6118 Chambers of the Honorable Joseph F. Leeson, Jr. United States District Court Eastern District of PA. Edward N. Cahn U.S. Courthouse, Suite 3401 504 W. Hamilton St. Allentown, PA 18101 4th Flr., Rm. 4000 when in Phila.

C.F. KENNEY, J. Criminal Deputy: Christopher Kurek phone 267-299-7549 Civil Deputy: Shelli MacElderly phone 267-299-7540 Chambers of the Honorable Chad F. Kenney. United States District Court Eastern District of PA.

TUESDAY, MAY 21, 2024 Arbitration Hearing

23-cv-3934 09:30 A.M. HUGHES v. LIBERTY MUTUAL PERSO

THURSDAY, MAY 23, 2024 Sentencing

23-cr-0233 09:00 A.M. USA v. BUTLER

J.D. WOLSON, J.

Civil Deputy: Jeannine Abed Phone: (267) 299-7321 Criminal Deputy: Laura Buenzle Phone: (267)299-7239

FRIDAY, MAY 17, 2024 Revocation Superv Rls-FinalHrg

10-cr-0063 10:00 A.M. USA v. JACKSON

MONDAY, MAY 20, 2024 Sentencing

21-cr-0369 11:00 A.M. USA v. JALI

J.M. YOUNGE, J.

Courtroom A Criminal Courtroom Deputy: Andrew Follmer Phone: 267-299-7369 Civil Courtroom Deputy: Dedra Brannan Phone: 267-299-7360

THURSDAY, MAY 23, 2024 Sentencing

23-cr-0211 12:30 P.M. USA v. PAYANO

K. S.. MARSTON, J.

Courtroom TBA Courtroom Deputy/Criminal: Lara Karlson phone: 267-299-7379

J. M. GALLAGHER, J.

Courtroom TBA Courtroom Deputy/Criminal: Christine Stein phone: 610-391-7012 Courtroom Deputy Civil: Brian Dixon phone: 610-434-3457

WEDNESDAY, MAY 22, 2024 Change of Plea Hearing

22-cr-0476 09:30 A.M. USA v. DAVIDSON

THURSDAY, MAY 23, 2024 Discovery Hearing

21-cv-4337 02:00 P.M. MARSHALL et al v. PRESTAMOS CD

PEREZ, J. COURTHROOM 3H Courtroom Depty Danielle Hughes 267-299-7420

MONDAY, MAY 20, 2024 Status Conference/Hearing

23-cv-4677 10:00 A.M. WILLIAMS v. GREENE, TWEED & CO

The Legal Intelligencer

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HODGE, J.
THURSDAY, MAY 23, 2024
Arbitration Hearing
 09:30 A.M.
 23-cv-3843
 JOHNSON v. RED LOBSTER RESTAUR

MURPHY, J.
MONDAY, MAY 20, 2024
Motion Hearing
 02:00 P.M.
 22-cv-1676
 Desiderio v. BSD CARE AT RE LL

TUESDAY, MAY 21, 2024
Motion Hearing
 02:00 P.M.
 23-cv-3928
 ZANGARA v. NATIONAL BOARD OF M

WEDNESDAY, MAY 22, 2024
Status Conference/Hearing
 02:00 P.M.
 23-cr-0153
 USA v. MOUSSA

THURSDAY, MAY 23, 2024
Jury Selection
 09:00 A.M.
 22-cv-2337
 BACCARI v. BACCARI et al

Trial Date
 09:00 A.M.
 22-cv-2337
 BACCARI v. BACCARI et al

SCOTT, J.
Courtroom TBA
 Courtroom Deputy: Sue Flaherty
 Phone: 267-299-7598

H. BARTLE, III, S.J.

J. R. PADOVA, S.J.
Courtroom 17B
 Criminal Deputy Clerk: Michael Beck
 Phone: 267-299-7409
 Deputy Clerk Civil: Malissa Wolenski
 Phone: 267-299-7459

TUESDAY, MAY 21, 2024
Show Cause Hearing
 11:00 A.M.
 24-mc-0016
 SU v. INDEPENDENCE ADMINISTRAT

WEDNESDAY, MAY 22, 2024
Sentencing
 11:00 A.M.
 20-cr-0373
 USA v. HUNT

A. B. BRODY, S.J.
Courtroom 7B
 Scheduling/Deputy Clerk: Joseph Walton
 Phone: 215-597-3978

ESR-Courtroom Deputy: Jim Scheidt
 Phone: 267-299-7439

MONDAY, MAY 20, 2024
Jury Selection
 10:00 A.M.
 18-cv-4770
 BUTT v. PHILADELPHIA HOUSING A

Trial Date
 10:00 A.M.
 18-cv-4770
 BUTT v. PHILADELPHIA HOUSING A

R. SURRECK, S.J.
 Secretary Civil Deputy: Donna Donohue Marley
 Phone: 267-299-7630
 Criminal Deputy Clerk: Patrick Kelly
 Phone: 267-299-7639

WEDNESDAY, MAY 22, 2024
Revocation Superv Rls-FinalHrg
 01:00 P.M.
 09-cr-0056
 USA v. FORD

09-cr-0414
 USA v. FORD

C.M. RUFES, S.J.
 Scheduling/Deputy Clerk: Kristen Pepin
 Phone: (267) 299-7490
 Fax: (267) 299-5077

ESR/Courtroom Deputy: Erica Pratt
 Phone (267) 299-7499

TUESDAY, MAY 21, 2024
Sentencing
 10:30 A.M.
 21-cr-0188
 USA v. YOUNG

M. BAYLSON, S.J.

T. J. SAVAGE, S.J.
Courtroom 9A
 Courtroom Deputy: Alex Eggert
 Phone: 267-299-7599
 Judicial Secretary: Joanne Tyer
 Phone 267-299-7480

MONDAY, MAY 20, 2024
Revocation Superv Rls-FinalHrg
 11:00 A.M.
 12-cr-0025
 USA v. SANTIAGO

TUESDAY, MAY 21, 2024
Motion Hearing
 01:00 P.M.
 22-cv-3966
 MGMT RESIDENTIAL, LLC et al v.

Plea Agreement Hearing
 11:00 A.M.
 24-cr-0159
 USA v. CRUZ GARCIA

Show Cause Hearing
 09:30 A.M.
 24-cv-0686
 BMO BANK N.A. v. STARWAY LOGIS

J. H. SLOMSKY, S.J.
Courtroom Deputy: Matt Higgins
 Courtroom Deputy: Matt Higgins
 Phone: 267-299-7349
 Civil Deputy: Kelly Haggerty
 Phone: 267-299-7340

TUESDAY, MAY 21, 2024
Revocation Superv Rls-FinalHrg
 10:30 A.M.
 23-cr-0247
 USA v. RIVERA-MERCADO

WEDNESDAY, MAY 22, 2024
Change of Plea Hearing
 10:30 A.M.
 22-cr-0189
 USA v. BALL-VAUGHN

THURSDAY, MAY 23, 2024
Motion Hearing
 10:00 A.M.
 23-cv-4882
 TAYLOR v. GURAL

Sentencing
 02:30 P.M.
 22-cr-0132
 USA v. CODY III

C. S. WELLS, M.J.
 Deputy Clerk: Edward Andrews
 Phone: 215-597-7833

E.T. HEY, M.J.
 Courtroom Deputy: Mia Harvey
 phone (267) 299-7670

FRIDAY, MAY 17, 2024
Settlement Conference
 09:30 A.M.
 23-cv-3040
 FIDANZA v. KAOLIN MUSHROOM FAR

L.A. SITARSKI, M.J.
 Deputy Clerk: Regina M. Zarnowski
 Phone: 267-299-7810

R.A. LLORET, M.J.

US Dist. Court
601 Market St.,
Phila., PA 19106
Chambers 4006
 Courtroom Deputy Sheila McCarry
 267-299-7410

REID, M.J.
3042 US Courthouse

601 Market Street
Philadelphia, PA 19106
Courtroom as assigned
 Ian Broderick, Deputy Clerk
 (267) 299-7640
 Ian_Broderick@paed.uscourts.gov

MONDAY, MAY 20, 2024
Arraignment
 01:30 P.M.
 23-cr-0309
 USA v. CLARK-BOLDEN

CARLOS, M.J.

STRAW, M.J.

TUESDAY, MAY 21, 2024
Settlement Conference
 10:00 A.M.
 22-cv-3758
 KNAPP v. THOMPSON GROUP, INC.

WEDNESDAY, MAY 22, 2024
Settlement Conference
 10:00 A.M.
 23-cv-1594
 Stone v. LEHIGH VALLEY HOSPITA

THURSDAY, MAY 23, 2024
Settlement Conference
 10:00 A.M.
 23-cv-2060
 WHITE v. THE DEVEREUX FOUNDATI

Telephone Conference
 02:00 P.M.
 24-cv-1210
 USAA CASUALTY INSURANCE COMPAN

ARTEAGA, MJ
COURTROOM 3H
Courtroom Deputy

MONDAY, MAY 20, 2024
Settlement Conference
 10:00 A.M.
 23-cv-3994
 PATTUCCI v. NATIONAL RAILROAD

TUESDAY, MAY 21, 2024
Settlement Conference
 10:00 A.M.
 23-cv-0993
 KIRSCHNER et al v. STATE FARM

THURSDAY, MAY 23, 2024
Settlement Conference
 10:00 A.M.
 23-cv-3593
 WENKE et al v. PROGRESSIVE INS

COMMON PLEAS COURT
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PROGRAM
ROOM 613
CITY HALL
 Any questions regarding the Case Management Program should be directed to CivilCaseManagement@courts.phila.gov

THU., MAY 16, 2024
8 A.M.
 0012312-2529R. M. Justice
 Cruz v. Patient First Corp. et al.
 C. C. Blair; W. J. Mundy
 0022312-2655A. T. Neuwirth
 Lewis v. Upmc Health Plan Inc.

0032312-2751G. J. Mullaney
 Boggs v. Jefferson Frankford Hosp. et al.
 D. L. Juliana

0042402-0693M. Harris
 Ploeger v. Trustees of The Univ. of Pennsylv

0052402-0796C. J. Culleton
 Maxwell et al. v. Caring Heart Rehabilitation And Nu

K. M. Buttery; M. Giannotti
0062402-0811B. S. Chacker
 Materazzi et al. v. Speicher et al.
 A. Redington Riley; A. H. Foulkrod; D. N. Frascchetti Finch; E. Lauerman; K. E. Senior; L. McAllister; M. C. Hamilton; P. C. Troy; R. Brady; S. T. Oneal; V. Foulkrod

9 A.M.
 0012310-2587A. J. Pantano; J. L. Howell
 Lewis v. Save-A-Lot

0022312-0396D. A. Yazinski; M. J. Pisanchyn
 Deluca v. N&L Transportation Inc. et al.
 J. J. Green; S. A. Erley
 0032402-3384M. I. Simon
 Williams v. Hynson et al.
 E. L. Kates

9:30 A.M.
 0012402-2009M. F. Romano
 Wilmington Savings Fund Society, Fsb, D/B/A Christ v. Hynson et al.

0022402-3376M. I. Simon
 Brothers v. Pollard et al.
 M. T. Pisano

0032402-3377M. I. Simon
 Byers v. Palumbo et al.
 J. P. Mirabile

9:45 A.M.
 0012402-2182S. P. McClure Esq
 Harris Case Tracker Inc. v. Cardiology Medical As

1 P.M.
 0012402-0536M. R. Paglione
 Chance v. Sanchez et al.
 K. E. Monastra

0022402-2975D. Wechsler
 Penn-Patriot Insurance Company v. Tom Rado, Llc

0032402-3388N. J. Renzi
 Morton v. Yang et al.
 B. M. Palm

0042402-3393M. I. Simon
 Winbush v. Hertz Vehicles Llc et al.
 A. L. Hennessey; A. J. Throckmorton; C. M. Gallagher; S. A. Scheuerle
0052402-3396M. I. Simon
 Hines v. Southeastern Pennsylvania Transportation
 K. Skalski

0062402-3400M. L. Paul
 Barnes v. Diaz
 L. B. Glynn

0072402-3404K. Gaynier
 Charity v. Ferrera
 W. S. Steiger

0082402-3405C. S. Froba
 Killingsworth et al. v. Hudson et al.

0092402-3407K. Gaynier
 Green et al. v. Green

0102402-3409L. B. Himmelstein; T. J. Alles
 Carter v. Southeastern Pennsylvania Transportation
 C. J. Scott

10 A.M.
 0012401-0378L. Solomon
 Orfanelli v. Bongard et al.
 L. B. Stevens; M. N. Hadgis
0022401-2922R. L. Foxworth
 Copeland v. Copeland-Haywood

0032402-1249M. Breslin
 Smith v. Ross And Ross Enterprises Inc. et al.

0042402-3450B. R. Krupnick
 Lauf et al. v. Allstate Insurance Company
 A. A. Griffith; K. M. Frascella

10:15 A.M.
 0012402-2501S. I. Scuteri
 Marlin Leasing Corp. v. McClendon
 J. M. Gulash

10:30 A.M.
 0012311-0098
 Shelton v. City of Philadelphia et al.

0022401-1755J. A. Lindheim; M. T. Vanderveen
 Scott v. Eagen et al.

0032401-2355
 Watts v. Bailey

0042402-2652J. D. Rutala
 Seqqat v. Tompkins Community Bank

0052403-0117J. I. Zimmerman
 Koschak v. Sgvs St. Ives, Llc et al.

0062403-0121J. M. Kunnel; J. M. Kunnel
 Mathew v. Hotung-Shea et al.

10:45 A.M.
 0012402-2831J. E. Crawford
 Angisanka Inc. v. Hatch

11 A.M.
 0012312-1014
 Ali v. Poret et al.

0022402-2852B. M. Fleischer
 Leaf Capital Funding, Llc v. Caliber Dental Techno

0032402-3503J. N. Leo
 Parson v. Santiago

0042402-3507M. I. Simon
 Wallace v. S & B Organic Cleaning Solutions Llc Et

D. F. Donnelly; G. J. Valentini; P. J. Moran
0052402-3508C. Mendez; L. D. Zawasky
 Cascade Funding Mortgage Trust Hb7 v. Anthony Duns

0062402-3510J. E. Kivitz
 Murphy, Administratrix Dbn of The Estate of Roscoe v. Anthony Duns
 A. Nochumson; J. N. Klein; J. A. Hamilton; N. Klyashorny

0072402-3512J. E. Beasley Jr
 Horn Williamson, Llc v. Kibler, Fowler & Cave, Llp
 J. H. Tucker Jr; K. Kirkpatrick

11:15 A.M.
 0012402-2913P. J. Fanelli
 Oxford Mills, Llc et al. v. Robinson

11:30 A.M.
 0012310-0892J. E. Fine; J. C. Larosa
 Scott-Blake v. Tjx Companies
 A. L. Boardman; J. F. Lynn
0022403-0156E. J. Gilson; J. M. Rosenbaum
 Ortiz v. Salem Harbor Apartments et al.
 E. B. Wilber; L. C. Miller

0032403-0165
 Santiago v. Perez

0042403-0167J. Katz
 Rowell v. All Unknown Occupants of 6412 Glenmore A

1:30 P.M.
 0012309-2117
 Allen Gorman v. Department of Human Services

0022401-2508C. E. Rice
 American Heritage Federal Credit Union v. Corey &

0032403-0122D. Smirnov
 Suslov v. Barret et al.

1:45 P.M.
 0012401-1083C. E. Ezold; D. R. Stambaugh
 Pratico v. Giannopoulos
 J. J. Sobel

2 P.M.
 0012312-1254
 Cahill v. Thomas Jefferson Hosp.s et al.
 J. L. Hoynoski

0022312-1901W. R. Maynard
 Paulson Services, Llc v. Doe et al.

0032401-1971
 Montgomery III v. All Unknown Occupants

0042402-3452T. W. Harrity
 Converse et al. v. Brown et al.
 B. N. Gialloretto

0052402-3460J. G. Ferguson; M. Yee
 Eastern, Llc v. Riverview Plaza et al.

0062402-3461J. D. Perlman
 Perlman et al. v. Kahn et al.

0072402-3462M. S. Clair
 James v. Dejesus
 G. B. Evans

0082402-3463K. W. Kofsky
 Carter v. Good Deal Self Storage, Llc. et al.
 J. A. Livingood; K. L. Hutchings

2:30 P.M.
0012401-2626E. Dyer
 Raphael et al. v. Ozias Ramirez et al.

0022403-0170J. E. Fine
 Ellis v. Maras
 P. V. Mayro Cohen; P. D. Priore

3 P.M.
 0012312-0431J. J. Marinaro
 Sparks et al. v. Harr
 B. E. Levy

0022403-0020K. W. Kofsky
 Debnam v. Smith et al.

0032403-0027J. Katz
 Rowell v. All Unknown Occupants of 6157 Glenmore A

0042403-0037K. L. Achkhanian; L. K. Hill
 Diaz v. Del Frisco's of Philadelphia Inc. D/B/A De
 A. S. Kessler; A. M. Fassano Esq; L. McDowell; R. L. Sanzo; T. H. Lipscomb
0052403-0073A. E. Grutzmacher
 Thomas v. New China Bowl et al.

TUE., MAY 21, 2024
8 A.M.
 0012402-1219A. J. Freiwald
 Street et al. v. Anthony et al.
 J. N. Bongiovanni; M. A. Schumaker
0022402-1232B. A. Swartz; B. M. Ferris
 Burinbaev v. Kencor, Llc D/B/A Kencor Elevator Sys
 M. D. Brophy

0032402-1290D. M. Benedetto
 Xyz Construction, Llc v. Evin Electric Llc
 W. E. Vinsko

0042402-1353E. H. Weitz; M. S. Morgan
 Cosby v. Steinfield et al.
 A. N. Parrilla; F. A. Gerolamo
0052402-1367P. P. Gaffney
 Massaro v. Doylestown Hosp. et al.
 C. B. Heimbach; H. J. Hult; K. H. Conrad; M. O. Pitt; M. L. Wilson; S. A. Kocher

0062402-1441A. M. Marth; J. E. Beasley Jr
 Martorell v. Prospect Health Access Network Inc. Et

J. P. Toennies; K. A. Fow; K. M. Castagna; K. N. Thompson; S. M. Baker

9 A.M.
0012403-0385 **T. C. Dyer**
Capital One Auto Finance v.Davis

0022403-0388 **R. J. Tracy**
U.S. Bank Trust National Association As Trustee Of v.Davis

0032403-0393 **C. Hamilton; R. Crowley**
Butwel et al. v.Saleh

0042403-0396 **K. S. Saffren**
Byrd et al. v.Rodriguez et al.

0052403-0409 **J. B. Dion**
Wynn v.Blue Water Rental Designs, Llc

9:30 A.M.
0012308-2235 **J. R. Radmore**
Branch v.Murphy, Esquire et al.
M. J. Joyce; P. A. Fecile-Moreland
0022312-1864 **M. I. Simon**
McAllister v.Aa Olymic Cheltenham, Llc et al.

0032402-1409 **G. Brownstein**
Barry et al. v.Walmart Inc.
D. S. Davis; V. A. Nespor

1 P.M.
0012401-2854 **J. D. Rutala**
Oshi Financial Trust v.McCleave et al.
M. D. Lipuma
0022403-0412
Johnson et al. v.McCloyd

0032403-0414 **J. B. Dion**
Williams et al. v.Joelene Bryant et al.

0042403-0420 **J. Devirgilis**
Nelson v.Ghazi et al.
R. A. Steiger; T. W. Bullock
0052403-0428 **R. S. Goggin III**
Jeffrey v.Southeastern Pennsylvania Transportatio
J. C. Rogers; T. F. Reilly
0062403-0441 **C. Treglia**
Rocket Mortgage, Llc v.Edmonds et al.

0072403-0444 **A. C. Gagliano III**
De Castro Marques Auada v.Ben Nathan
R. P. Good
0082403-0450 **M. D. Lipuma**
McCleave v.Goodman et al.
J. D. Rutala
0092403-0454 **C. W. Pease**
Defelice v.Siddig et al.
A. E. Kannengieszer; A. M. Cognetti; M. Zabel

0102403-0457 **T. A. Hagner**
Girard Food & Gas Mart Inc. v.Amguard Insurance
W. R. Payne
0112403-0461 **E. Seglias; H. T. Moore**
Premier Building Restoration Inc. v.Sbg Managemen

0122403-0468 **C. O. Srogoncik**
Kucab v.Amazon.Com Llc et al.
A. M. Patterson; M. G. Perri; S. A. Clemente
0132403-0487 **M. W. McLemore**
Manley v.Csx Transportation Inc.
A. W. Smolij; J. S. Pollack; S. L. Caffrey

10 A.M.
0012403-0591 **M. H. Galanos**
Olinger v.Creta-Danowsky et al.
S. L. Gordon
0022403-0592 **S. A. Jarvis**
Nyonton v.Hudson-Boyd
K. E. Monastra; M. A. Henning
0032403-0595 **A. M. Belmont III; G. Bochetto**
Knox v.Blusky Restoration Contractors, Llc
E. C. Rosenberg; J. K. MacGowan
0042403-0638 **C. Mendez; L. D. Zawasky**
Hsbc Bank Usa, National Association, As Trustee Fo v.Blusky Restoration Contractors, Llc

0052403-0641 **A. Shotland**
Warfel v.Arby's et al.

0062403-0642 **M. Breslin**
Stritch v.Rutledge et al.
W. Partenheimer

10:30 A.M.
0012311-0595 **R. L. Foxworth**
Rhodes et al. v.The Estate of Anna Wallace A/K/A An

0022401-3066 **O. Sokolov**
1707 Rittenhouse Sq, Llc v.Zurich Na

0032403-0212 **J. E. Fine; J. C. Larosa**
White-Boyce v.South Philly Nails Spa, Llc et al.

0042403-0213 **J. E. Fine**
Green v.Terminus et al.

0052403-0216 **N. S. Shapiro**
Lakey v.Fishtown Tavern, Llc D/B/A Fishtown Taver

11 A.M.
0012403-0890 **C. P. Montgomery**
Sfr3-020 Llc v.Johnson et al.

0022403-0891 **C. P. Montgomery**
Sfr3-040 Llc v.Davis et al.

0032403-0897 **L. T. White**
Moorer v.Freeman

0042403-0901 **M. I. Simon**

Hannibal v.Suggs et al.
M. P. Gould

0052403-0908 **B. S. Rush**
Gilfillian v.Tucker

0062403-0911 **J. J. Kofsky**
Conyers v.The Behavioral Wellness Ctr. At Girar

0072403-0915 **E. J. Ciarimboli**
Papesh v.Fedex Ground Package System Inc. et al.

0082403-0916 **L. B. Himmelstein**
Peay v.Kalamodeen et al.
B. C. Chaplin

11:30 A.M.
0012401-0958 **M. I. Simon**
Green v.Abdul-Samad et al.
A. M. Sullivan; J. S. Ware; M. P. Dumack; Y. Zhou

0022401-3162 **J. J. Sobel**
Nguyen v.Nguyen et al.

0032401-3168 **E. Levine**
Suarez v.Pluciennik et al.

0042403-0271
Ellerbe v.Ellerbe et al.

0052403-0275 **M. A. Durkin**
Prince v.Peco Energy Company
T. Young

1:30 P.M.
0012311-1015 **S. A. Wakefield**
In Re: Appeal of Turner, Joseph v.Csx Transportation Inc.

0022311-1017 **S. A. Wakefield**
In Re: Appeal of Turner, Joseph v.Csx Transportation Inc.

0032312-0119 **S. A. Wakefield**
In Re: Appeal of Mualem, Zohar v.Csx Transportation Inc.

0042312-1613 **S. Babu**
In Re: Appeal of Divine Living Property Management v.Csx Transportation Inc.
L. B. Stevens

0052312-1720 **G. E. Thompson**
McGraw v.Main Street Properties II, L.P. et al.
B. D. Greenfield; K. R. Jalali; N. G. Noto
0062403-0217 **J. L. Newman**
Costa v.Peco Energy Company et al.
T. Young

0072403-0820 **S. Babu**
In Re: Appeal of Nayak, Scena v.Peco Energy Company et al.

0082403-1867 **S. A. Wakefield**
In Re: Appeal of Chiu, Gigi S. v.Peco Energy Company et al.
H. Y. Baik

0092403-2184 **S. A. Wakefield**
In Re: Appeal of 2211 Spruce Partners, Llc v.Peco Energy Company et al.
S. D. Fineman

0102403-2185 **S. A. Wakefield**
In Re: Appeal of Bench Group, Lp v.Peco Energy Company et al.
S. D. Fineman

0112403-2878 **S. A. Wakefield**
In Re: Appeal of Kang, Tep v.Peco Energy Company et al.

0122404-0128 **S. Babu**
In Re: Appeal of Tuti, Nicholas v.Peco Energy Company et al.

2 P.M.
0012312-2631 **J. M. Turner Jr**
O'leary v.Ish Health Services et al.

0022401-1863 **J. J. Kofsky**
Thomas v.Travelers Insurance et al.
B. C. Evangelist; C. L. Kochel
0032403-0738 **M. I. Simon**
Harrod v.Davis et al.
C. A. Trzaska; D. G. Weldon Jr; J. Yzzi; M. E. Turner

0042403-0741 **M. Breslin**
Keays v.Calvert
A. R. Benedict; N. J. Goldwyn
0052403-0743 **B. M. Ruditys**
Randall v.Jose

0062403-0748 **D. M. Dileva**
Federal National Mortgage Association "fannie Mae" v.Jose

0072403-0759 **O. A. Arechavala**
Guerrero v.Saunders et al.

0082403-0761 **J. Marano**
Mizelle v.Kaplan et al.
C. E. Connor; T. M. O'Neill
0092403-0762 **C. P. Maloney**
Downes et al. v.The Devereux Foundation
C. Redfern; J. McHale
0102403-0766 **M. E. London**
Nelson v.Public Ledger Condominium et al.
A. R. Benedict; G. I. Dolsky; K. B. Golden; P. W. Baker

2:30 P.M.
0012312-1129 **G. L. Hays**
Reid v.Deslouches

0022403-0279 **K. W. Kofsky**
Ralph et al. v.School District of Philadelphia et al.
R. Mulderrig

3 P.M.
0012403-0923 **M. I. Simon**
McCoy v.United Services Automobile

Association
J. A. Dingle

0022403-0925 **M. I. Simon**
Zuk v.Shoprite of Hunterdon County Inc. et al.
C. A. Murphy; P. J. Moran
0032403-0926 **P. J. Perpiglia**
Kyle et al. v.Progressive Advanced Insurance Compan

0042403-0945 **J. A. Zenstein**
Digregorio et al. v.New Jersey Manufacturers Insura
F. S. Guarrieri; M. K. Lorenz
0052403-0951 **A. S. Lapat; T. O. Hiscott**
Woodward House Corp. v.Geroge Woodward Bt

0062403-0956 **J. A. Zenstein**
Kambosgr Llc v.Granger Insurance Company

0072403-0958 **E. J. Gilson; J. M. Rosenbaum**
Singleton v.Lee et al.

0082403-0961 **F. Milillo**
Garay v.Hamilton et al.

0092403-0972 **M. Breslin**
Azuakoemu v.Wadlington et al.
B. C. Evangelist

RULES RETURNABLE

TUE., MAY 21, 2024
1 P.M.
0012212-0807 **I. Harel; M. A. Casey**
Jones v.Hosp. of The Univ. of Pennsylvania
M. L. Schwartz; S. G. Schroy

11:30 A.M.
0012211-2728
McCurry v.Schechter, D.O.
M. E. McGilveray

FAMILY COURT DIVISION

MAY 16, 2024
ADMINISTRATION AND MISCELLANEOUS
1501 ARCH ST.
MURPHY, A.J.

JUVENILE BRANCH
FAMILY COURT BUILDING
1501 ARCH ST.
Juvenile Justice Service Center
YSC MASTER

Courtroom-3G
JCHO SHULER M,T,F 9:30 A.M.
JCHO SHULER T,TH 12:30 P.M.

3E CASES HEARD IN 3G
Courtroom--4A
JCHO CICCONE

Courtroom--4B
JCHO GIUSINI

Courtroom--4C
GREY, J.

Courtroom--4D
MCCABE, J.

Courtroom--4E
FERNANDES, J.

Courtroom--4G
IRVINE, J. Out

KRISTIANSSON, J. (W)

Courtroom--5A
BARISH, J. Out

Courtroom--5B
MCLAUGHLIN, J.

Courtroom--5C
CANTY, J.

Courtroom--5D
SABATINA, J.

Courtroom 5E
JCHO SHULER, J. (T,TH Only)

Courtroom--5F
FURLONG, J. (M/F Only)

GORDON, J. (TH Only)(Closed W/F)

Courtroom--5G
JCHO STOKES

Courtroom--6H

GORDON, J.
JCHO MCCULLOUGH (T,TH)
JJSC JCHO MCCULLOUGH DOMESTIC RELATIONS/FAMILY COURT BUILDING
1501 ARCH ST.

Courtroom--3A
SANDHER, J. (M,F) 3F (TH)

Courtroom--3B
COHEN, J.

Courtroom--3C
JACKSON, J.

Courtroom--3D
PALMER, J. 4(F) W

Courtroom--3E
LITWIN, J. (M,F)
SANDHER, J. (T,W)

Courtroom--3F
MALLIOS, J. (Ex TH) 3E (TH)

Courtroom--4F
KRISTIANSSON, J. (Ex TH) 4(G)(W)

Courtroom--6A
LITWIN, J. (Ex M,F)

Courtroom--6B
FANNING, J. (Ex TH) 6G (TH)

Courtroom--6C
FORD, J. (Ex T) 6(G) (T)

Courtroom--6D
WAHL, J. Out

Courtroom--6E
PAPADEMETRIOU, J.

Courtroom--6F
SULMAN, J.

Courtroom--7B
CHEN, J. (Ex W)

CRIMINAL TRIAL DIVISION

THURSDAY, MAY 16, 2024
Room 501--TO BE ASSIGNED
Gardner, Vincent G. (Mosser, Todd Michael)

Room 502B--TO BE ASSIGNED
Adams, Andra (Def. Assoc.)
Carr, Malik R. (Def. Assoc.)
Darrah, Anthony (Def. Assoc.)
Miller, Robert (Def. Assoc.)
Morton, Earl (Def. Assoc.)
Stone, Berwin (Def. Assoc.)
Tierney, Raymond (Kramer, Max Gerson)
Walker, Robert (Def. Assoc.)

Room 505--PALUMBO, J.
Altomari, George (Def. Assoc.)
Brockman, Julius (Simon, David Michael)
Brown, Erick (Def. Assoc.)
Buford, Kyrron E. (Hughes, Evan T. L.)
Copeland, Kenneth (Gessner, Scott)
Diaz, Jose (Def. Assoc.)
Easley, Preston (Zeiger, Brian J.)
Eubanks, Emanuel (Def. Assoc.)
Flanders, Eric (Def. Assoc.)
Hepburn-ellis, Kaseem A. (Def. Assoc.)
Hernandez, Angel (Kadish, Jason Christopher)
Jaimlett, Jamel (Def. Assoc.)
Johnson, Derrick (Def. Assoc.)
Mcgill, Sadiq (Abdul-Rahman, Qawi)
Presley, Tyshane M. (Gamburg, Robert Marc)
Rodriguez, Michael (Def. Assoc.)
Whitemore, Andrea (Kadish, Jason Christopher)
Williams, Gregory (Def. Assoc.)

Room 507--McDERMOTT, J.
Battle, Craig (Mandell, Lee)
Bethea, Daquan (Def. Assoc.)
Born, Rasheed (Chisholm, Walter C.)
Cruz-davis, Yaseem (Def. Assoc.)
Cummings, Jaraad O. (Kauffman, Earl G.)
Dial, Mark (McMonagle, Brian J.)
Diggs, Michael (Cameron, Angelo Leroy)
Goff, Andre C. (Pomerantz, Michael D.)
Heron, Randy J. (Def. Assoc.)
Hilbert, Karie (Def. Assoc.)
Idalis, Garcia M. (Mann, Jessica Consuela)
Johns, Kashawn (McDermott, Michael I.)
Johnson, Telia (Johnson, Shaka Mzee)
Jones, Derrick V. (Fish, Illon Ross)
Mccord, Jahmil (Alva, Jeremy-Evan)
Mitchell, Tyrone (Dollman, Douglas Lee)
Neal, Devontay (Def. Assoc.)
Patterson, Quamir (Link, Robert Patrick)
Rodriguez, John (Brown, Richard T. Jr.)
Rivera-pagan, Victor (Altschuler, Jonathan R.)
Santiago, Jonathan (Kramer, Max Gerson)
Smith, Sean (Mann, Jessica Consuela)
Smith, Sean I. (Shaw, Brianna Corine)
Smith, Terry L. (Azzarano, Jeffrey)
Squire, Shannon W. (Page, Shawn Kendricks Sr.)

Tasby, Terrance (Def. Assoc.)
Turner, Portie (Def. Assoc.)
Velaquez, Samuel D. (Yacoubian, George Setrag Jr.)
Wells, Nasir (Gamburg, Robert Marc)
Wiggins, Doris S. (Davis, William McFadden)
Williams, Sabrina K. (Steenon, Derek Alan)
Williams, Timothy (Yacoubian, George Setrag Jr.)

Room 605--BROWN, J.
An, Stefanara (Lang, Paul Gregory)
Ayala, Pedro (Latour, Pierre III)
Blackwell, Haneefeh (Stretton, Samuel C.)
Burney, Deonte (Consadene, Jonathan D.)
Carter, Anthony (Dimaito, Paul Michael)
Clark, Terrance (Def. Assoc.)
Coleman, Michael (Johnson, Shaka Mzee)
Colon, Chayanne (Rivera, Edwin R.)
Crespo-gonzalez, Juan (Def. Assoc.)
Duran, Loranny (Gamburg, Robert Marc)
Gonzalez, Angel (Stroeber, M. L.)
Goode, Robert (Def. Assoc.)
Goodman, Kyle (Sigman, Scott Philip)
Goodson, Ervin (Def. Assoc.)
Green, Ryan W. (Def. Assoc.)
Handy, Anir (Def. Assoc.)
Jackson, Kenneth W. (Def. Assoc.)
Jackson, Kevin Jr (Def. Assoc.)
Jacobs, Tyshene A. (Def. Assoc.)
Jarrett, Malik (Def. Assoc.)
Jenkins, Hakeem (Def. Assoc.)
Jones, Jahiem A. (Fioravanti, Michelle A.)
Morgan, Jhaleem (Fioravanti, Michelle A.)
Terry, Zaire (Def. Assoc.)
Williams, Khyle P. (Def. Assoc.)
Williams, Khyle P. (Def. Assoc.)
Williams, Lewis (Def. Assoc.)
Williams, Rahsaan Hakim H (Def. Assoc.)
Williams, Tyrone (Def. Assoc.)
Williams, Tyrone M. (Def. Assoc.)
Wilson, Charles E. (Thomas, Melissa Diane)
Wilson, Diamond (Def. Assoc.)
Wilson, Eugene (Def. Assoc.)
Woodson, Martius (Kadish, Jason Christopher)
Wright, Carlton (Coleman, Joseph L.)
Wright, Jaquanda (Santaguida, Joseph C.)
Wright, Juan M. (Def. Assoc.)
Wright, Leland (Montoya, William Christopher)
Wright, Rodney (Humble, Brian Francis)
Wright, Tamika (Nasuti, Carmen Charles III)
Yambo, Chris (Kadish, Jason Christopher)
Yancy, Allen (Def. Assoc.)
Young, Dekyle (Altschuler, Jonathan R.)
Young, Tyree A. (Driscoll, Raymond C.)

Room 607--EHRlich, J.
Bailey, Harry (Def. Assoc.)
Delarge, Avery (Goodman, Leon Dominic)
Kennedy, Unique S. (Fish, Illon Ross)
Lockhart, Terell (Def. Assoc.)
Mccray, Adaisai (Dimaito, Paul Michael)
Medina, Daniel (Martino, Andre)
Stafford, Bahair (Kenny, Thomas)
Warren, Curtis (Dimaito, Paul Michael)

Room 701--CAMPBELL, J.
Alvarad, Osvaldo (Def. Assoc.)
Biggs, Malcolm (Def. Assoc.)
Olaore, Jahaad (Def. Assoc.)
Spruell-little, Zhekhai M. (Def. Assoc.)

Room 702--HANGLEY, J.
Lovett, Isaac (Def. Assoc.)
Mercado, Alex M. (Def. Assoc.)
Nash, Georgina (Fish, Illon Ross)
Watson, Russell (Coleman, Joseph L.)
Whitaker, Darren (Stern, Douglas Nathaniel)
Woodson, Cleveland (Hueston, Colin Richard)

Room 705--WILLIAMS, J.
Boyer, Justin (Def. Assoc.)
Broaster, Jason (Def. Assoc.)
Garcia, Angel (Chisholm, Walter C.)
Hylton, Christopher (Def. Assoc.)
Kilgore, Theodore (Def. Assoc.)
Lovd-powell, Tijere (Def. Assoc.)
Moody, Maleek (Def. Assoc.)
Pagan, Oscar (Def. Assoc.)
Petroski, William (Def. Assoc.)
Porter, David (Shaw, Brianna Corine)
Reese, Elijah (Def. Assoc.)
Rivera, Javier (Def. Assoc.)
Rosario, Lynnette (Def. Assoc.)
Serrano, Justin I. (Parkinson, Michael Patrick)
Smith, Anthony (Nasuti, Carmen Charles III)
Torres, David (Adams, Mark Wayne Franklin)

Room 707--CAMPBELL, J.
Fisher, Leroy (Def. Assoc.)
Harris, Ahkeem (Marroletti, John A.)
Heard, Maurice J. (Def. Assoc.)

Room 708--LIGHTSEY, J.
Brooks, Tramayne (Latour, Pierre III)
Cotto-rodriguez, Jimmy (Szanto, Jules Norris)
Davila, Brian (Def. Assoc.)
Hassan, Jamaal (Abdul-Rahman, Qawi)
Pryor, Jermaine
Sampson, Andrew (Kenny, Thomas)

Room 805--TO BE ASSIGNED
Beatty, Charles R.
Butler, Michael (Def. Assoc.)
Butler, Michael A. (Jimenez, Nazario Jr.)
Butts-mcintosh, Saafir (Def. Assoc.)
Enix, Lashaw (Barton, Timothy J.)
Enix, Lashawn (Def. Assoc.)
Haduam, Facil (Kelly, Joseph Kevin)
Hagamin, Kenwood Iii
Harris, Tyrone (Szanto, Jules Norris)
Hilton, John (Def. Assoc.)
Jones, William J. (Fiore, Todd R.)
Mathis, Rickey (Johnson, Shaka Mzee)
Odom, Robert (Scott, John J.)
Odom, Robert A. (Def. Assoc.)
Ortiz, Sesily
Pergolese, Joseph (Def. Assoc.)
Powell, Ryan (Def. Assoc.)
Pruitt, Darren
Robinson, Dabrina
Shaman, Louay (Def. Assoc.)
Smith, Lisa (Def. Assoc.)
Springer, Tyrone M. (Def. Assoc.)
Stevens, Harry (Def. Assoc.)
Stinnett, Rahsan (Def. Assoc.)
Thomas, Rasheed

Room 807--TO BE ASSIGNED
Jones, Donte M. (Stein, Gerald A.)

Walker, Nicholas (Def. Assoc.)
Walker, Nicholas D. (Def. Assoc.)

Room 901--SCHULTZ, J.

Allen, Azzaam (Maran, Mary Therese)
Brahhan, Quadir (Johnson, Shaka Mzee)
Cardwell, Emmanuel (Colon, Christian)
Cartwright, Jesse (Def. Assoc.)
Davis, James (Def. Assoc.)
Devenish, John (Johnson, Shaka Mzee)
Dixon, Dahsir (Coleman, Joseph L.)
Hampton, Kyle (Tarpey, Timothy J.)
Harrnon, Hyneith (Link, Robert Patrick)
Thompson, Steven (Def. Assoc.)

Room 902--WOELPPER, J.

Adams, Carol (Def. Assoc.)
Atwood, Ernest (Def. Assoc.)
Bennett, Charday (Def. Assoc.)
Brown, Jevon (Def. Assoc.)
Carr, Aquil (Def. Assoc.)
Carter, Patricia (Birley, Kevin Thomas)
Ceasar, Shirley A. (Def. Assoc.)
Cummings, Samantha A. (Sigman, Scott Philip)
Davis, Ogden (Def. Assoc.)
Deluca, Lauren (McLaughlin, William Ryan)
Easley, Robert (Def. Assoc.)
Formisano, Frank (Defino, Michael A.)
Harvin, Marsha (Def. Assoc.)
Hill, Sunny (Def. Assoc.)
Lassiter, Jamel M. (Sigman, Scott Philip)
Lopez, Christopher A. (Def. Assoc.)
Machuca, Wilfredo (Def. Assoc.)
Mansaray, Alie (Def. Assoc.)
Mcguire, Christopher (Def. Assoc.)
Mendez, Angel (Dimairo, Paul Michael)
Mendez, Angel M. (Dimairo, Paul Michael)
Mladenovich, Milena (Def. Assoc.)
Nichols, Ronald (Def. Assoc.)
Pearson, Keith (Def. Assoc.)
Penn, Tyrone (Def. Assoc.)
Robinson, Eric (Sigman, Scott Philip)
Whitfield, Darnell (Def. Assoc.)
Williams, Karim (Def. Assoc.)

Room 904--ROSS, J.

Blair, Dion (Foster, Edward Joseph)
Butts, Raheem (Def. Assoc.)
Davis, Quadir (Mann, Jessica Consuela)
Haines, Eric (Def. Assoc.)
Ladson, Job (Def. Assoc.)
Smith, Rasheed (Def. Assoc.)
Vasilev, Vasil V. (Kelly, Joseph Kevin)
Williams, Adonica C. (Colon, Christian)
Wilson, Neejay (Def. Assoc.)

Room 905--TO BE ASSIGNED

Abdur-rashid, Riyadh (Def. Assoc.)
Allen, Jahmill (Def. Assoc.)
Allen, Nathaniel (Slaven, Ryan Patrick)
Atkins, Dwayne (Nasuti, Carmen Charles III)
Austin, Adel A. (Silver, Gary Scott)
Barrett, Anthony (Tinari, Eugene P.)
Brauer, Sean (Def. Assoc.)
Bryant, Amin A. (Osei, Nana Yaw Adom)
Bush, Graig (Def. Assoc.)
Butler, Percy (Dimairo, Paul Michael)
Cintron, Joel (Def. Assoc.)
Clark, Leroy W. (Def. Assoc.)
Coffield, Tyrone (Def. Assoc.)
Cooper, Isaiah (Def. Assoc.)
Dowd, Damik E. (Def. Assoc.)
Dudley, Keenan (Def. Assoc.)
Edney, Orlando (Def. Assoc.)
Evans, Saleem N. (Savino, Louis Theodore Jr.)
Freeman, Joseph (Meehan, Edward C. Jr.)
Gause, Naazeem (Def. Assoc.)
Gonzalez, Daniel (Def. Assoc.)
Gray, Tsiporah (Def. Assoc.)
Greenhaskins, Sanna (Duckett, Cowan Lee Jr.)
Hanner, Rodney T. (Kramer, Max Gerson)
Harper, Kevin (Def. Assoc.)
Hayens, Dominic (Def. Assoc.)
Henriquez, Eddy (Tarpey, Timothy J.)
Higgs, Carlen (Def. Assoc.)
Hinson, Anthony (Petrona, Anthony J.)
Holland, Jamal R.
Iannetta, Anthony (Def. Assoc.)
Johnson, John (Def. Assoc.)
Johnson, Kenneth J. (Def. Assoc.)
Jones-bower, Eric (Dimairo, Paul Michael)
Kearney, Shanika (Def. Assoc.)
Kennedy, Yasir (Glassman, David Jay)
Landers, Darrell (Def. Assoc.)
Lavon, Zayon (Meehan, Edward C. Jr.)
Lomax, Christopher (Def. Assoc.)
Lopez, Wilfredo (Savino, Louis)
Matos, Ashley (Trimble, Robert Eugene)
Mccoullan, Troy (Def. Assoc.)
Mchugh, Charles J. (Greenblatt, Ronald)
Meirino, Evaristo (Def. Assoc.)
Miller, Brendan (Def. Assoc.)
Miranda, Adwin (Def. Assoc.)
Mitchell, Lenward (Alva, Jeremy-Evan)
Mitchell, Nadir (Nenner, David Scott)
Morris, Darnell L. (Def. Assoc.)
Norton, Joel (Def. Assoc.)
Null, Nolan (Rassman, Mark David)
Ortega, Johnathan J. (Def. Assoc.)
Ortiz-alicea, Rosa I. (Palividas, Pantellis)
Outen, Qawi Q. (Def. Assoc.)
Palen, Ryan (Averett, David Jeffrey)
Patterson, Tyrone M. (Fishman, Brian M.)
Person, Marlaysha (Def. Assoc.)
Phillips, Christopher (Osei, Nana Yaw Adom)
Purvis-gilliam, Cinnamon (Yee, Adam Sequoyah)
Ramos, Joel X. (Doherty, Patrick Thomas)
Robero, Jose (Slaven, Ryan Patrick)
Robinson, Daey (Def. Assoc.)
Robinson, Leroy (Uqdah, Ibndevin)
Rosser, Ikey (Def. Assoc.)
Salters, Myron (Slaven, Ryan Patrick)
Seay, Marcuce (Gessner, Scott)
Simpson, Clinton (Lloyd, James Richard III)
Soto, Elijah (Def. Assoc.)
Stevenson, Mershon (Cornish, David Wesley)
Terrell, Shahada I. (Def. Assoc.)
Valdovinos, Alexis (Ringgold, Hamilton Jr.)
Vega, Moises A. (Funt, James Adam)
Velezquez, Donaven (Yacoubian, George Setrag Jr.)
Wiggins, Teqavis (Hagarty, Matthew Sherman)
Williams, Roderick (Boyd, Matthew Christopher)
Woods, Amir (Gamburg, Robert Marc)
Woodson, Anthony (Yacoubian, George Setrag Jr.)

Room 1001-DiCLAUDIO, J.

Alford, Shelton (Pileggi, Michael)
Bell, Jahmer (Humble, Brian Francis)
Bookman, David (Brown, Jerome Michael)
Boozer, Tania A. (Mosser, Todd Michael)
Brown, Kevin (Def. Assoc.)
Carter, Marlon (Brown, Jerome Michael)
Cellent, Sophonie (Def. Assoc.)
Chireno, William (Def. Assoc.)
Chirerso-santana, William (Montoya, William Christopher)
Coleman, Robert (Def. Assoc.)
Dyches, Zyhir (Dennis, Charles E.)
Foster, Shane (Sobel, Jonathan J.)
Goodman, Lee (Def. Assoc.)
Goodwin, Lee (Def. Assoc.)
Greshaw, Keyshawn (Def. Assoc.)
Guzman, Jose (Sedacca, Matthew Paul)
Guzman, Jose D. (Def. Assoc.)
Hayes, Eligah (Levin, Peter Alan)
Henson, Jamir (McDermott, Michael I.)
Mcgarrell, Shirvin (Chisholm, Walter C.)
Mills, Rahshee (Stein, Gerald A.)
Parker, Malik (Turner, Dennis Irwin)
Rivera, Miguel (Mirsky, Kenneth L.)
Robinson, Demitrus (Def. Assoc.)
Roper, Dominique (Sigman, Scott Philip)
Sanchez, Yalina J. (Sigman, Scott Philip)
Scott, Ernest (O'Connor, Lawrence J. Jr.)
Sutliff, Fredrick (Def. Assoc.)
Westerfield, Zechariah (Def. Assoc.)
Wiggins, Teqavis M. (Hagarty, Matthew Sherman)
Williams, Kevin (Def. Assoc.)
Wilson, Theresa (Def. Assoc.)
Wilson, Theresa A. (Def. Assoc.)

Room 1002-TAYLOR-SMITH, J.

Andino, Sean (Def. Assoc.)
Benton, Rydell (Def. Assoc.)
Brinkley, Keena (Def. Assoc.)
Brown, Kenny (Def. Assoc.)
Cain, Adam (Perri, Fortunato N. Jr.)
Carlton, Denzel (Def. Assoc.)
Chestnut, Keenan (Latour, Pierre III)
Coleman, Zimir (Coleman, Joseph L.)
Davis, Basil A. (Walker, David Michael)
Douglas, Chikied (Def. Assoc.)
Edwards, Satdean (Capek, Justin Charles)
Falcucci, Mark (Def. Assoc.)
Falcucci, Mark A. (Montoya, William Christopher)
Gibbs, Quadir (Def. Assoc.)
Goldsmith, Conrad (Stretton, Samuel C.)
Graves, Antrey (Link, Robert Patrick)
Green, Tatiana (Slaven, Ryan Patrick)
Hoskins, Daon (Def. Assoc.)
Jackson, Michael (Def. Assoc.)
McClellan, Rasheem (Def. Assoc.)
Miles, James (Zeiger, Brian J.)
Morrison, Joseph (Szanto, Jules Norris)
Otero, Joel (McDermott, Michael I.)
Pearson, Rodney (Chisholm, Walter C.)
Redd, Jeremi (Sigman, Scott Philip)
Redd, Jeremi M.
Rivera, Bryant (Def. Assoc.)
Rivera, Luis (Levin, Andrew Joseph)
Sanchez, Ahmad (Coleman, Joseph L.)
Stem, William (Def. Assoc.)
Tot-xol, Victor H. (Def. Assoc.)
Walker, Ja'ki (Stretton, Samuel C.)
Williams, Andre (Coleman, Joseph L.)
Williams, Duvall (Link, Robert Patrick)
Williams, Erica (Def. Assoc.)
Williams, Tyree (Coleman, Joseph L.)

Room 1005-TO BE ASSIGNED

Beamer, Jacqueline (Privitera, Dino)
Benjamin, Derrick (Stretton, Samuel C.)
Camacho, Elinson (Def. Assoc.)
Carter, Ni Isaih (Shuttleworth, Brad Victor)
Felder, Daniel (Def. Assoc.)
Francis-santucci, John (Stern, Douglas Nathaniel)
Fripps, Jerrick (Def. Assoc.)
Gaskins, Andre (Fiore, Todd R.)
Gaskins, Jhaquil (Fiore, Todd R.)
Harvey, Trevon (Def. Assoc.)
Hendrickson, Jason (Def. Assoc.)
Jean, Kenford (Shuttleworth, Brad Victor)
Johnson, Kyle (Def. Assoc.)
Johnson, Nikki (Brennan, William J.)
Johnson, Tyquan D. (Dimairo, Paul Michael)
Jones, Donovan (Stein, Gerald A.)
Jones, Shaheed (McCrae, Kendra Ilene)
King, William (Def. Assoc.)
Kittrles, Lavonte (Azzarano, Jeffrey)
Lowe, Jeremiah (Def. Assoc.)
Masad, Moheemmed (George, Henry Jr.)
Mcclain, Rafiq (Def. Assoc.)
Miller, Shaheem (Diamondstein, Michael Jay)
Moore, Jiheis (Slaven, Ryan Patrick)
Murdzak, Gregory (Kenny, Thomas)
Murray, James (Def. Assoc.)
Ndiaye, Abdoulaye (Def. Assoc.)
Paroline, Christian (Def. Assoc.)
Patterson, Dalasha (Cameron, Angelo Leroy)
Rahming, Latoya (Def. Assoc.)
Royster, Tyree (Def. Assoc.)
Sherwood, William (Def. Assoc.)
Smiley, Jay (Palividas, Pantellis)
Sole, Gian (Def. Assoc.)
Stackhouse, Robert (Def. Assoc.)
Williams, Muhammad (Latour, Pierre III)

Room 1007-BRONSON, J.

Clark, Shakur (Fishman, Brian M.)
Gey, Rasheed E. (aka Guy, Rasheed) (Foster, Edward Joseph)
Goldwire, Khalif (Sedacca, Matthew Paul)
Gorman, Michael (Wolf, Bruce)
Rivera, Jonathan E. (Colon, Christian)

Room 1101-S. JOHNSON, J.

Cameron, Kallile (Mischak, David B.)
Harper, Keyshawn (Walker, John Robert)

Room 1104-ARRAIGNMENTS

Bakhriev, Timur (Def. Assoc.)
Brown, Lewis (Kramer, Max Gerson)
Bryant, Sean (Def. Assoc.)
Carr, Thomas (Feinstein, Steven C.)
Dicks, Lawrence (Def. Assoc.)
Dorsey, Shaheed (Def. Assoc.)
Evans, Warren (Def. Assoc.)
Fleming, Kabeil S. (Def. Assoc.)
Fletcher, Tylill (Johnson, Shaka Mzee)

Green, Kyle C. (Della Rocca, John Charles)
Halbherr, Francis (Def. Assoc.)
Harvin, Archie (Def. Assoc.)
Hayward-williams, Javon (Def. Assoc.)
Howard, Kenneth (Def. Assoc.)
Johnson, Kevin (Osei, Nana Yaw Adom)
Johnson, Qidere (Elmore, Berto M.)
Keita, Abou (Ward, Annemarie Elizabeth)
Lanier, Shaquil (Link, Robert Patrick)
Martinez, Jasmin C. (Mann, Jessica Consuela)
Matos, Victor (Def. Assoc.)
Moran, Jonathan (Adams, Mark Wayne Franklin)
Mouzone, Rahmere (Def. Assoc.)
Ocoa, Erick (Def. Assoc.)
Pacheco, Asia (Def. Assoc.)
Patterson, Robert (Def. Assoc.)
Porchea, Travis (Nasuti, Carmen Charles III)
Potter, Justin (Altschuler, Jonathan R.)
Randolph, Antoine (Def. Assoc.)
Torres, Jansel (Szanto, Jules Norris)
Villanueva, Marcos (Kramer, Max Gerson)
Warren, Sharif B. (Privitera, Dino)
Williams, Zahir M. (Def. Assoc.)
Wise, Kyree (Mincey, Kevin V.)

Room 1108-CIANFRANI, J.

James, Curtis (Def. Assoc.)
Rolon, Jason P. (Def. Assoc.)

CRIMINAL TRIAL DIVISION

FRIDAY, MAY 17, 2024

Room 502--TO BE ASSIGNED

Foggy, Thomas (Dixon, Robert J.)
Foggy, Thomas C. (Dixon, Robert J.)
Guy, Donald M. (Igw, Emeka)

Room 505--PALUMBO, J.

Anderson, Derrick (Smoker, Philip Andrew)
Badin, Konstantin (Kotik, Michael)
Blackshear, Lewis F. (McGuigan, Brendan Thomas)
Burns, Lisa (Gessner, Scott)
Colon, Isaac (Def. Assoc.)
Hinds, Brian (Def. Assoc.)
Holland, Leonard L. (Def. Assoc.)
Jumper, Donte (Def. Assoc.)
Lyles, Brock P. (Wolfe, J. Matthew)
Mcfarland, Andrew (Def. Assoc.)
Mcneil, Zahmir (Def. Assoc.)
Moore, Desean (Snyder, Marni Jo)
Patterson, Saedia H. (Def. Assoc.)
Rodriguez, Nelido D (Sciolla, Guy R. II)
Rosario-ortiz, Berenid (Def. Assoc.)
Santora, Nicholas (Def. Assoc.)
Sharrock, Donald (Def. Assoc.)
Sharrock, Donald D. (Def. Assoc.)
Summer, Kevin (Def. Assoc.)
Sutton, Abdon (Def. Assoc.)

Room 507--McDERMOTT, J.

Luismarcelo, Jose M. (Stein, Gerald A.)
Oliver, Montrell (Sanghvi, Nilam Ajit)
Ross, Myzeh (Dolfman, Douglas Lee)
Weary, Janet (Schultz, Joseph Todd)
Wiggins, Deandre (Lloyd, James Richard III)

Room 605--BROWN, J.

Boeden, Nathan (Def. Assoc.)
Brooks, Brandon (Def. Assoc.)
Burton, Tamika (Def. Assoc.)
Harrison, Tyler (Def. Assoc.)
Hauser, Jerome (Altschuler, Jonathan R.)
Johnson, Raymond (Def. Assoc.)
Jones, Duane D. (Azzarano, Jeffrey)
Lewis, Darrell (Davis, William McFadden)
Little, Davire (Schultz, Joseph Todd)
Mccrea, Stacy W. (Def. Assoc.)
Mcdougal, Nora (Def. Assoc.)
Parker, Demetrius (Def. Assoc.)

Room 701--WASHINGTON, J.

Bocahica, Edwin (Bowers, Peter C.)
Boone, Anthony (Def. Assoc.)
Hill, Quran (Def. Assoc.)
Johnson, Muhjahaldin (Def. Assoc.)
Kane, Naeem (Def. Assoc.)
Muhammad, Fahiyim (Def. Assoc.)
Patterson, Charles (O'Donnell, Joseph H. Jr.)
Rivera, Roman (Def. Assoc.)
Sanders, Dorothy (McMahon, John J. Jr.)
Walker, Tyrell (Def. Assoc.)
Walton, Elyadagahah (McMahon, John J. Jr.)
Whitehead, Mikel (Def. Assoc.)

Room 702--HANGLEY, J.

Blakney, Aaron (Def. Assoc.)
Brown, Dwight D. (Def. Assoc.)
Holmes, Charles E. (Def. Assoc.)
Jackson, Lakeshia R. (Savino, Louis)
Lomax, Belton (Reynolds, Coley Obrien)
Lyde, Charles (Def. Assoc.)
Overman, Devin (Def. Assoc.)
Richardson, Brandon A. (Boyd, Matthew Christopher)
Rodriguez, Ariel L. (Def. Assoc.)
Wallace, Kevin (Def. Assoc.)

Room 705--WILLIAMS, J.

Crooks, Diana (Def. Assoc.)
Flood, Adrian (Pagano, Gregory Joseph)
Miller, Theodore (Def. Assoc.)
Mulvehill, April (Def. Assoc.)
Santiago, Benjamin (Def. Assoc.)
Slocum, Carnell (Def. Assoc.)
Smith, Evan R. (Chisholm, Donald II)
Wass, James T. (Def. Assoc.)
Wilson, Christopher (Def. Assoc.)

Room 707--CAMPBELL, J.

Andre, Mason (Def. Assoc.)
Baylor, Christopher (McDermott, Michael I.)
Brown, Teddy (Def. Assoc.)
Chambers, Tariq (Szanto, Jules Norris)
Claussel, Demetrius (Steinberg, S. Philip)
Curtis, Terrence (Kadish, Jason Christopher)
Gaye, Elliott (Def. Assoc.)
Mason, Andre D. (Def. Assoc.)
Moore, Khalif T. (Feinman, Mark)
Muhammad, Abdullateef (Stretton, Samuel C.)
Natalini, Robert (Rivera, Edwin R.)
Palmer, Anthony (McMahon, John J. Jr.)
Parsons, Shawn (Def. Assoc.)
Petit, Michael (Def. Assoc.)
Purdie, Dyuquill (Dolfman, Douglas Lee)
Saunders, Ivion C. (Def. Assoc.)

Room 708--LIGHTSEY, J.

Brown, Domeel (Mischak, David B.)
Brown, Julian A. (Def. Assoc.)
Carter, Tyfeek (Johnson, Shaka Mzee)
Davis, Tashi (Def. Assoc.)
Faulcon, Charles (Dimairo, Paul Michael)
Gainey, Antione (Def. Assoc.)
Laws, Erik (McKenna, Emily Dust)
Rodriguez, Juan (Slaven, Ryan Patrick)
Smith, Mark (Def. Assoc.)
Thompson, Tia (Kramer, Max Gerson)
Wood, Shaheed B. (Def. Assoc.)

Room 805--TO BE ASSIGNED

Almonte, Severino (Savino, Louis Theodore Jr.)
Burton, Rodell (Def. Assoc.)
Burton, Rondell (McKinney, Patricia A.)
Castro, Luis D. (Def. Assoc.)
Crawford, Eric (Def. Assoc.)
Little, Lisa (Fishman, Brian M.)
Matyok, Erica M. (Def. Assoc.)
Mcqueen, Quanika M.
Montano, Melvin (Link, Robert Patrick)
Palmer, Aikeem
Rodriguez, Rafael
Thomas, Joshua D. (Link, Robert Patrick)
Valdez, Angel (Giuliani, Richard J.)
Walden, Matthew
White, Asad (Def. Assoc.)

Room 807--TO BE ASSIGNED

Fauntleroy, Rafeeah (Chisholm, Walter C.)
Martin, Mark (Amoriello, Gina A.)
Nelson, Bartholomew (Foster, Edward Joseph)
Person, Najere (Giuliani, Richard J.)
Peterson, Tracy (Nenner, David Scott)
Sargent, Charles N. (O'Hanlon, Stephen Thomas)
Wartman, Isaah (Def. Assoc.)

Room 808--KAMAU, J.

Batista, Jeffery (Def. Assoc.)
Brown, Kalief (Def. Assoc.)
Diaz, Rolando (Def. Assoc.)
Domanski, Emil (Cook, John Everett)
Gallashaw, Jermaine (Johnson, Shaka Mzee)
Hinton, Dante (Def. Assoc.)
Medina, Gilberto (Savino, Louis Theodore Jr.)
Mejia-paulino, Fabrisio (Savino, Louis Theodore Jr.)
Phillips, Edgar (Def. Assoc.)
Phillips, Tykeem (Boyd, Matthew Christopher)
Ray, Ravonna (Def. Assoc.)
Sherril, Malique A. (Savino, Louis Theodore Jr.)
Stueben, Robert (Alston, Andrew Robert)
Sullivan, Brendan (Def. Assoc.)
Waymon, Dyshai (Def. Assoc.)

Room 901--SCHULTZ, J.

Bartlett, Howard (Def. Assoc.)
Cephas, Brandon (Sigman, Scott Philip)
Clark, Denera (Steinberg, S. Philip)
Hill, Tyralla (Fiore, Todd R.)
Jones, Ikie H. (Def. Assoc.)
Luckey, Anthony (Def. Assoc.)
Smith, Joseph (Yee, Adam Sequoyah)
Thomas, Diamante (Szanto, Jules Norris)
Wiggins, Rafiq (Def. Assoc.)

Room 902--WOELPPER, J.

Burris, Mark (Szanto, Jules Norris)
Hanton, Rashee (Savino, Louis Theodore Jr.)
Jimenez, Melody (Def. Assoc.)
Kuilan, Andy (Dolfman, Douglas Lee)
Louison, Troyston (Def. Assoc.)
Miles, Chad (Def. Assoc.)
Misseri, Antonyio (Sopin, Craig A.)
Ramirez, Delvis (Bowers, Peter C.)
Shedrick, Alonzo (Def. Assoc.)
Sims, Eric (Love, William Allan)
Taylor, Zayona (Savino, Louis)
Watson, Timiyah (Def. Assoc.)
Young, Gregory (Meehan, Edward C. Jr.)

Room 904--ROSS, J.

Abdul, Namir (Def. Assoc.)
Dill, Edwin (Def. Assoc.)
El, Quadhir (Def. Assoc.)
Ellis, Craig (Def. Assoc.)
Garvin, Malik (Def. Assoc.)
Jones, Dominique D. (Kenny, Thomas)
Macey, Tysheed (Def. Assoc.)
Ortiz, Amalia (Def. Assoc.)
Robinson, Jahaad (Szanto, Jules Norris)
Shaw, James H. (Def. Assoc.)

Room 905--TO BE ASSIGNED

Jackson, Christophe W. (Levin, Peter Alan)
Room 1001-DiCLAUDIO, J.
Carpenter, Wesley (Wimmer, Lauren A.)
Dawson, Lonnie (Mischak, David B.)
Devine, Keith (Marrone, Joseph Michael Jr.)
Fitzpatrick, Aaron (Mosser, Todd Michael)
Griffin-holt, Naazier O. (Montoya, William Christopher)
Johnson, Kaream (O'Riordan, Daniel John)
Rogers, William (Sturm, Cheryl J.)
Stewart, Anthony R. (Long, Lloyd Everett III)
Wright, Timothy J. (Lloyd, James Richard III)

Room 1002-TAYLOR-SMITH, J.

Abella-rivera, Peter (Def. Assoc.)
Best, Marquan (Meenan, Conor Liam)
Bundy, Cook (Gamburg, Robert Marc)
Campbell, Gerald (Silver, Gary Scott)
Carter, Aaron (Def. Assoc.)
Contreras Carreon, Jesus (Gamburg, Robert Marc)
Custis, Latif (Def. Assoc.)
Deloach, Askim (Def. Assoc.)
Ellison, Jamiere (Tinari, Nino V.)
Ellison, Jamiere T. (Johnson, Shaka Mzee)
Glover, Shamir (Def. Assoc.)
Harris, Carlos D. (Def. Assoc.)
Hoskins, Rahawn L. (Humble, Brian Francis)
Johnson, Rahai (Martino, Andre)
Kola, Renis (Kelly, Joseph Kevin)
Lewis, Kiel (Def. Assoc.)
Little, Kelcey (Chisholm, Walter C.)
Little, Kelcey J. (Chisholm, Walter C.)
Muhammad, Lugman (Markey, Shawn P.)
Purdie, Yousef (Def. Assoc.)
Rivera, Xavier (Capek, Justin Charles)

Rodgers, James (Montoya, William Christopher)
Rodriguez, Nelson (Def. Assoc.)
Strong, Dylan (Pagano, Gregory Joseph)
Thomas, Prince N. (Def. Assoc.)
Thomas, Rahmir (Kramer, Max Gerson)
Toro, William (Def. Assoc.)

Room 1004-GAGNON I

HEARINGS

Antonio, Olmo (Def. Assoc.)
Chavous, John (Wolf, Bruce)
Cowan, Asia C. (Def. Assoc.)
Figueroa, Pedro (Bryn, Elyayne)
Frye, Chadwick (Def. Assoc.)
Gonzalez, Jaziel (Stenson, Derek Alan)
Gunn, Madyere (Chisholm, Walter C.)
Haas, Phillip (Def. Assoc.)
Holmes, Maurice (Def. Assoc.)
Jones, Kevin (Sanita, Amato T.)
Jones, Selassi (Dolfman, Douglas Lee)
Keller, Suzann (McCrae, Kendra Ilene)
Maldonado-perez, Jared (Def. Assoc.)
Martinez, Albitt (Meehan, Edward C. Jr.)
Morales-rodriguez, Adalberto (Cameron, Angelo Leroy)
Northern, Demetrius (Def. Assoc.)
Robinson, Leroy (Def. Assoc.)
Schussler, Ryan (Def. Assoc.)
Sklodowski, Sean (Def. Assoc.)
Thomas, Tyree (Def. Assoc.)
Williamson, Nicholas (Def. Assoc.)
Wong, Steven (Levin, Peter Alan)

Room 1005-BRYANT-

POWELL, J.

Gaskins, Andre (Def. Assoc.)

Room 1007-BRONSON, J.

Evans, Halim (Goldstein, Zak Taylor)
Ferrer, Carlos (Kurian, Varghese Madathil)
Kelly, James H. (Sanghvi, Nilam Ajit)
King, Jamel (Alva, Jeremy-Evan)
Watts, Tracy E. (Igw, Emeka)

Room 1008-KYRIAKAKIS, J.

Brown, Joseph (Goldstein, Zak Taylor)
Camp, Gerald (Sigman, Scott Philip)
Coles, Khaliff (Def. Assoc.)
Dorman, Terrell (Def. Assoc.)
Frye-boyd, Jonathan (Def. Assoc.)
Gadson, Jerome (Sanita, Amato T.)
Jenkins, Jovan (Snyder, Marni Jo)
Jones, Philip (Def. Assoc.)
Kennedy, Joseph (Fuschino, Richard John Jr.)
Kidd, Virgo A. (Def. Assoc.)
Lawrence, Marquan (Def. Assoc.)
Lewis, Jeffrey (Snyder, Marni Jo)
London, Jamir (Dolfman, Douglas Lee)
Mallory, Judah (Elmore, Berto M.)
Mc Griff, Matutina (Def. Assoc.)
Mcdaniels, Ronnie (Scarpello, Joshua E.)
Mitchell, Shaquan (Chotiner, L. Kenneth)
Moore, Lonnie D. (Def. Assoc.)
Muhammad, Jaffar A. (Def. Assoc.)
Patterson, Millennia (DEFENDER ASSOCIATION)
Pressley, Evyr S. (Def. Assoc.)
Robinson, Tajah (Def. Assoc.)
Robinson, Tajah Q. (Def. Assoc.)
Salaam, Samir (Niznik, Michael Francis Jr.)
Smith-petty, John Kailk (Def. Assoc.)
Stone, Berwin T. (Sigman, Scott Philip)
Thomas, Tiarra (Kelly, Joseph Kevin)
Whittington, Dominicke (Link, Robert Patrick)
Williams, Kevin (Page, Shawn Kendricks Sr.)
Williams, Sultan Clark (Szanto, Jules Norris)
Woodson, Lexus (Def. Assoc.)

Room 1101-S. JOHNSON, J.

Ballard, Nathan (Slaven, Ryan Patrick)
Cobb, Milton (Marsh, James T.)
Greene, Jerome (Def. Assoc.)
Johnson, James (Def. Assoc.)
Rutledge, Damien (Def. Assoc.)

Room 1102-COVINGTON, J.

Bates, Tyhir (Pagano, Gregory Joseph)
Churchill, Howard (Def. Assoc.)
Coker, Zyen (Alvarez, Daniel Anthony)
Gonzalez, Jason (Silver, Gary Scott)
Hairston, Dennell (Page, Tashawna Quamira)
Montieth, Jason M. (Alva, Jeremy-Evan)
Robinson, Demaris (Def. Assoc.)

Room 1104-ARRAIGNMENTS

Amrosano, Edward (Cohen, Abigail Beth)
Arroyo, Rafael (Def. Assoc.)
Bennett, Gregory (Def. Assoc.)
Brisbon, Kasim (Def. Assoc.)
Camp, Jamal (Def. Assoc.)
Carlton, Tamika L. (Def. Assoc.)
Davis, Brittany (Def. Assoc.)
Davis, Edward (Def. Assoc.)
Fox, Jabbar (Def. Assoc.)
Gadsden, Lateef (Goldstein, Zak Taylor)
Hall, David (Def. Assoc.)
Harrigan, Vance (Cameron, Angelo Leroy)
Johnson, Terrell (Def. Assoc.)
King, Donnie E. (Def. Assoc.)
Mayfield, Keith (Def. Assoc.)
Mendez, Luismancia (Def. Assoc.)
Mumin, Khalif (Def. Assoc.)
Negrón, Michael (Yee, Adam Sequoyah)
Paroline, Christian (Def. Assoc.)
Riles, Jason (Def. Assoc.)
Rivera, Anthony (Present, Eliot B.)
Rowser, Thaj (Public Defender Office)
Strand, Alex (Def. Assoc.)
Tart, Lance (Def. Assoc.)
Tran, Phat T. (Def. Assoc.)
Washington, James (Jones, Sarah Alexandra)
Williams, Veinna (Def. Assoc.)
Witherspoon, Marcus (Szanto, Jules Norris)
Zlatkovskiy, Vyacheslav (Shnayder, Stanislav)

Room 1108-CIANFRANI, J.

Battle, Dolores R. (Def. Assoc.)
Diaz, Naitan (DEFENDER ASSOCIATION)
Drew-williams, Nyaira (Def. Assoc.)
Lanier, Bayron (Def. Assoc.)
Lockman, Tumir (Def. Assoc.)
Millner, Mitchell Q. (Coleman, Joseph L.)
White, Cephus (Def. Assoc.)

MUNICIPAL COURT**CIVIL LISTINGS****THURSDAY, MAY 16, 2024****2—WASHINGTON, J.
9:15 A.M.**

- 1 Assurance Restoration LLC v. White
- 2 Maxcare Chiropractic v. Safeco Insurance Company
- 6 Progressive Advanced Ins. Co. v. Nabiev
- 9 Wilmer v. Comcast Cable
- 10 WILMER v. APPLE INC
- 11 Philadelphia Gas Works v. Petrongolo Contractors Inc.
- 13 Dutton Road Veterinarian Clinic AKA/DBA: C/O David v. LoDuca AKA/DBA: Shawn Duca

01:15 PM

- 1 PROGRESSIVE GARDEN STATE INSURANCE COMPANY v. GENSEL
- 2 PROGRESSIVE SPECIALITY INSURANCE COMPANY v. LEE-WASHINGTON
- 3 PROGRESSIVE SPECIALITY INSURANCE COMPANY v. ANDREWS
- 4 PROGRESSIVE ADVANCED INSURANCE COMPANY v. SACKIE
- 5 PROGRESSIVE SPECIALITY INSURANCE COMPANY v. PUGH
- 6 PROGRESSIVE ADVANCED INSURANCE COMPANY v. ADAMS
- 7 Ghofrani v. Cross Properties, LLC
- 8 Leon Lainez v. McGlade

**3—DICICCO, J.
8:45 A.M.**

- 1 J A PROPERTIES LLC v. MCCREA
- 2 Connection Training Services v. Weaver
- 3 2100 TIOGA APARTMENTS LP v. WRIGHT
- 4 Roberto Clemente Homes, LP v. CARSON
- 5 Roberto Clemente Homes, LP v. Carson
- 6 PHILADELPHIA LOTUS 02A LLC v. Jenkins
- 7 THE LOFTS AT 2601 LP v. HUGHES
- 8 EASTWICK JOINT VENTURE v. LEWIS
- 9 LOTUS VILLAGE PARTNER v. WATSON
- 10 EASTWICK JOINT VENTURE v. CLARK
- 11 500 E. UPSAL 2014 LP v. DORELUS
- 12 ASHLEY COURT 2013 LP v. Iheoma
- 13 SUCCESS ESTATES, LLC v. ALEXANDER
- 14 Downing Jackson LLC v. Cruz
- 15 V2 PROPERTIES ENTITY 7 LLC v. ONEIL
- 19 Stelmach v. Giddings
- 20 KEITH MCHENRY v. BYNUM
- 21 NIX HOME INVESTORS LP v. MCSWIGGAN
- 22 NIX HOME INVESTORS LP v. ROSS
- 23 Nanette A. Hionas v. Dougherty
- 24 KEITH MCHENRY v. BROWN
- 25 FERNHILL PARK HOLDINGS LLC v. Lloyd
- 26 6172 Ridge Holdings, LLC v. BIDUS
- 27 Michael Carosella v. NGUYEN
- 28 Regent Terrace Housing Partnership v. Taylor
- 29 BH Homes LLC v. Robinson
- 31 D & T Properties, Inc. v. Collins
- 32 Dhan Thomas v. Keim
- 33 Babnew v. Albert
- 34 Spolizino v. Rivera
- 35 WILLOW CREEK MANOR CORP. v. Wingate

- 36 JIANYONG WU v. LOPEZ
- 37 BROADMOORE 2004 LP v. Wah
- 38 Alvin Properties LLC v. Sesay
- 39 PHILADELPHIA LOTUS 4 LLC v. HAMM
- 40 ST REGIS INVESTORS v. NELSON
- 42 Adielia LLC v. Rohena
- 43 KEITH MCHENRY v. SEWELL
- 44 4931 Penn Street LLC v. Goodman
- 45 DUFFIELD VETERANS VILLAGE LLC v. MOORE
- 46 SI Holdings III LLC v. Haynes
- 47 WINDSOR ESTATES APTS LP v. WILLIAMS
- 48 PHILADELPHIA LOTUS 4 LLC v. STEVENS
- 49 Philadelphia Lotus 09 LLC v. ADAMS
- 50 PHILADELPHIA LOTUS 4 LLC v. MARABLE
- 51 NJB PROPERTIES LLC v. GROSS
- 52 Master Street Housing Partnership LP v. Shepard
- 53 LINCOLN GREEN 2018 LLC v. JAMES
- 54 7600 Stenton LP v. Alexander
- 55 MANOR ASSOCIATES v. Muhammad
- 56 Philadelphia Lotus 8 LLC v. MILES
- 57 RV MANSION APARTMENTS LLC v. WATERS
- 58 PHILADELPHIA LOTUS 11A LLC v. MATTHEWS

9 A.M.

- 1 B & Z Real Estate Holdings, LLC v. Bass
- 2 WESTMISTER APARTMENTS, L.P. v. FREEMAN

- 3 GRAND LEIPER LP v. BUTLER
- 4 BARING ESTATES LLC v. LAWRENCE
- 5 Rental Property Enterprises LLC v. Waiters
- 6 WESTMORELAND LOFTS v. ROSE
- 7 Khandate v. Boykin

12:45 P.M.

- 1 EDWARD WELSH III v. WILLIAMS
- 3 RUSH REALTY CO INC v. TINDLEY
- 4 WALKER COURT HOLDINGS LLC v. Flanigan
- 5 LARCHWOOD GARDEN APARTMENTS LLC v. MAYNARD
- 6 3226 Powelton LLC v. GARCIA
- 7 WESTMONT VILLAGE LP v. FRYE
- 8 LARCHWOOD GARDEN APARTMENTS LLC v. REESE
- 9 Spak and Friends LLC v. Savage
- 10 EASTWICK JOINT VENTURE v. Roundtree
- 11 PIBO 02 LLC v. Geathers
- 12 KING GODFREY LP v. Mack
- 13 RALPH T ALLEN JR v. WEST
- 14 DOMINICK Z CHIANCONE v. MILLER
- 15 NICETOWN COURT II HOUSING PARTNERS v. White
- 16 3416 ASSOCIATES LP v. BUTLER
- 17 L & Qi INC v. Ramos
- 18 Abdoun v. Ivory
- 19 Hackenberg v. Murphy
- 20 Hilltop Crescent LP v. Benbow
- 23 Post Rittenhouse Hill LP v. Guerrier
- 24 MANDELA APARTMENTS LLC v. HIGHTOWER
- 25 Lennox Apartments GEM LLC v. Butler
- 26 WILLOW COURT APARTMENTS v. BOWENS
- 27 ONE TIME PLEASE, LLC v. GARCIA-HERNANDEZ
- 28 MS RIESLING LLC v. MACK
- 29 PHILLY SFR I LLC v. SMITH
- 30 WAZ GROUP LLC v. MOORE
- 31 LOWERY v. FOWLKES
- 32 LOWERY v. BARNES
- 33 KEEN PROPERTY DEVELOPMENT v. KEY
- 34 OZ FUND 1 LLC v. RICHARDSON
- 35 WILLOW COURT APARTMENTS v. Neamon
- 36 Briggman Housing And Development v. Gray
- 37 PCF Properties LLC v. Patton

1 P.M.

- 1 H & O LLC v. Bobb
- 2 FERNHILL PARK HOLDINGS LLC v. BALLARD
- 3 MONTGOMERY v. SANSBURY
- 4 OH CHELTEN PARTNERS LP v. Williams
- 5 3801 CONSHOHOCKEN HOLDINGS LLC v. Musumba
- 6 OESTREICHER v. Bailey

4—TO BE ASSIGNED**9 A.M.**

- 1 BD GIRARD REALTY LLC v. CHUDLEY
- 2 BD GIRARD REALTY LLC v. VETTER
- 3 Level 4 Holdings LLC v. McCall
- 4 Smersky v. Schwarz
- 5 510 Broad JV LLC v. Mohamed
- 7 65th & Woodland Pharmacy, INC v. Meharuzzaman

1 P.M.

- 1 Millennium Development LLC v. Briddell
- 2 N Fifth Realty Corp. v. Amor
- 3 Shi v. Gerarado
- 4 Giral v. Mateo Montalvo
- 5 Lim v. Rayford
- 6 VAGANOV v. WEISSINGER
- 7 LLC v. Alexandre

5—TO BE ASSIGNED**10 A.M.**

- 1 MIDLAND CREDIT MANAGEMENT, INC. v. DAVIS
- 2 DISCOVER BANK v. HALL
- 3 Midland Credit Management, Inc. v. MCBRIDE
- 4 Midland Credit Management, Inc. v. GRANT
- 5 JPMorgan Chase Bank N.A. v. Phomma
- 6 JPMorgan Chase Bank N.A. v. Garcia
- 7 Absolute Resolutions Investments LLC v. Johnson
- 8 Absolute Resolutions Investments LLC v. Rowan
- 9 Absolute Resolutions Investments LLC v. Paulino
- 10 Absolute Resolutions Investments LLC v. Shaifer
- 11 Absolute Resolutions Investments LLC v. Fuller
- 12 Absolute Resolutions Investments LLC v. Brown
- 13 JPMorgan Chase Bank N.A. v. Green
- 15 JPMorgan Chase Bank N.A. v. Snyder
- 16 JPMorgan Chase Bank N.A. v. Chacko
- 17 JPMorgan Chase Bank N.A. v. Coates
- 18 Absolute Resolutions Investments LLC v. Barge
- 19 JPMorgan Chase Bank N.A. v. Gross
- 20 Absolute Resolutions Investments LLC v. Stenbridge
- 21 JPMorgan Chase Bank N.A. v. Shelley
- 22 JPMorgan Chase Bank N.A. v. Nungesser
- 23 JPMorgan Chase Bank N.A. v. Cyriacus
- 24 Jefferson Capital Systems LLC v. Camacho
- 25 JPMorgan Chase Bank N.A. v. Nungesser

- 26 JPMorgan Chase Bank N.A. v. Brown
- 27 Absolute Resolutions Investments LLC v. Hannibal
- 28 LVNV FUNDING LLC v. JOHNSON
- 29 LVNV FUNDING LLC v. JACKSON
- 30 LVNV FUNDING LLC v. GRAY
- 31 LVNV FUNDING LLC v. JOHNSON
- 32 LVNV FUNDING LLC v. FLEMING
- 33 LVNV FUNDING LLC v. JALLAH
- 34 LVNV FUNDING LLC v. DUVAL
- 35 LVNV FUNDING LLC v. FILIPCHYK
- 36 LVNV FUNDING LLC v. RIOS
- 37 LVNV FUNDING LLC v. GRAY
- 38 LVNV FUNDING LLC v. MURRELL
- 39 LVNV FUNDING LLC v. RODRIGUEZ
- 40 LVNV FUNDING LLC v. CLARK
- 41 LVNV FUNDING LLC v. ESPOSITO
- 42 LVNV FUNDING LLC v. STOVALL
- 43 LVNV FUNDING LLC v. COSSOM
- 44 LVNV FUNDING LLC v. CUMMISKEY
- 45 LVNV FUNDING LLC v. CIECKA
- 46 LVNV FUNDING LLC v. CAMPBELL
- 47 LVNV FUNDING LLC v. CRUMP
- 48 LVNV FUNDING LLC v. MCGILL
- 49 LVNV FUNDING LLC v. CORCORAN
- 50 LVNV FUNDING LLC v. MARTIN
- 51 LVNV FUNDING LLC v. COLLINS DWYER

1 P.M.

- 1 TD Bank USA, N.A., as successor in interest to Tar v. SULMIN
- 2 Synchrony Bank v. KACZOR
- 3 Synchrony Bank v. GOODWIN
- 4 Midland Credit Management, Inc. v. BLAIS
- 5 Midland Credit Management, Inc. v. MIDDLETON
- 6 Midland Credit Management, Inc. v. GREEN
- 7 Midland Credit Management, Inc. v. NOVACK
- 8 Midland Credit Management, Inc. v. CALLANDS

6—COLEMAN, J.**9:15 A.M.**

- 2 Barclays Bank Delaware v. WILSON
- 3 Maxcare Chiropractic v. Safeco Insurance Company
- 4 Safeco Insurance Co. of Illinois v. Launika
- 10 LVNV FUNDING LLC v. GROSS
- 11 RESURGENT RECEIVABLES LLC v. GAFFNEY
- 12 ABSOLUTE RESOLUTIONS INVESTMENTS, LLC v. BANKS
- 13 Clearfield Chiropractic v. Agency Insurance Company
- 14 Clearfield Chiropractic v. Agency Insurance Company
- 16 HERBAS v. MORAN

01:15 PM

- 3 CREDIT CORP SOLUTIONS, INC. v. MANNING
- 4 LVNV FUNDING, LLC v. JOHN
- 5 LVNV FUNDING, LLC v. ROBERTS
- 6 LVNV FUNDING, LLC v. SOTOLUCCA
- 7 Synchrony Bank v. CHAMBERLAIN
- 10 DUCKETT v. TATE
- 13 Hixson v. A.G.A.S. MFG Inc.
- 14 BOBBIT v. BRITH SHOLOM HOUSE
- 15 Willig, Williams & Davidson v. Small
- 17 Henry v. Nick Jr's Auto Sales
- 18 GACHAI v. NUGENT

600,--TO BE ASSIGNED**11 A.M.**

- 1 Moore v. Davis

COURT OF APPEALS**NOT PRECEDENTIAL
OPINIONS FILED**

MAY 14, 2024

BY MATEY, J.

In re: BG Petroleum, LLC, et al; 23-1222; judgment of the district court affirmed.

DISTRICT COURT**MEMORANDA AND
ORDERS**

MAY 13, 2024

BY BARTLE, J.

Derrick et al v. Glen Mills Schools et al; 19-1541; After four years and after extensive discovery, Plaintiffs have not met their burden to fit within the exception for class and issue class certification.

BY PRATTER, J.

USA v. Reynoso-Acosta; 23-0045; The Court denies both Mr. Reynoso-Acosta's pro se Motion to Correct Sentence and his pro se Motion for Compassionate Release.

BY WOLSON, J.

Perrong v. Bradford; 23-0510; I will therefore deny his motion for summary judgment.

BY HEY, J.

Case Name in Social Security Case - Unavailable; 23-2825; Defendant has stated that on remand, an ALJ will further evaluate Plaintiff's case, offer an opportunity for new hearing, and issue a new decision.

BY MARSTON, J.

Lunemann v. Kooma III LLC; 23-3704; The parties' proposed settlement was negotiated by experienced counsel with the help of a federal magistrate judge.

Roman v. County of Chester et al; 23-4032; For the reasons discussed above, the County Defendants' motion to dismiss is granted only as to Roman's ADA and Section 504 claims asserted against the individual Defendants otherwise, the motion is denied.

BY PAPPERT, J.

Kahriger v. Becerra; 23-4384; Kahriger alleges he engaged in protected activity when he participated as a witness in Baiocco's EEO complaint against DeLeon.

BY GOLDBERG, J.

McKnight v. McDowell et al; 24-0143; For the foregoing reasons, the Court will grant McKnight's Motion for Extension of Time Nunc Pro Tunc, grant McKnight leave to proceed in forma pauperis, and dismiss his Complaint.

BY LEESON, JR, J.

Jackson v. Holland et al; 24-0143; For the reasons herein, Jackson has failed to present a meritorious reason to request a new trial or amended judgment, and his motion is denied.

CIVIL ACTIONS

The defendant's name appears first, followed by the name of the plaintiff, the number, the nature of the suit and the name of plaintiff's attorney.

MAY 14, 2024

Globus Medical, Inc.; Moskowitz Family LLC; Moskowitz Family LLC--Moskowitz Family LLC; GlobusMedical, Inc.; Moskowitz Family LLC; 20-03271; Fed. Question; M.S. Goldberg.

Joseph McCarthy; Police Officers John Doe Nos. 1-3; Police Sergeant John Doe No. 4--Terrell Walton; 24-02049; Fed. Question; K.B. Hodge.

Thriveworks Administrative Services, LLC--Phillip Berger; 24-02050; Fed. Question; J.M. Young.

MM-FCDC Partners, L.P.--Wells Fargo Bank, National Association, as Trustee for the Benefit of Registered Holders of J.P. Morgan Chase Commercial Mortgage Securities Corp., Multifamily Mortgage Pass-Through Certificates; 24-02051; Diversity; T.J. Savage.

U S Postal Service; Jane Doe--Carol Blalock; 24-02052; Fed. Question; M.R. Perez.

Amecareroyal, LLC--Dominik Wallace; 24-02054; Fed. Question.

Martin J. O'Malley--Derek Leroy Sampson; 24-02055; U.S. Government Defendant; C.S. Moore Wells.

Sate Farm Insurance Company; 24-02056; Diversity.

Qauli T Healthcare LLC--Julie A. Su; 24-02057; U.S. Government Defendant.

State Farm Insurance Company--Roslyn Thompson; 24-02058; Diversity.

City of Philadelphia; Philadelphia Department of Prisons; Curran-Fromhold Correctional Facility--Malik Williams; 24-02059; Fed. Question.

299 N Federal Master, LLC; WHG Payroll, LLC; Wurzak Hotel Group Mark LLC--Danielle Smith; 24-02060; Fed. Question.

Quali T Healthcare LLC; Teajan Kamara--Julie Su; 24-02061; Fed. Question

BANKRUPTCY COURT**PETITIONS FILED**

MAY 14, 2024

(READING)

Chapter 7

Joan R. Kemery, 350 Lackawanna Street, Apt. 302, Reading, PA 19601 -- Gary F. Seitz; United States Trustee; 24-11635; no summaries listed; B.H. Mendelsohn, atty.; P.M. Mayer, B.J.

Miguel Angel Rodriguez, 1005 S. 24th Street, Allentown, PA 18103 -- Gary F. Seitz; United States Trustee; 24-11644; no summaries listed; Z. Zawarski, atty.; P.M. Mayer, B.J.

Chapter 13

Kelly L. Miller, 442 Pennsylvania Avenue, Reading, PA 19606 -- Scott F. Waterman [Chapter 13]; United States Trustee; 24-11626; no summaries listed; D.S. Gellert, atty.; P.M. Mayer, B.J.

Ruthy Marrero, 39 Philadelphia Ave., Reading, PA 19607 -- Scott F. Waterman [Chapter 13]; United States Trustee; 24-11628; no summaries listed; B.H. Mendelsohn, atty.; P.M. Mayer, B.J.

Ryan Francis Bealand, 332 Race Street, Macungie, PA 18062 -- United States

Trustee; 24-11633; no summaries listed; V. Rubino, atty.; P.M. Mayer, B.J.

Hai Tan Nguyen, 16 Ashlee Ct, Easton, PA 18045 -- United States Trustee; 24-11636; no summaries listed; C. Laputka, atty.; P.M. Mayer, B.J.

Emily Therese Krow, 134 N Prince Street, Apt 1st Fl Front, Lancaster, PA 17603 -- United States Trustee; 24-11639; no summaries listed; J.L. Quinn, atty.; P.M. Mayer, B.J.

MAY 14, 2024

(PHILADELPHIA)

Chapter 7

Kevin A Griffith, 834 Church Lane, Yeadon, PA 19050 -- Gary F. Seitz; United States Trustee; 24-11625; no summaries listed; G.R. Tadross, atty.; A.M. Chan, B.J.

Penny Antoinette Brockington, 150 N. Bethlehem Pike, Apt C102, Ambler, PA 19002 -- Gary F. Seitz; United States Trustee; 24-11627; no summaries listed; W.D. Schroeder, Jr, atty.; A.M. Chan, B.J.

Paul Benjamin Robertson, 416 E. Mount Airy Avenue, Philadelphia, PA 19119 -- Gary F. Seitz; United States Trustee; 24-11629; no summaries listed; S.M. Dunne, atty.; A.M. Chan, B.J.

Melissa Cosme, 5547 Harbison Avenue, Philadelphia, PA 19124 -- Gary F. Seitz; United States Trustee; 24-11632; no summaries listed; A. Arechavala, atty.; A.M. Chan, B.J.

Michael James Humphreys, 581 Kutcher Road, Southampton, PA 18966 -- Robert H. Holber; United States Trustee; 24-11637; no summaries listed; C. Laputka, atty.; P.M. Mayer, B.J.

Todd Charles Latish, 2058 Mather Way, Apt B, Elkins Park, PA 19027 -- Lynn E. Feldman; United States Trustee; 24-11638; no summaries listed; J.L. Quinn, atty.; A.M. Chan, B.J.

Katherine Mary Mendenko, 400 Arbor Blvd., Perkasie, PA 18944 -- Gary F. Seitz; United States Trustee; 24-11640; no summaries listed; T. Wilfong, atty.; A.M. Chan, B.J.

Jackie Vuu, 167 W Chew Ave, Philadelphia, PA 19120 -- Robert H. Holber; United States Trustee; 24-11642; no summaries listed; D.N. Stern, atty.; P.M. Mayer, B.J.

David Chester Rajkowski, 9529 State Road, Apt Q, Philadelphia, PA 19114 -- Lynn E. Feldman; United States Trustee; 24-11645; no summaries listed; M.P. Capilato, atty.; P.M. Mayer, B.J.

Chapter 13

Gregory Foster, 1852 S 65th St, Philadelphia, PA 19142 -- Scott F. Waterman [Chapter 13]; United States Trustee; 24-11624; no summaries listed; M. Lee, atty.; A.M. Chan, B.J.

Verona E. Martin, 2906 Burden Road, Brookhaven, PA 19015 -- United States Trustee; 24-11630; no summaries listed; D.M. Offen, atty.; A.M. Chan, B.J.

Johana Rahman, 4508 Walnut Street, Apt 401, Philadelphia, PA 19139 -- United States Trustee; 24-11631; no summaries listed; B.J. Sadek, atty.; P.M. Mayer, B.J.

Carolyn Ortega Villa, 104 Country Run Dr., Coatesville, PA 19320 -- United States Trustee; 24-11641; no summaries listed; J.A. Gagliardi, atty.; A.M. Chan, B.J.

Roland G. Shelton, Jr., 7326 Ogontz Avenue, Philadelphia, PA 19138 -- United States Trustee; 24-11643; no summaries listed; D.M. Offen, atty.; P.M. Mayer, B.J.

**ORPHANS' COURT
DIVISION**

HEARINGS AND CONFERENCES

Before RAMY I. DJERASSI, J.
FOR THE WEEK OF MAY 13, 2024

THURS., MAY 16, 2024

10:00 A.M. HEARING

COURTROOM 414, CH

Lester Krasno, 1120 IV 2022,

234021/224572/224458; J. Higgins, W. Paige,

et al.

10:00 A.M. Hearing

COURTROOM 414, CH

Lester Krasno, 1076 IV 2019/224575; J.

Higgins, W. Paige.

1:00 P.M. Zoom Hearing

Frederick Francois, 757 IC 2023/232439; E.N.

Pile.

2:00 P.M. Zoom Hearing

Eliza Stevens, 383 AI 2024/241304; E. Bialas.

3:00 P.M. Zoom Hearing

Delia Villafane, 372 AI 2024/241244; Y. Rogers.

FRL, MAY 17, 2024

10:00 A.M. ZOOM HEARING

D'Juan Sharee Hagans, 1306 DE 2023/234316;

K. Behrens.

10:00 A.M. ZOOM HEARING

Anna Nicole, 1458 IC 2014/233272; D. Speyer.

11:00 A.M. ZOOM HEARING

Otelia Brown, 733 DE 2020/214701/230261;

M. Coughlin, R. Foxworth.

2:00 P.M. ZOOM HEARING

Chester Hampton, 1154 DE 2020/204817;

A. Kinchloe.

TheLegalIntelligencer.com

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Court Notices

continued from 1

(A) [the magisterial district court shall note the case settled on the docket,] mark the settlement of the case on the docket;

(B) cancel any scheduled hearing [(], except for a consolidated hearing on a cross-complaint pursuant to [Rule 315B,] Pa.R.Civ.P.M.D.J. 315B; and

(C) notify the parties in writing that the complaint has been marked settled.

[(2)](ii)[Where the parties have filed a notice of settlement with the magisterial district court] If the magisterial district court has previously marked the civil action as settled pursuant to subdivision (b)(1)(i) and a subsequent breach of the settlement agreement occurs, a party may file a new complaint citing breach of the settlement agreement as the cause of action.

(2) Settlement with Stipulated Judgment.

(i) The parties may file a written notice of a stipulated judgment as part of a settlement agreement at any time prior to the entry of judgment.

(ii) The notice shall be made on a form promulgated by the State Court Administrator that shall include:

(A) the amount of the stipulated judgment, which shall include fees and interest, but not court costs;

(B) a notice to the defendant;

(I) to review the settlement agreement to ensure familiarity with and acceptance of its terms;

(II) that a judgment will be entered against the defendant on the docket of the magisterial district court; and

(III) the plaintiff shall have the right to request execution of the judgment if the defendant fails to make payments as agreed; and

(C) the signatures of the parties.

(iii) Upon receipt of a notice compliant with the requirements of subdivision (b)(2) (ii), the magisterial district court shall:

(A) mark the entry of the stipulated judgment on the docket;

(B) cancel any scheduled hearing, except for a consolidated hearing on a cross-complaint pursuant to Pa.R.Civ.P.M.D.J. 315B; and

(C) notify the parties in writing that the complaint has been marked settled.

[C(1)](c) Cross-complaints.

(1) [The] A withdrawal or settlement of the plaintiff's complaint pursuant to subdivision (a) or (b) shall not affect the right of the defendant to proceed with a cross-complaint filed pursuant to [Rule 315A] Pa.R.Civ.P.M.D.J. 315A, unless it includes the cross-complaint.

(2) The defendant may file a written notice of withdrawal of the crosscomplaint in the manner set forth in [subdivision A] subdivision (a).

(3) The parties may file a written notice of settlement or stipulated judgment of the cross-complaint in the manner set forth in [subdivision B] subdivision (b).

[Note:] Comment: A complaint filed pursuant to [subparagraph A(2) or B(2)] subdivision (a)(2) or (b)(1)(ii) [shall not be treated as] is not a "reinstatement" of the underlying action[,] and is subject to all prescribed fees and costs for filing and service of a complaint. Compare with [Rule 314E] Pa.R.Civ.P.M.D.J. 314E, which provides for reinstatement of the complaint under the limited circumstance of failure to make timely service.

This rule also applies to the withdrawal or settlement of a cross-complaint. Moreover, a cross-complaint will survive the withdrawal or settlement of the corresponding complaint if it is not included in a notice filed pursuant to this rule.

For purposes of this rule, "stipulated judgment" means a judgment that is entered by the magisterial district court without a hearing and at the request of and with the agreement of the parties. See Pa.R.Civ.P.M.D.J. 210.1 prohibiting unauthorized ex parte communication with the magisterial district judge.

[Prior Rule 320, addressing continuances, was rescinded by Order of December 16, 2004, effective July 1, 2005, and its provisions were added to Rule 209.] The provisions of prior Pa.R.Civ.P.M.D.J. 320, pertaining to continuances, were relocated to Pa.R.Civ.P.M.D.J. 209, effective July 1, 2005.

SUPREME COURT OF PENNSYLVANIA
Minor Court Rules Committee

PUBLICATION REPORT

Proposed Adoption of Pa.R.Civ.P.M.D.J. 210.1 and
Amendment of Pa.R.Civ.P.M.D.J. 320

The Minor Court Rules Committee ("Committee") is considering proposing to the Supreme Court of Pennsylvania the adoption of Pa.R.Civ.P.M.D.J. 210.1 and the amendment of Pa.R.Civ.P.M.D.J. 320, pertaining to prohibitions on ex parte communications and stipulated judgments, respectively.

While discussing a separate matter, the Committee became aware of instances in magisterial district courts of creditor-plaintiffs submitting ex parte requests to the court to mark civil complaints settled and requesting entry of a judgment in favor of the plaintiff. While a joint request for entry of judgment is not inherently problematic, the Committee perceived the potential for malfeasance if the filing does not reflect notice to or consent to the agreement by the defendant. The Committee thought it beneficial to examine methods to: (1) develop a procedure for the parties in a civil action to advise the magisterial district court of a settlement agreement that includes the entry of a judgment in favor of the plaintiff, i.e., a stipulated judgment; and (2) establish an explicit prohibition on unauthorized ex parte communications with the court by the parties or their representatives.

Ex Parte Communications

The Committee first examined ex parte communications in magisterial district courts. The Court has defined "ex parte" as:

On one side only; by or for one party; done for, in behalf of, or on the application of, one party only. A judicial proceeding, order, injunction, etc., is said to be ex parte when it is taken or granted at the insistence and for the benefit of one party only, and without notice to, or contestation by any person adversely interested.

Commonwealth v. Carpenter, 725 A.2d 154, 168 (Pa. 1999) (quoting Black's Law Dictionary, 517 (5th Ed. 1979)).

Magisterial district judges and attorneys are bound by codes of conduct that prohibit unauthorized ex parte communication. See Rule 2.9 of the Rules Governing Standards of Conduct of Magisterial District Judges and Rule 3.5 of the Rules of

Professional Conduct, respectively. In contrast, there is no similar obligation for parties in the Rules of Civil Procedure Governing Actions and Proceedings Before Magisterial District Judges. Thus, while magisterial district judges and attorneys have guidance relating to ex parte communications, the same cannot be said for a litigant who is not lawtrained.

The Committee looked to existing Rules of Juvenile Court Procedure, which has prohibitions on ex parte communications by the parties. See Pa.R.J.C.P. 136 and 1136 (pertaining to delinquency and dependency proceedings, respectively). The Committee used these rules as the basis for developing proposed Pa.R.Civ.P.M.D.J. 210.1.

While ex parte communications are generally prohibited by proposed Pa.R.Civ.P.M.D.J. 210.1, certain ex parte communications are authorized and permitted. Notably, proceedings for emergency protective relief are filed and heard on an ex parte basis. "As soon as possible after the filing of the petition, the hearing officer shall hold an ex parte hearing thereon." Pa.R.Civ.P.M.D.J. 1207 (pertaining to hearings for emergency protective relief). Moreover, Rule 2.9(A)(1) of the Rules Governing Standards of Conduct of Magisterial District Judges identifies types of authorized ex parte communications under certain circumstances, e.g., scheduling, administrative, or emergency purposes. These exceptions to the general rule against ex parte communications are included in the Comment to proposed Pa.R.Civ.P.M.D.J. 210.1.

Stipulated Judgments

The Committee considers the phrase "stipulated judgment" to mean a consensual judgment that is entered without a hearing by the magisterial district court at the request of the parties. Because the Committee was informed that ex parte requests for stipulated judgments are being filed with magisterial district courts, it agreed to consider developing a procedure to ensure a defendant is an informed and active participant to a request to enter a stipulated judgment.

The Committee proposes dividing Pa.R.Civ.P.M.D.J. 320(B), pertaining to settlements, into two subdivisions. Subdivision (b)(1) reflects current subdivision (B), regarding a request to mark a civil action settled without the entry of a stipulated judgment. This provision could be used when the parties reach an out of court settlement that does not include the entry of a judgment by the court.

Proposed subdivision (b)(2) includes new provisions relating to a stipulated judgment and emphasizes participation of the parties. Proposed subdivision (b)(2)(ii) provides for a new statewide form to request entry of a stipulated judgment by the magisterial district court. The amount of the judgment will be entered on the form. The amount of the judgment should not include court costs insofar as those are determined by Pa.R.Civ.P.M.D.J. 206B and are the responsibility of the unsuccessful party. The judgment issued by the magisterial district court will reflect these costs.

The form will also contain a notice to the defendant: (1) to review the settlement agreement to ensure familiarity with and acceptance of its terms; (2) that judgment will be entered against the defendant on the docket of the magisterial district court; and (3) failure to make payments as agreed upon will give the plaintiff the right to request execution of the judgment. Finally, the form will require the signatures of the parties, reflecting that the request is being made jointly. Proposed Pa.R.Civ.P.M.D.J. 320(b)(2)(ii)(C). The Comment to proposed Pa.R.Civ.P.M.D.J. 320 was amended to include a cross-reference to proposed Pa.R.Civ.P.M.D.J. 210.1, prohibiting unauthorized ex parte communication with the magisterial district judge.

Relative to proposed Pa.R.Civ.P.M.D.J. 320(b)(2)(ii)(B)(I), advising the defendant to review the terms of a settlement agreement, it was not the Committee's intent to require judicial approval of the terms of these agreements. The primary risk in such arrangements is that the plaintiff may execute upon a judgment prematurely or the levy may be excessive in relation to prior payments on the judgment. Should that occur, the defendant could file an objection to the levy pursuant to Pa.R.Civ.P.M.D.J. 413, which can be the subject of a request for reconsideration at the court of common pleas. The Committee was satisfied with this remedy for a premature request or excessive levy.

The Committee did consider an alternative approach to entry of a stipulated judgment. The alternative scheme would have the magisterial district court keep the hearing date on the sched-

Court Notices

continued from 7

ule to allow either party to contest the stipulation prior to its entry. Then, if either party appeared at the scheduled hearing time to object to the stipulation, the magisterial district judge would continue the hearing to a later date. In contrast, if no one appeared at the scheduled hearing time, then the magisterial district court would enter the judgment. Ultimately, the Committee did not favor this approach, finding it would complicate the process, disrupt scheduling, and create the potential for intentional delays.

The Committee also observed that the parties will have to act diligently within the allotted time between the filing of the complaint and the date scheduled for the civil hearing. Parties inclined to negotiate a settlement including a stipulated judgment will have limited time, unless a continuance is sought, to negotiate the agreement, execute it, and file the request with the magisterial district court. However, parties who have reached a mutually satisfactory outcome should be incentivized to proceed as directed in proposed Pa.R.Civ.P.M.D.J. 320.

Finally, the Committee recommended Pa.R.Civ.P.M.D.J. 320 to the Court in 2014 to address the misuse of reinstatement of civil complaints, currently limited to circumstances of failure to make timely service. See Pa.R.Civ.P.M.D.J. 304E(1). There is no counterpart to Pa.R.Civ.P.M.D.J. 304E(1) in the rules governing landlord-tenant actions because service can be accomplished by posting, thus, timely service is not an issue in landlord-tenant actions. The Committee specifically invites comments on whether the landlord-tenant rules would benefit from the addition of a withdrawal and settlement rule.

The Committee welcomes all comments, concerns, and suggestions regarding this proposal.

IN THE SUPREME COURT OF PENNSYLVANIA

IN RE:

ORDER AMENDING RULES 105, 201, 202, 203, 205, 206, 213, 303, 304, and 341 OF THE PENNSYLVANIA BAR ADMISSION RULES:

NO. 983
SUPREME COURT RULES DOCKET

ORDER

PER CURIAM

AND NOW, this 17th day of April, 2024, upon the recommendation of the Board of Law Examiners, the proposal having been submitted without publication pursuant to Pa.R.J.A. No. 103(a) (3) in the interests justice and efficient administration:

IT IS ORDERED, pursuant to Article V, Section 10 of the Constitution of Pennsylvania that Rules 105, 201, 202, 203, 205, 206, 213, 303, 304, and 341 of the Pennsylvania Bar Admission Rules are amended in the attached form.

This **ORDER** shall be processed in accordance with Pa.R.J.A. No. 103(b), and shall be effective May 1, 2024.

Additions to the rule are shown in bold and are underlined. Deletions from the rule are shown in bold and brackets.

Rule 105. Civil Immunity of the Board of Law Examiners . . .
([A]a) The Board of Law Examiners . . .

([B]b) Records, statements of opinion . . .

Rule 201. Bar of the Commonwealth of Pennsylvania

(b) Changes in Status Under Enforcement Rules. An attorney admitted to the bar or issued a limited license to practice law as an in-house corporate counsel, military attorney, **spouse of an active-duty service member, attorney participant in defender or legal services programs,** or foreign legal consultant:

Rule 202. Admission to the Bar

An applicant who complies with the requirements of Rule 203 (relating to admission by bar examination), Rule 204 (relating to admission by reciprocity), Rule 205 (relating to **admission by bar examination for graduates of foreign law degrees**) **admission of foreign attorneys and graduates of foreign institutions**) or Rule 206 (relating to admission by transfer of bar examination score) and the applicable rules of the Board shall be admitted to the bar of this Commonwealth in the manner prescribed by these rules. . . .

Rule 203. Admission by Bar Examination

(a) Bar Examination. The general requirements for permission to sit for the bar examination are:

(3) An applicant who is disbarred or suspended for disciplinary reasons from the practice of law in another jurisdiction at the time of filing an application for permission to sit for the bar examination shall not be eligible to sit for the bar examination.

(b) Admission to the Bar. The general requirements for admission to the bar of this Commonwealth are:

(3) satisfactory completion of the Multistate Professional Responsibility Examination at

the score determined by the Court which score shall be publicly posted[;].

Rule 205. Admission of Foreign Attorneys and Graduates of Foreign Institutions

(a) General Rule. The Board, under such standards, rules and procedures as it may prescribe, may extend the provisions of Rule 203 (relating to [the] admission by bar examination) or Rule 206 (relating to admission by bar examination score transfer) to any applicant who has completed the study of law in a law school which at the time of such completion was not located within the geographical area encompassed by the accreditation activities of the American Bar Association and:

(b) Law Study Required. [Unless otherwise provided by the Board, a] Applicants who meet the provisions of subparagraph (a) of this rule may apply to sit for the Pennsylvania Bar Examination **per Rule 203 or seek admission by transfer of a bar examination score per Rule 206** provided they have successfully completed 24 credits hours in an accredited American law school in the following subjects: . . .

Rule 206. Admission by Bar Examination Score Transfer

(a) Score Requirements.

1. The UBE score must meet or exceed that established by the Court as the minimum passing score for applicants sitting for the bar examination . . .

Official Note: In accordance with the requirement in Pa.B.A.R. 203(a)(2)(i), graduates of foreign law schools must also meet the requirements of Pa.B.A.R. 205 – **[Admission by Bar Examination for Graduates of Foreign Law Schools]** **Admission of Foreign Attorneys and Graduates of Foreign Institutions** – to transfer a score under this rule.

Rule 213. Hearings Before the Board

Official Note: Based on former Supreme Court Rule 14A. “Other than scholastic” means that the failure to comply with Rule 203(a)(1), (a)(2), [or] (b)(1), **or (b)(3)** is not reviewable pursuant to Rule 213.

Rule 303. Limited Admission of Military Attorneys [A.](a) General Rule. . . .

[B.](b) Application. . . .

[C.](c) Action. . . .

[D.](d) Scope of Practice. . . .

[E.](e) Expiration of Admission. . . .

[F.](f) Status. . . .

Rule 304. Limited Admission of Spouses of Active-duty Service Members of the United States Uniformed Services

(c) Limitations

(3) In the event Rule 304(c)(2)(A) [or (B)] applies as a result of the death of the spouse of the attorney admitted under this rule, the termination of the limited admission provided by this rule will be subject to a six-month grace period.

Rule 341. Licensing of Foreign Legal Consultants.

(a) Required qualifications. . . .

(6) Has passed the Multistate Professional Responsibility Examination . . .

SUPREME COURT OF PENNSYLVANIA JUVENILE COURT PROCEDURAL RULES COMMITTEE NOTICE OF PROPOSED RULEMAKING Proposed Amendment of Pa.R.J.C.P. 1601 and 1608

The Juvenile Court Procedural Rules Committee is considering proposing to the Supreme Court of Pennsylvania the amendment of Pennsylvania Rules of Juvenile Court Procedure 1601 and 1608 governing “potential kinship care resource” for the reasons set forth in the accompanying publication report. Pursuant to Pa.R.J.A. 103(a)(1), the proposal is being published in the Pennsylvania Bulletin for comments, suggestions, or objections prior to submission to the Supreme Court.

Any report accompanying this proposal was prepared by the Committee to indicate the rationale for the proposed rulemaking. It will neither constitute a part of the rules nor be adopted by the Supreme Court.

The Committee invites all interested persons to submit comments, suggestions, or objections in writing to:

Daniel A. Durst, Chief Counsel

Juvenile Court Procedural Rules Committee Supreme Court of Pennsylvania
Pennsylvania Judicial Center P.O. Box 62635
Harrisburg, PA 17106-2635
FAX: 717-231-9541
juvenilerules@pacourts.us

All communications in reference to the proposal should be received by **May 31, 2024**. E-mail is the preferred method for submitting comments, suggestions, or objections; any e-mailed submission need not be reproduced and resubmitted via mail. The Committee will acknowledge receipt of all submissions.

By the Juvenile Court Procedural Rules Committee,
Judge Andrea Marceca Strong, Chair

Court Notices

continued from 8

**SUPREME COURT OF PENNSYLVANIA
JUVENILE COURT PROCEDURAL RULES COMMITTEE
PUBLICATION REPORT
Proposed Amendment of Pa.R.J.C.P. 1601 and 1608**

The Juvenile Court Procedural Rules Committee (“Committee”) is considering proposing the amendment of Pennsylvania Rules of Juvenile Court Procedure 1601 and 1608 to implement the Act of December 14, 2023, P.L. 412, No. 48, concerning “potential kinship care resource.”

Effective February 12, 2024, the Act added the definition of “potential kinship care resource” to the Juvenile Act, 42 Pa.C.S. § 6302. The Act also amended 42 Pa.C.S. § 6336.1(a) to require the county agency to provide notice of permanency hearings to potential kinship care resources. The potential resource then has the right to be heard at the hearing as to the resource’s qualifications to provide kinship care. Thereafter, the court must decide whether the resource may receive notice of, or participate in, future hearings.

To reflect the Act, Pa.R.J.C.P. 1601(a)(5) is proposed to be amended to include “potential kinship care resource” as a person to receive notice of the permanency hearing. Additionally, a new subdivision (d)(1)(xviii) is proposed to be added to Pa.R.J.C.P. 1608 to require a finding on whether the potential kinship care resource should receive notices of future hearings.

The Committee invites all comments, concerns, and suggestions regarding this rulemaking proposal.

Rule 1601. Permanency Hearing Notice.

[A.](a) At least [fifteen] 15 days prior to the hearing, the court or its designee shall give notice of the permanency hearing to:

- (1) all parties;
- (2) the attorney for the county agency;
- (3) the child’s attorney;
- (4) the guardian’s attorney;
- (5) the parents, child’s foster parent, preadoptive parent, [or] relative providing care for the child, or a potential kinship care resource;

(6) the court appointed special advocate, if assigned;

(7) the educational decision maker, if applicable; and

[B.](b) (8) any other persons as directed by the court.

If a party intends to request a goal change from reunification, then either the notice shall state this purpose or the party shall give separate notice of the intended goal change in accordance with [paragraph (A)] subdivision (a).

Comment: Regarding subdivision (a)(5), see 42 Pa.C.S. § 6302 for the definition of “potential kinship care resource.” Once a potential kinship care resource has addressed the court as to the individual’s qualifications, the court is to decide whether the potential kinship care resource may receive notice of, or participate in, future hearings. See Pa.R.J.C.P. 1608(d)(1)(xviii). If the court decides that the potential kinship care resource is not to receive notice of future hearings, notice to that individual pursuant to subdivision (a)(5) is no longer required.

Given the significance of discontinuing the goal of reunification, the requirement of [paragraph (B)] subdivision (b) is to ensure that parties, counsel, and interested persons have notice of the purpose of the hearing and are able to prepare for and attend the hearing.

[Official Note: Rule 1601 adopted August 21, 2006, effective February 1, 2007. Amended April 29, 2011, effective July 1, 2011. Amended May 17, 2018, effective October 1, 2018.]

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 1601 published with the Court’s Order at 36 Pa.B. 5571 (September 2, 2006). Final Report explaining the amendments to Rule 1601 published with the Court’s Order at 41 Pa.B. 2413 (May 14, 2011). Final Report explaining the amendments to Rule 1601 published with the Court’s Order at 48 Pa.B. 3321 (June 2, 2018).]

Rule 1608. Permanency Hearing.

(d) Court’s Findings.

(1) **Findings at all Six-Month Hearings.** At each permanency hearing, the court shall enter its findings and conclusions of law into the record and enter an order pursuant to Rule 1609. On the record in open court, the court shall state:

(xvi) whether sufficient steps have been taken by the county agency to ensure the child has been provided regular, ongoing opportunities to engage in age-appropriate or developmentally-appropriate activities, including:

(A) consulting the child in an age-appropriate or developmentally-appropriate manner about the opportunities to participate in activities; and

(B) identifying and addressing any barriers to participation; [and]

(xvii) whether the visitation schedule for the child with the child’s guardian is adequate, unless a finding is made that visitation is contrary to the safety or well-being of the child[.]; and

(xviii) if a potential kinship care resource has addressed the court as to the individual’s qualifications, then whether the potential kinship care resource may receive notice of, or participate in, future hearings.

Comment: See 42 Pa.C.S. §§ 6341, 6351.

Pursuant to subdivision (d)(1)(xv), the county agency is to testify and enter evidence into the record on how it took sufficient steps to ensure the caregiver is exercising the reasonable and prudent parent standard. For the definition of “caregiver” and the “reasonable and prudent parent standard,” see Rule 1120. Pursuant to subdivision (d)(1)(xvi), when documenting its steps taken, the county agency is to include how it consulted with the child in an age-appropriate or developmentally-appropriate manner about the opportunities of the child to participate in activities. For the definition of “age-appropriate or developmentally-appropriate,” see Rule 1120. These additions have been made to help dependent children have a sense of normalcy in their lives. These children should be able to participate in extracurricular, enrichment, cultural, and social activities without having to consult caseworkers and ask the court’s permission many days prior to the event. See also Preventing Sex Trafficking and Strengthening Families Act (P.L. 113-183), 42 U.S.C. §§ 675 and 675a (2014).

Regarding subdivision (d)(1)(xviii), see 67 Pa.C.S. § 7507(c) for Kinship Care Program.

**SUPREME COURT OF PENNSYLVANIA
JUVENILE COURT PROCEDURAL RULES COMMITTEE
NOTICE OF PROPOSED RULEMAKING
Proposed Amendment of Pa.R.J.C.P. 161, 170, and 172**

The Juvenile Court Procedural Rules Committee is considering proposing to the Supreme Court of Pennsylvania the amendment of Pennsylvania Rules of Juvenile Court Procedure 161, 170, and 172 governing expungement procedures for the reasons set forth in the accompanying publication

report. Pursuant to Pa.R.J.A. 103(a)(1), the proposal is being published in the Pennsylvania Bulletin for comments, suggestions, or objections prior to submission to the Supreme Court.

Any report accompanying this proposal was prepared by the Committee to indicate the rationale for the proposed rulemaking. It will neither constitute a part of the rules nor be adopted by the Supreme Court.

The Committee invites all interested persons to submit comments, suggestions, or objections in writing to:

Daniel A. Durst, Chief Counsel

Juvenile Court Procedural Rules Committee Supreme Court of Pennsylvania

Pennsylvania Judicial Center P.O. Box 62635

Harrisburg, PA 17106-2635

FAX: 717-231-9541

juvenilerules@pacourts.us

All communications in reference to the proposal should be received by May 31, 2024. E-mail is the preferred method for submitting comments, suggestions, or objections; any e-mailed submission need not be reproduced and resubmitted via mail. The Committee will acknowledge receipt of all submissions.

By the Juvenile Court Procedural Rules Committee,
Judge Andrea Marceca Strong, Chair

**SUPREME COURT OF PENNSYLVANIA
JUVENILE COURT PROCEDURAL RULES COMMITTEE
PUBLICATION REPORT
Proposed Amendment of Pa.R.J.C.P. 161, 170, and 172**

The Juvenile Court Procedural Rules Committee (“Committee”) is considering proposing the amendment of Pennsylvania Rules of Juvenile Court Procedure 161, 170, and 172 to facilitate the complete expungement of delinquency court records.

The Committee previously published a proposal to revise the required contents of an expungement order to direct that all records be expunged or destroyed and to provide the juvenile court with the discretion to establish a compliance deadline. See 49 Pa.B. 7293 (December 14, 2019). That proposal was intended to address concerns of undue delay in compliance with expungement orders and incomplete expungements.

During the course of rulemaking, the Pennsylvania Juvenile Justice Task Force was formed. Released in June of 2021, the Task Force’s Report and Recommendation included proposals changing the expungement eligibility criteria and making the juvenile probation office responsible for initiating the expungement process. Responsive legislation was introduced as Senate Bill 170, Regular Session 2023-2024, to amend the Juvenile Act. Consequently, the Committee paused further rulemaking.

The Committee was informed that the concerns giving rise to the original proposal continue to exist. Accordingly, the Committee opted to reopen rulemaking to address those concerns while remaining mindful of the pending legislation.

First, “incomplete expungements” occur when the motion and order fail to identify all the recordkeepers to be served and all the records to be expunged or destroyed. This is a particular concern in counties where the burden of initiating the expungement process is placed on the juvenile because often the juvenile does not know “who received what” as it is typically the juvenile probation office (JPO) disseminating records, including those in the manner of “service inquiries” to prospective providers of services.

Second, there should be a “feedback loop” requiring the recordkeepers to act on the expungement order by a date certain. Anecdotally, the information in the expungement order may not match the recordkeeper’s required identifiers, e.g., Offense Tracking Number, so there is no expungement. However, the feedback that an expungement cannot occur based upon the information in the order is not communicated to the juvenile or the court.

The Committee proposes amending Pa.R.J.C.P. 161 to add subdivision (e) to permit an eligible juvenile to submit a written request to the JPO to disclose information to the juvenile that is necessary to expunge the juvenile’s records. The JPO has 30 days to respond to that request. The requirements for the content of an expungement motion set forth in Pa.R.J.C.P. 170(b) would be amended to include identification of the records to be expunged and the recordkeepers to be served with the expungement order.

The Committee also proposes amending Pa.R.J.C.P. 172 to require recordkeepers to respond in writing within 30 days of service of the expungement order about the action taken in response to the order. This amendment is intended to provide the necessary feedback to ensure compliance with expungement orders and to detect whether additional information is needed to effectuate the expungement.

The Committee invites all comments, concerns, and suggestions regarding this rulemaking proposal.

Rule 161. Inspecting, Copying, and Disseminating Juvenile Probation Files.

[A.](a) Inspecting and Copying. Except as provided in [paragraph (C)] subdivision (c), juvenile probation files shall be open to inspection [and/or] and copying only by:

(1) the juvenile or the juvenile’s attorney of record in the instant proceeding;

(2) the attorney for the Commonwealth;

(3) the State Sexual Offenders Assessment Board;

(4) the Juvenile Court Judges’ Commission; or

[B.](b)

(5) any other person, agency, or department by order of court.

(1) Juvenile Probation Information.

(2) Information maintained by juvenile probation offices other than juvenile probation files shall be subject to inspection [and/or] and copying only pursuant to court order.

Each juvenile probation office shall create a document, which describes the information that is maintained by the juvenile probation office concerning each juvenile. This document shall be open to inspection and copying pursuant to [paragraph (A)] subdivision (a).

Contents of Order. The order shall:

[C.](c)

(1) specify who shall be permitted to inspect the file, information, or any portion thereof;

(2) specify who shall be permitted to copy the file or information;

(3) state that the file or information received shall not be disseminated to any person, agency, or department not listed in the court order: and

Court Notices

continued from 9

(4) state that dissemination of any file or information received is a violation of the court order.

Disseminating.
[D.](d)

(1) The juvenile probation office has discretion to disseminate portions of its files or information to the juvenile, service providers, placement facilities, and courts and courts' professional staff of other jurisdictions when facilitating placement, the delivery of services,

(e)

(2) treatment, or transfer of the case to, or supervision by another jurisdiction consistent with applicable Federal or state law.

person,

Unauthorized dissemination of any file or information to agency, or department not permitted to inspect or copy the file pursuant to this rule may result in a finding of contempt of court.

Expungement Information. Upon written request by an eligible juvenile for the purpose of expungement, and without the necessity of a court order, the juvenile probation office shall provide the juvenile the following within 30 days of the request:

- (1) a list of recipients to whom the juvenile probation office has disseminated the juvenile's record;
- (2) the identification of the records disseminated; and
- (3) any other information reasonably necessary to expunge the juvenile's record.

Comment: Documents contained in the juvenile probation files are not a part of the official court record unless the juvenile probation office officially files the documents in the official court record. Those documents placed in the official court record are governed by Rule 160 and 42 Pa.C.S. § 6307.

Juvenile probation files containing a juvenile's disclosures for the purpose of treatment should be reviewed for potentially privileged communications prior to dissemination. See, e.g., *Commonwealth v. Carter*, 821 A.2d 601 (Pa. Super. 2003).

The notes of a juvenile probation officer, which describe the officer's impressions or personal observations, but which are not included in a report to the court or other report, are not considered a component of a juvenile probation file that is open to inspection [or] and copying under [paragraph (A)] subdivision (a). "Juvenile probation files," as used in [paragraph (A)] subdivision (a) and defined in Rule 120, is intended to include files existing in whole or in part in either paper or digital form.

Nothing in this rule is intended to preclude the juvenile probation office from sharing information with the juvenile.

[Official Note: Rule 161 adopted May 21, 2012, effective August 1, 2012. Amended August 23, 2012, effective immediately. Amended March 15, 2019, effective July 1, 2019.]

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 161 published with the Court's Order at 42 Pa.B. 3203 (June 9, 2012). Final Report explaining the amendments to Rule 161 published with the Court's Order at 42 Pa.B. 5734 (September 8, 2012). Final Report explaining the amendments to Rule 161 published with the Court's Order at 49 Pa.B. 1512 (March 30, 2019).]

Rule 170. Motion to Expunge or Destroy Records.

[A.](a)

Motion. Upon motion, or sua sponte, expungement proceedings may be commenced:

- (1) if a written allegation is not approved for prosecution;
- (2) if the petition is dismissed by the court;
- (3) in consent decree and informal adjustment cases:

[(a)](i) when six months have elapsed since the final discharge of the juvenile from supervision; and

[(b)](ii) if no proceeding seeking adjudication or conviction is pending;

(4) [when] if a juvenile has been discharged from court supervision pursuant to Rule 631:

[(a)](i) five years have elapsed;

[(b)](ii) the juvenile has not been convicted or adjudicated delinquent for a felony or misdemeanor;

[(c)](iii) no court proceeding is pending seeking such conviction or adjudication; and

[(d)](iv) the delinquent act is not an act precluded from expungement pursuant to 18 Pa.C.S. § 9123(a.1); or

(5) (b) [when] if the attorney for the Commonwealth consents to the expungement.

[B.] Contents of Motion. A motion, which shall include a proposed court order, shall contain the following information:

- (1) the name of the juvenile;
- (2) the date of birth of the juvenile, if known;
- (3) the juvenile's case docket number, if any;
- (4) the allegations or offenses to which the order pertains;
- (5) the law enforcement agency that initiated the allegations;
- (6) the reference number of the police report or written allegation to be expunged or destroyed, including the juvenile offense tracking number (JOTN), if available;
- (7) the date of arrest;
- (8) the disposition of the written allegation or petition;
- (9) the reasons and statutory authority for expunging or destroying the documents, fingerprints, or photographs; [and]

(10) the identification of records to be expunged or destroyed; and

(11) the [agencies] recordkeepers upon which certified copies of the court order shall be served.

[C.](c) Service of Motion. In addition to the service required by Rule 345, the movant shall serve the motion on the chief juvenile probation officer.

[D.](d) Answer.

(1) The attorney for the Commonwealth, and any other person upon whom the motion was served, may file an answer to the motion.

(2) If objections to the motion are not made within [thirty] 30 days of the filing of the motion, they shall be deemed waived.

[E.](e) Court's Response to the Motion. The court shall conduct a hearing or grant or deny the motion after giving consideration to the following factors:

- (1) the type of offense;
- (2) the individual's age, history of employment, history of academic or vocational training, delinquent or criminal activity, and drug or alcohol issues;
- (3) adverse consequences that the individual may suffer if the records are not expunged; and
- (4) whether retention of the record is required for purposes of public safety.

[F.](f) Inter-County Transfer Cases.

(1) A motion to expunge or destroy records shall be filed in the county in which the adjudication of delinquency was entered.

(2) A motion regarding the records of a juvenile whose disposition did not involve an adjudication of delinquency shall be filed in the county in which the disposition occurred.

(3) The court entering an order to expunge or destroy records shall direct the order to any other court possessing records pertaining to the case.

Comment: [Paragraph (A) provides that a motion to expunge or destroy records, files, fingerprints, or photographs, or the court, sua sponte, may commence expungement proceedings.] The juvenile or the juvenile probation office may initiate an expungement proceeding in accordance with this rule.

Under [paragraphs (A)(1) & (2)] subdivisions (a)(1)-(a)(2), the written allegation or petition may be dismissed for several reasons, including, but not limited to, when: 1) a juvenile completes an informal adjustment or diversionary program; 2) the attorney for the Commonwealth declines to prosecute; 3) probable cause is not found at the detention hearing pursuant to Rule 242(C) (1); 4) there is no finding on the offenses pursuant to Rule 408(B); or 5) there is no finding of a need for treatment, supervision, and rehabilitation pursuant to Rule 409(A)(1). Expungement proceedings may be commenced upon these dismissals of the written allegation or the petition.

For expungement of summary offenses heard by a magisterial district court or criminal court, see Pa.R.Crim.P. 490 and 490.1 (truancy). For eligibility for expungement, see 18 Pa.C.S. § 9123(a); 24 P.S. § 13-1333.3(h) (truancy).

For the information required by subdivision (b), see Pa.R.J.C.P. 161(e) (requesting expungement information from the juvenile probation office).

Under [paragraph (B)(6)] subdivision (b)(6), any number assigned to police papers helpful in tracking the police report or written allegation that would assist the law enforcement agency in expunging or destroying the document is to be listed. A reference number could be a juvenile offense tracking number, district control number, crime control number, incident number, Philadelphia identification number, or another number assigned by the law enforcement agency to track the document.

Pursuant to [paragraph (B)(9)] subdivision (b)(9), the reasons for expunging the records or destroying fingerprints and photographs are to be included in the motion, specifically citing which provision of [paragraph (A)] subdivision (a) applies.

"Expunge" or "expungement" is defined by Rule 120, which means to erase legally, or the process of legal erasure of an item making it permanently not available to the public but where some information may be retained only for limited purposes by agencies or departments. See [Rule 173. See also Comment to Rule 120] Pa.R.J.C.P. 173; Pa.R.J.C.P. 120, cmt.

Rule 173 provides for the retention of certain information that is crucial for: 1) determining compliance with the order to expunge; 2) determining eligibility in a court program, determining the grading or penalty of an offense, or for other purposes as provided by law; 3) maintaining statistical and research information; 4) maintaining intelligence and investigative information; and 5) financial audits.

Pursuant to [paragraph (D)] subdivision (d), the attorney for the Commonwealth is given an opportunity to respond to the motion. The attorney for the Commonwealth should specify its position on whether items should be expunged or destroyed. Expunged items remain available to law enforcement agencies and the attorney for the Commonwealth in limited circumstances, whereas destroyed items are permanently erased. The attorney for the Commonwealth should consent to expunging records unless the attorney for the Commonwealth demonstrates good cause for the retention of records. See *In re A.B.*, 987 A.2d 769 (Pa. Super. 2009).

The reasons for maintaining information pursuant to Rule 173 do not qualify as good cause against expunging records under this rule. Maintenance of specific information is different from the maintenance of the official court record or other official records of the juvenile probation office or a law enforcement agency. Pursuant to Rule 173, a separate document, file, or database is to be created. See [Rule 173 and its Comment] Pa.R.J.C.P. 173.

If the attorney for the Commonwealth objects to expunging or destroying the records, the court should conduct a hearing on the motion.

Pursuant to [paragraph (E)(3)] subdivision (e)(3), the court is to consider adverse consequences that an individual may suffer if the records are not expunged. Adverse consequences are discussed in The Pennsylvania Collateral Consequences Checklist instituted by Pennsylvania Juvenile Indigent Defense Action Network in conjunction with the initiative the Models for Change System Reform in Juvenile Justice. This checklist may be accessed website at on the Supreme Court's <https://www.pacourts.us/courts/supreme-court/committees/rules-committees/juvenile-court-procedural-rules-committee/juvenile-court-committee-rules-and-forms>.

The attorney for the Commonwealth in the county in which a motion is filed in an inter-county transfer case pursuant to [paragraph (F)] subdivision (f) should provide notice of the motion to, and communicate with, the attorney for the Commonwealth and the juvenile probation office in the county to which, or from which, the case was transferred.

Notwithstanding this rule, [see] see 18 Pa.C.S. § 9123(a. 1) for cases that are ineligible for expungement proceedings. [See also] See also 42 Pa.C.S. § 6341 for destruction of fingerprints and photographs.

[Official Note: Rule 170 adopted April 1, 2005, effective October 1, 2005. Amended July 28, 2014, effective September 29, 2014. Amended February 12, 2015, effective immediately. Amended March 1, 2019, effective July 1, 2019.]

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 170 published with the Court's Order at 35 Pa.B. 2214 (April 16, 2005). Final Report explaining the amendments to

Rule 170 published with the Court's Order at 44 Pa.B. 5447 (August 16, 2014). Final Report explaining the amendments to Rule 170 published with the Court's Order at 49 Pa.B. 1142 (March 16, 2019).]

Rule 172. Order to Expunge or Destroy.

[A.](a) Contents. Any order to expunge or destroy the official court record, juvenile probation files, docket entries, law enforcement records, or fingerprints and photographs shall include the following information:

(1) all items contained in Rule [170(B)] 170(b);

(2) a directive specifically identifying which items shall be expunged or destroyed, including all law enforcement records, juvenile probation files, official court records, other juvenile records, fingerprints, photographs, and any other information pertaining to the arrest;

(3) a directive that the keeper of the juvenile records shall expunge or destroy such items;

(4) a directive that each [agency, department, or office] recordkeeper [upon request] shall notify the court or its designee, within 30 days of service of the order and in writing, of the action taken in response to the order to expunge or destroy;

(5) a directive to a school building principal or his or her designee to destroy information received from the court pursuant to Rule 163 and to comply with the notice requirement of

Court Notices

continued from 10

subdivision (a)(4):

- (6) the printed name and signature of the judge issuing the order; and
(7) the date of the court order.

[B.](b) Service. In addition to the service required by Rule 167, the clerk of courts, court administrator, or other court designee shall serve certified copies of the order on the chief juvenile probation officer, the Pennsylvania State Police, the Juvenile Court Judges' Commission, and any other person or agency as directed by the court.

Comment: Pursuant to [paragraph (A)(2)] **subdivision (a)(2)**, the court is to list specifically which items are to be expunged and which items are to be destroyed. Specific information retained pursuant to Rule 173 should be expunged but not destroyed. In most instances, the court should order that the fingerprints and photographs be destroyed and that the remaining records and documents be expunged.

Pursuant to [paragraph (A)(4)] **subdivision (a)(4)**, an agency, department, **school**, or office **[may be requested] is required** to produce evidence of compliance with the court order to expunge **or to explain why compliance cannot be made. The court's designee to receive written notice under this subdivision can be the juvenile probation office.** Non-compliance may result in a finding of contempt of court.

Pursuant to [paragraph (A)(5)] **subdivision (a)(5)**, the school is to destroy all information received from the court. Because the school is required to store this information separately under Rule 163(F), destruction should not be difficult. See [Rule 163 and its Comment] **Pa.R.J.C.P. 163. [The court may also require the school to provide written notice of the action taken.]**

[Official Note: Rule 172 adopted April 1, 2005, effective October 1, 2005. Amended December 24, 2009, effective immediately. Amended July 28, 2014, effective September 29, 2014. Amended March 1, 2019, effective July 1, 2019.

Committee Explanatory Reports:

Final Report explaining the amendments to Rule 172 published with the Court's Order at 40 Pa.B. 222 (January 9, 2010). Final Report explaining the amendments to Rule 172 published with the Court's Order at 44 Pa.B. 5447 (August 16, 2014). Final Report explaining the amendments to Rule 172 published with the Court's Order at 49 Pa.B. _ (_____, 2019).] \

FIRST JUDICIAL DISTRICT OF PENNSYLVANIA COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY

No. 5 of 2024

President Judge Administrative Order

In re: ELECTION DAY JUDICIAL ASSIGNMENTS
2024 Primary Election - Tuesday, April 23, 2024

ORDER

AND NOW, this 28th day of March, 2024, the following Election Court assignments are made, which shall supersede other assignments during the scheduled Election Court hours only.

I. PETITIONS TO WITHDRAW.

Any Petition filed after February 28, 2024, by or on behalf of a candidate for leave to withdraw the candidate's name for nomination shall be filed with the Office of Judicial Records and shall be assigned to President Judge Nina Wright-Padilla or her nominee.

II. CENTRAL ELECTION COURT - COURTROOM - STOUT CENTER

Courtroom 1107 Juanita Kidd Stout Center for Criminal Justice, 1301 Filbert Street, Philadelphia, PA will be the central location for all records of the Registration Division, Board of Elections and the Office of Judicial Records (formerly "Prothonotary") on April 23, 2024. Central Election Court will convene at 7:00 AM and will remain open continuously until 10:00 PM (Phone: 215-683-7442).

Judges assigned to the Central Election Court will have jurisdiction over all election matters, and shall, as provided in 25 P.S. § 3046:

act as a committing magistrate for any violation of the election laws;
settle summarily controversies that may arise with respect to the conduct of the election;
issue process, if necessary, to enforce and secure compliance with the election laws;
decide such other matters pertaining to the election as may be necessary to carry out the intent of the Election Code; and

when an individual is seeking a judicial order to vote, inform the individual of the provisional ballot process set forth in 25 P.S. § 3050. Section 3050 provides, inter alia

- an individual who claims to be properly registered and eligible to vote at the election district but whose name does not appear on the district register and whose registration cannot be determined by the inspectors of election, or the county election board shall be permitted to cast a provisional ballot.

- Prior to voting the provisional ballot, the elector shall be required to execute an affidavit which must be signed by the voter, the Judge of Election and minority inspector.

- After the provisional ballot has been cast, the individual shall place it in a secrecy envelope. The individual shall place the secrecy envelope in the provisional ballot envelope and shall place his signature on the front of the provisional ballot envelope.

III. THE FOLLOWING JUDGES ARE ASSIGNED:

	Judge	Courtroom
7 AM to 2:30 PM	Honorable Roxanne Covington	1107 Stout Center
2:30 PM to 10 PM	Honorable Craig Levin	1107 Stout Center

STANDBY ASSIGNMENTS

Should the designated Judge be unavailable, the President Judge will designate an alternative Judge to preside in Central Election Court.

ELECTION BOARD PETITIONS

Petitions to Fill Vacancies in Election Boards (judge of election, majority inspector, minority inspector) must be electronically filed no later than 3:00 p.m. on Wednesday, April 10, 2024 through the Court's electronic filing website at: www.courts.phila.gov pursuant to Pa.R.C.P. No. 205.4 and Philadelphia Civil Rule *205.4. Assistance with electronic filing shall be provided through the Office of Judicial Records (formerly "Prothonotary") by Appointment, which may be scheduled by calling (215) 686-4251, or by emailing OJR_Civil@courts.phila.gov.

The Petitioner shall serve the City Commissioners and the Democratic/Republican City Committees, as applicable, as provided in the Order to Show Cause.

Hearings on the Petitions to Fill Vacancies in Election Boards will be held in Courtroom 653 City Hall on Wednesday, April 10, 2024, at 10:00 a.m., President Nina Wright-Padilla or her designee presiding. Unless terminated earlier as provided by law, the term of office of any person appointed to fill a vacancy in the Election Board shall continue for the remainder of the vacancy.

*This Election Schedule is available on the First Judicial District Website at: <http://www.courts.phila.gov>.

BY THE COURT:

/s/ Nina Wright Padilla

Nina Wright Padilla, President Judge
Court of Common Pleas

FIRST JUDICIAL DISTRICT OF PENNSYLVANIA COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY

No. 4 of 2024

President Judge General Court Regulation

In re: Adoption of Philadelphia Court of Common Pleas Civil Rules *4002.1, and *4003.8

ORDER

AND NOW, this 23rd day of February, 2024, the Board of Judges of Philadelphia County having voted at the Board of Judges' meeting held on February 15, 2024, to adopt Philadelphia Court of Common Pleas Civil Rules *4002.1, and *4003.8 as attached to this Order, and, as required by Pa.R.J.A. 103, the Supreme Court Civil Procedural Rules Committee has reviewed the attached local rules, has determined that Rules *4002.1, and *4003.8 are not inconsistent with applicable statewide rules, and has authorized their promulgation.

NOW, therefore, it is hereby ORDERED and DECREED that Philadelphia Court of Common Pleas Civil Rules *4002.1, and *4003.8 are adopted, as attached, effective thirty days after publication in the Pennsylvania Bulletin.

As required by Pa.R.J.A. 103(d), the local rule which follows this Order was submitted to the Supreme Court of Pennsylvania Civil Procedural Rules Committee for review, and written notification has been received from the Rules Committee certifying that the local rule is not inconsistent with any general rule of the Supreme Court. This Order and the attached local rule shall be filed with the Office of Judicial Records (formerly the Prothonotary, Clerk of Courts and Clerk of Quarter Sessions) in a docket maintained for Administrative Orders issued by the First Judicial District of Pennsylvania. As required by Pa.R.J.A. 103(d)(5)(ii), two certified copies of this Administrative Order and the attached local rule, as well as one copy of the Administrative Order and local rule shall be distributed to the Legislative Reference Bureau on a computer diskette for publication in the Pennsylvania Bulletin. As required by Pa.R.J.A. 103(d)(6) one certified copy of this Administrative Order and local rule shall be filed with the Administrative Office of Pennsylvania Courts, shall be published on the website of the First Judicial District at <http://courts.phila.gov>, and shall be incorporated in the compiled set of local rules no later than 30 days following publication in the Pennsylvania Bulletin. Copies of the Administrative Order and local rules shall also be published in The Legal Intelligencer and will be submitted to American Lawyer Media, Jenkins Memorial Law Library, and the Law Library for the First Judicial District.

BY THE COURT:

HONORABLE NINA WRIGHT-PADILLA
President Judge, Court of Common Pleas

Philadelphia County the Pennsylvania Bulletin. Copies of the Administrative Rule *4002.1. Deposition Procedure in Mass Tort Cases.

All plaintiffs in cases assigned to the Mass Tort Program shall be made available for deposition in Philadelphia unless otherwise agreed by all parties or upon motion and for good cause shown.

Note: See also General Court Regulation No. 2024-04.

Effective April 8, 2024.

PROPOSED PHILADELPHIA CIVIL RULE *4003.8. PRE-COMPLAINT DISCOVERY

Rule *4003.8. Pre-Complaint Discovery. As authorized by Pa.R.C.P. Nos. 4003.8, a request for pre-complaint discovery, or an objection thereto, whether in the nature of discovery for preparation of pleadings (see Pa.R.C.P. No. 4001 (c)), or in the nature of written interrogatories and depositions for the purpose of preparing a complaint (see Pa.R.C.P. Nos. 4005 (a) and 4007.1 (c)) must comply with all requirements of Discovery Motions as set forth in Phila.Civ.R. *208.3(a)(4).

Explanatory Note: Pa.R.C.P. No. 4003.8 authorizes pre-complaint discovery. In order to create a full record, requests for pre-complaint discovery as well as objections to pre-complaint discovery commenced without court approval shall be drafted and assigned for disposition pursuant to Phila.Civ.R. *208.3(a)(4), the local rule which governs discovery motions. This ensures uniformity in that requests for pre-complaint discovery, motions for protective orders and other pre-judgment discovery motions are assigned to discovery court.

Note: Adopted by the Board of Judges of the Court of Common Pleas on May 15, 2008, amended on April 8, 2024.

SUPREME COURT OF PENNSYLVANIA CRIMINAL PROCEDURAL RULES COMMITTEE

Court Notices

continued from 11

NOTICE OF PROPOSED RULEMAKING

Proposed Amendment of Pa.R.Crim.P. 403, 407, 408, 409, 411, 412, 413, 414, 422, 423, 424, 454, 462, 470, 702, 704, 705.1, 706, 1002, and 1030, adoption of Pa.R.Crim.P. 454.1, 456.1, 456.2, 702.1, 705.2, and 706.1, and rescission and replacement of Pa.R.Crim.P. 456

The Criminal Procedural Rules Committee is considering proposing to the Supreme Court of Pennsylvania the proposed amendment of Pa.R.Crim.P. 403 (Contents of Citation), 407 (Pleas in Response to Citation), 408 (Not Guilty Pleas – Notice of Trial), 409 (Guilty Pleas), 411 (Procedures Following Filing of Citation – Issuance of Summons), 412 (Pleas in Response to Summons), 413 (Not Guilty Pleas – Notice of Trial), 414 (Guilty Pleas), 422 (Pleas in Response to Summons), 423 (Not Guilty Pleas – Notice of Trial), 424 (Guilty Pleas), 454 (Trial in Summary Cases), 462 (Trial De Novo), 470 (Procedures Related to License Suspension After Failure to Respond to Citation or Summons or Failure to Pay Fine and Costs), 702 (Aids in Imposing Sentence), 704 (Procedure at Time of Sentencing), 705.1 (Restitution), 706 (Fines or Costs), 1002 (Procedure in Summary Cases), and 1030 (Scope of Summary Municipal Court Traffic Division Rules), adoption of Pa.R.Crim.P. 454.1 (Sentencing in Summary Cases), 456.1 (Ability to Pay Determination), 456.2 (Commonwealth Request for Ability to Pay Hearing), 702.1 (Ability to Pay Determination), 705.2 (Fines – Sentencing), and 706.1 (Commonwealth Request for Ability to Pay Hearing), and rescission and replacement of Pa.R.Crim.P. 456 (Default Procedures: Restitution, Fines, and Costs) for the reasons set forth in the accompanying publication report. Pursuant to Pa.R.J.A. 103(a)(1), the proposal is being published in the Pennsylvania Bulletin for comments, suggestions, or objections prior to submission to the Supreme Court.

Any report accompanying this proposal was prepared by the Committee to indicate the rationale for the proposed rulemaking. It will neither constitute a part of the rules nor be adopted by the Supreme Court.

Additions to the text of the proposal are bolded and underlined; deletions to the text are bolded and bracketed.

The Committee invites all interested persons to submit comments, suggestions, or objections in writing to:

**Joshua M. Yohe, Counsel Criminal
Procedural Rules Committee
Supreme Court of Pennsylvania**

**Pennsylvania Judicial Center
PO Box 62635
Harrisburg, PA 17106-2635**

FAX: (717) 231-9521 criminalrules@pacourts.us

All communications in reference to the proposal should be received by **April 24, 2024**. E-mail is the preferred method for submitting comments, suggestions, or objections; any e-mailed submission need not be reproduced and resubmitted via mail. The Committee will acknowledge receipt of all submissions.

By the Criminal Procedural Rules Committee,
Stefanie J. Salavantis
Chair

IN THE SUPREME COURT OF PENNSYLVANIA

IN RE:	NO. 243
AMENDMENT OF RULE 8.4 OF THE	
PENNSYLVANIA RULES OF	DISCIPLINARY
PROFESSIONAL CONDUCT:	RULES DOCKET

ORDER

PER CURIAM

AND NOW, this 3rd day of April, 2024, upon the recommendation of the Disciplinary Board of the Supreme Court of Pennsylvania, having been published for comment in the Pennsylvania Bulletin, 52 Pa.B. 6357 (October 8, 2022):

IT IS ORDERED pursuant to Article V, Section 10 of the Constitution of Pennsylvania that Rule 8.4 of the Rules of Professional Conduct is amended in the attached form.

This ORDER shall be processed in accordance with Pa.R.J.A. No. 103(b) and shall be effective in 30 days.

Additions to the rules are in bold and are underlined.
Deletions from the rules are shown in bold and brackets.

PENNSYLVANIA RULES OF PROFESSIONAL CONDUCT

Rule 8.4 Misconduct

It is professional misconduct for a lawyer to:

(c) engage in conduct involving dishonesty, fraud, deceit or misrepresentation, **except that a lawyer may advise, direct, or supervise others, including clients, law enforcement officers, and investigators, who participate in lawful investigative activities;**

Comment:

[2] Notwithstanding the general restriction against engaging in deceit, this Rule does not prohibit a lawyer from advising or supervising another who engages in an otherwise lawful and ethical undercover investigation, in which the investigator does not disclose his or her true identity and motivation, regardless of the nature of the matter or substantive area of law involved. This Rule does not change the scope of a lawyer's obligations under Rule 4.2 and thus a lawyer must take reasonable measures so that the investigator does not communicate with a represented party in violation of Rule 4.2, does not seek to elicit privileged information, and otherwise acts in compliance with these Rules, court orders, and civil and criminal law.

[[2]] [3] Many kinds of illegal conduct reflect adversely on fitness to practice law, such as offenses involving fraud and the offense of willful failure to file an income tax return. However, some kinds of offenses carry no such implication. Traditionally, the distinction was drawn in terms of offenses involving “moral turpitude.” That concept can be construed to include offenses concerning some matters of personal morality, such as adultery and comparable offenses that have no specific connection to fitness for the practice of law. Although a lawyer is personally answerable to the entire criminal law, a lawyer should be professionally answerable only for offenses that indicate lack of those characteristics relevant to law practice. Offenses involving violence, dishonesty, breach of trust, or serious interference with the administration of justice are in that category. A pattern of repeated offenses, even ones of minor significance when considered separately, can indicate indifference to legal obligation.

[[3]] [4] For the purposes of paragraph (g), conduct in the practice of law includes (i) interacting with witnesses, coworkers, court personnel, lawyers, or others, while appearing in proceedings before a tribunal or in connection with the representation of a client; (ii) operating or managing a law firm or law practice; or (iii) participation in judicial boards, conferences, or committees; continuing legal education seminars; bench bar conferences; and bar association activities where legal education credits are offered. The term “the practice of law” does not include speeches, communications, debates, presentations, or publications given or published outside the contexts described in (i)-(iii).

[[4]] [5] “Harassment” means conduct that is intended to intimidate, denigrate or show hostility or aversion toward a person on any of the bases listed in paragraph (g). “Harassment” includes sexual harassment, which includes but is not limited to sexual advances, requests for sexual favors, and other conduct of a sexual nature that is unwelcome.

[[5]] [6] “Discrimination” means conduct that a lawyer knows manifests an intention: to treat a person as inferior based on one or more of the characteristics listed in paragraph (g); to disregard relevant considerations of individual characteristics or merit because of one or more of the listed characteristics; or to cause or attempt to cause interference with the fair administration of justice based on one or more of the listed characteristics.

[[6]] [7] A lawyer may refuse to comply with an obligation imposed by law upon a good faith belief that no valid obligation exists. The provisions of Rule 1.2(d) concerning a good faith challenge to the validity, scope, meaning or application of the law apply to challenges of legal regulation of the practice of law.

[[7]] [8] Lawyers holding public office assume legal responsibilities going beyond those of other citizens. A lawyer's abuse of public office can suggest an inability to fulfill the professional role of lawyers. The same is true of abuse of positions of private trust such as trustee, executor, administrator, guardian, agent and officer, director or manager of a corporation or other organization

IN THE COURT OF COMMON PLEAS OF DELAWARE COUNTY, PENNSYLVANIA IN RE: CUSTODY OF EXHIBITS No.: CV-2022-3777

Administrative Order

22nd day of March, 2024, it is hereby **ORDERED** and **DECREED** that Delaware County Local Rule of Civil Procedure 223.1 is hereby **RECSINDED** and **SUBSTITUTED** with Local Rules of Judicial Administration 5103, 5104, and 5105 as set forth below.

The Solicitor for Internal Management is hereby **ORDERED** to:

1. Distribute one copy of each Rule to the Administrative Office of Pennsylvania Courts via email at adminrules@pa.courts.us.
2. Distribute two paper copies of the local Rules to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.
3. Distribute one copy of each of the local Rules to the Legislative Reference Bureau via email at bulletin@palrb.us in a Microsoft Word format.
4. Publish the local Rules on the Delaware County Court's website.
5. Incorporate the local Rules into the set of local Rules on this Court's website within 30 days after the publication of the Rules in the **Pennsylvania Bulletin**.
6. File one copy of each of the local Rules in the following filing offices of Delaware County: Office of Judicial Support, Office of the District Attorney, Juvenile Court, Orphans' Court, Domestic Relations, and Children and Youth Services.

CERTIFIED A TRUE AND CORRECT COPY FROM THE RECORD THIS 22 DAY OF March 2024 A.D.

**MARY J. WALK, ESQUIRE, DIRECTOR OFFICE
OFFICE OF JUDICIAL SUPPORT
BY THE COURT:
Linda D. Carteraso
President Judge**

Rule 5103 Custody of Exhibits. General Provisions.

(A) *Court Proceedings before Common Pleas Court.*

(1) A “custodian” will either be a member of court staff, e.g., court reporter, Judicial Support Information Officer, Office of Judicial Support (hereinafter “OJS”), Court Information Officer, District Attorney Evidence Custodian, Domestic Relations Court Unit, the Register of Wills/Orphans' Court, or the proponent of the exhibit. See Pa.R.J.A. 5101(a)(2) (definition of custodian). When the proponent is designated as the custodian, the proponent will fulfill all the responsibilities of a custodian in accordance with Pa.R.J.A. 5102.

(2) A local court security committee shall make recommendations to the President Judge on protocols, policies, and procedures that should be implemented to protect the public, court personnel, and court facilities in the event of an emergency as deemed necessary. See Pa.R.J.A. 1954 (Court Security).

(3) The appropriate entity, as designated below, shall be the custodian of all documentary exhibits and photographs of non-documentary exhibits accepted or rejected during and after court proceedings.

(B) *Custody of Documents before and after Common Pleas Court Proceedings.*

(1) Civil and Criminal Proceedings before the Court of Common Pleas.

(a) Unless directed otherwise herein, the Judicial Support Information Officer on behalf of OJS shall:

Court Notices

continued from 12

(i) retain or take custody of all documentary exhibits, photographs, and photographs of non-documentary exhibits accepted or rejected during the court proceedings.

(ii) formally designate all documentary exhibits, photographs, and photographs of non-documentary exhibits with the Office of Judicial Support Public Access System within five (5) business days of the conclusion of the court proceedings; and

(iii) secure and maintain all other non-documentary exhibits as directed by the Court or agreed to by the parties.

(b) Unless directed otherwise herein, OJS shall be designated as the custodian of all documentary exhibits and photographs of non-documentary exhibits after court proceedings have concluded.

(2) Civil Arbitration Proceedings.

(a) In Civil Arbitration proceedings, neither OJS nor the arbitrators are required to retain any exhibits. The documentary and non-documentary exhibits shall not be a matter of record.

(3) Juvenile Criminal Matters before a Hearing Officer or Judge.

(a) If an exhibit is admitted into evidence, the Hearing Officer or Judge, in conjunction with the Juvenile Court Information Officer, shall file the documents in an envelope marked with the appropriate case ID. The envelope shall be placed in the Juvenile Court file.

(b) The Hearing Officer or Judge, in conjunction with the Juvenile Court Information Officer, shall retain all documentary exhibits, photographs, and photographs of non-documentary exhibits accepted or rejected during the court proceedings, such shall be a matter of record.

(c) The Juvenile Court Information Office shall act as the custodian of all documentary and non-documentary exhibits unless otherwise directed herein.

(4) Domestic Relations Proceedings before a Judge.

(a) During Domestic Relations proceedings before a Judge, the Domestic Relations Court Unit shall be the custodian of the documentary exhibits, and such shall be a matter of record.

(b) In Domestic Relations proceedings before a Judge, the Domestic Relations Court Unit shall retain all documentary exhibits, photographs, and photographs of non-documentary exhibits accepted or rejected during the court proceedings unless otherwise directed herein.

(c) In Domestic Relations proceedings before a Judge, the Domestic Relations Court Unit, shall prepare the Index of Exhibits and file the Index of Exhibits within the court file.

(d) After Domestic Relations proceedings before a Judge, the Domestic Relations Court Unit shall secure and maintain all exhibits and shall act as the custodian of records.

(e) The Domestic Relations Court Unit shall comply with any and all requirements of the PACSES systems.

(5) Proceedings before Divorce/Custody/Support/Mental Health Hearing Officers.

(a) In proceedings before the Divorce/Custody/Support/Mental Health Hearing Officer, neither OJS nor the Hearing Officer are required to retain any exhibits. The documentary and non-documentary exhibits shall not be a matter of record.

(6) Proceedings before Orphans' Court.

(a) During proceedings before the Orphans' Court, the Register of Wills, in conjunction with the Judicial Support Information Officer on behalf of OJS, shall be the custodian of the documentary exhibits, and such shall be a matter of record.

(b) In proceedings before the Orphans' Court, the Register of Wills, in conjunction with the Judicial Support Information Officer on behalf of OJS, shall retain all documentary exhibits, photographs, and photographs of non-documentary exhibits accepted or rejected during the court proceedings unless otherwise directed herein.

(c) In proceedings before the Orphans' Court, the Judicial Support Information Officer on behalf of OJS shall prepare the Index of Exhibits and file the Index of Exhibits with the exhibits in the Register of Wills File.

(d) After proceedings before the Orphans' Court, the Register of Wills shall secure and maintain all exhibits and shall act as the custodian of records.

(e) After proceedings before the Orphans' Court relating to Termination of Parental Rights, OJS shall secure and maintain all exhibits and shall act as the custodian of records.

(7) Children and Youth Services ("CYS")/Dependency Proceedings before a Hearing Officer or a Judge

(a) In proceedings involving CYS or Dependency before a Hearing Officer or a Judge, the Judicial Support Information Officer on behalf of OJS shall maintain all exhibits and records.

Rule 5104 Custody of Exhibits. Special Provisions.

(a) Any custodian accepting exhibits shall maintain the Index of Exhibits during court proceedings. Such custodian shall use the form supplied by Court Administration which shall be in

the following format:

Index of Exhibits

Exhibit Number/Description/Title Proponent Admitted Rejected

Sealed by Court

Confidential Information Sheet (If required)

(b) If statutorily required, the proponent shall include a Confidential Information Form or Confidential Document Form for any exhibit offered into evidence that contains confidential information or confidential documents as defined in the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania. These forms shall be given by the proponent to the applicable custodian at the time the evidence is introduced and maintained by the custodian in the file.

(c) *Documentary Exhibits: Generally*

(1) If a document is larger than 8-1/2 x 11 inches, the Judicial Support Information Officer on behalf of the Office of Judicial Support (hereinafter "OJS") shall be provided with a copy of the same sized 8-1/2 x 11 inches. Items larger than 8-1/2 x 11 may be used for illustration during the court proceedings.

(2) Media depositions presented at trial shall remain in the proponent's possession. The proponent shall simultaneously submit a transcript of the deposition as an exhibit in the form of a zip drive, flash drive, or compacted disc.

(3) Any digital exhibit that cannot be printed (i.e., audio or video recording) shall be entered into the record in OJS public access system, flash drive, or other format if expressly approved by the court. If one party has multiple digital exhibits, they may be submitted together on one USB flash drive.

(d) *Non-documentary Exhibits: Generally*

(1) If the exhibit is bulky, oversized, or contains contraband including but not limited to controlled substances, narcotics, or weapons, either OJS, the District Attorney Evidence Custodian, Court Information Office for Juvenile matters, Orphans' Court and Domestic Relations Unit, or the proponent shall retain custody of the exhibit as directed by the Court.

(2) If any Exhibits are weapons, narcotics, controlled substances, or other contraband, it shall be placed in the evidence room where the District Attorney Evidence Custodian signs an evidence log form acknowledging receipt of same. Thereafter, the form shall remain in the file.

(3) Bulky, oversized Exhibits that do not require the services of the District Attorney Evidence Custodian shall be retained by the Judicial Support Information Officer on behalf of OJS, or Court Information Office for Juvenile matters. Thereafter, such evidence shall be identified on an evidence log form and placed in the file.

Rule 5105 Confidentiality. Exhibits Under Seal.

(a) The Proponent of an exhibit containing confidential information or confidential documents, as defined in the Case Records Access Policy of the Unified Judicial System of Pennsylvania (Policy), shall include a confidential document form, prepared in compliance with the Policy, so the exhibit may be sealed by the Records Office.

(b) Exhibits sealed by the Court during the Court proceedings shall not be accessible by the public.

(c) The Custodian or Records/filing Office, as may be applicable, shall maintain all non-documentary evidence

(1) in a Civil, Orphans' Court or Domestic Relations matter until the later of the expiration of the appeal period from the final disposition of the case, as otherwise required by any applicable retention schedule, law, rule, regulation or policy, or as directed by the Court;

(2) in Criminal and Juvenile Court proceedings until the later of the expiration of any applicable retention schedule, law, rule, regulation or policy, or as otherwise directed by the Court.

Effective Date: This Rule shall be effective April 1, 2024.

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PUBLIC NOTICES

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ESTATE NOTICES

NOTICE TO COUNSEL

Your attention is directed to Section 3162 of the Probate, Estates and Fiduciaries Code of June 30, 1972 (Act No. 164) which requires advertisement of grant of letters to contain the name and address of the personal representatives.

ORPHANS' COURT OF PHILADELPHIA COUNTY

Letters have been granted on the Estate of each of the following decedents to the representatives named, who request all persons having claims against the Estate to present them in writing and all persons indebted to the Estate to make payment to them (unless otherwise noted all addresses being in Philadelphia)

CUMMINGS, JOAN A. -- Susan M. Slovick, Executrix, 1010 Borbeck Avenue, Philadelphia, PA 19111; Gwen E. Lentine, Attorney, 310 Huntingdon Pike, Rockledge, PA 19046.

5-2-3*

PAXSON, ROSE MARIE (a/k/a ROSE M. PAXSON a/k/a ROSE PAXSON) -- William J. Paxson, 4507 Tyson Avenue, Philadelphia, PA 19135 and Robert W. Paxson, 6946 Tulip Street, Philadelphia, PA 19135, Co-Executors; David A. Schweizer, Atty., Maniaci, Ciccotta & Schweizer, 6720 Frankford Avenue, Philadelphia, PA 19135.

5-2-3*

PERRETTA, JAMES -- Beth Perretta, Administratrix, 2762 W. Country Club Rd., Philadelphia, PA 19131.

5-16-3*

SIRIANNI, SMERALDO -- Carmelo Sirianni, Executor, 3727 Richmond Street, Philadelphia, PA 19137; David A. Schweizer, Atty., Maniaci, Ciccotta & Schweizer, 6720 Frankford Avenue, Philadelphia, PA 19135.

5-2-3*

TORRANCE, ALLEN D. -- Allen S. Torrance, Executor, c/o Douglas N. Stern, Esquire, 1333 Race Street, Fl. 1, Philadelphia, PA 19107; Douglas N. Stern, Atty., 1333 Race Street, Fl. 1, Philadelphia, PA 19107.

5-2-3*

CITY COUNCIL

City of Philadelphia Public Hearing Notice

The **Committee on Housing, Neighborhood Development and The Homeless** of the Council of the City of Philadelphia will hold a Public Hearing on **Wednesday, May 22, 2024, at 2:00 PM, in Room 400, City Hall**, to hear testimony on the following item:

240245 An Ordinance amending Chapter 9-800 of The Philadelphia Code, entitled "Landlord and Tenant," to modify requirements and authorizations related to the City's residential eviction diversion program, including associated changes to the landlord and tenant relationship, and to make certain technical changes, all under certain terms and conditions.

Immediately following the public hearing, a meeting of the Committee on Housing, Neighborhood Development and The Homeless, open to the public, will be held to consider the action to be taken on the above listed item.

Copies of the foregoing item are available in the Office of the Chief Clerk of the Council, Room 402, City Hall.

5-16-1*

CITY COUNCIL

City of Philadelphia Public Hearing Notice

The **Committee on Public Property and Public Works** of the Council of the City of Philadelphia will hold a Public Hearing on **Wednesday, May 22, 2024, at 10:00 AM, in Room 400, City Hall**, to hear testimony on the following items:

240187 An Ordinance amending Chapter 16-700 of The Philadelphia Code, entitled "Philadelphia Land Bank," to allow interested parties to require open bidding when the Land Bank seeks to exercise special authority to acquire property at a Sheriff's sale and allow prior owners to redeem property when such special authority is exercised, all under certain terms and conditions.

240303 An Ordinance authorizing acceptance of the grant to the City of two certain areas located on either side of Hunting Park Avenue, east of Whitaker Avenue, as slope easements, under certain terms and conditions.

240370 An Ordinance renaming and designating the property commonly referred to as the West Oak Lane Library, located at 2000 East Washington Lane, as the "Dwight Evans Library of West Oak Lane" in the City of Philadelphia.

240383 An Ordinance authorizing the City's Chief Innovation Officer or their designee to enter into a cable television franchise renewal agreement with Verizon Pennsylvania LLC, renewing the cable television franchise granted by the City to Verizon, for Franchise Areas I, II, III and IV of the City, all under certain terms and conditions.

240423 An Ordinance authorizing the Commissioner of Public Property, on behalf of the City, to acquire fee simple title, or a lesser interest in real estate, by purchase, dedication, donation, condemnation, agreement in lieu of condemnation, or otherwise, in parcels of land along the Schuylkill River and the Wissahickon Creek for public recreational purposes, under certain terms and conditions.

240425 An Ordinance authorizing the Commissioner of Public Property, on behalf of the City of Philadelphia, to acquire a fee simple title or a lesser real estate interest in all or a portion of a parcel or parcels of land from the Philadelphia Redevelopment Authority, the Philadelphia Land Bank and the Philadelphia Housing and Development Corporation, all under certain terms and conditions.

240428 An Ordinance prohibiting the Commissioner of Public Property, or any other official of the City of Philadelphia (the "City") acting on behalf of the City from entering into, executing, or authorizing a lease extension, lease amendment, lease renewal or new agreement by and between the City and the Commonwealth of Pennsylvania for or on behalf of any Commonwealth Department or Agency, at the property located at 2100 W. Girard Avenue; all under certain terms and conditions.

240431 An Ordinance authorizing the Commissioner of Public Property, on behalf of the City, to acquire fee simple title or a lesser interest, by purchase, dedication, donation, condemnation, agreement in lieu of condemnation or otherwise, of certain parcels of land along the Delaware River in the Tacony-Holmesburg area for the purpose of making, enlarging, connecting, extending, operating and maintaining public parks for recreational use, under certain terms and conditions.

240435 An Ordinance authorizing the Commissioner of Public Property, on behalf of the City, to acquire fee simple title or a lesser real estate interest to all or a portion of a parcel or parcels of land situate at 12-125 East Cheltenham Avenue, Philadelphia, Pennsylvania, all under certain terms and conditions.

Immediately following the public hearing, a meeting of the Committee on Public Property and Public Works, open to the public, will be held to consider the action to be taken on the above listed items.

Copies of the foregoing items are available in the Office of the Chief Clerk of the Council, Room 402, City Hall.

5-16-1*

COMPLAINTS

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY, PENNSYLVANIA CIVIL DIVISION, No.: 240101814

Freedom Mortgage Corporation v. Kyle Gordy, in his capacity as Administrator and Heir of the Estate of Kevin Gordy a/k/a Kevin Wayne Gordy, Deceased, Maureen Gordy, in her capacity as Heir of the Estate of Kevin Gordy a/k/a Kevin Wayne Gordy, Deceased, Joshua Gordy, in his capacity as Heir of the Estate of Kevin Gordy a/k/a Kevin Wayne Gordy, Deceased, Rebecca Gordy, in her capacity as Heir of the Estate of Kevin Gordy a/k/a Kevin Wayne Gordy, Deceased and Unknown Heirs, Successors, Assigns, and all Persons, Firms, or Associations Claiming Right, Title or Interest from or under the Estate of Kevin Gordy a/k/a Kevin Wayne Gordy, Deceased

Action in Mortgage Foreclosure

To: Unknown Heirs, Successors, Assigns, and all Right, Title or Interest from or under the Estate of Kevin Gordy a/k/a Kevin Wayne Gordy, deceased

You are hereby notified that Plaintiff, Freedom Mortgage Corporation, filed a mortgage foreclosure complaint against you in the above-captioned matter wherein Plaintiff seeks to foreclose on the mortgage on the property at **4626 Magee Street, a/k/a 4626 Magee Avenue, Philadelphia, PA 19135** whereupon your property could be sold by the Philadelphia County Sheriff.

NOTICE

If you wish to defend, you must enter a written appearance personally or by attorney and file your defenses or objections in writing with the court. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you without further notice for the relief requested by the plaintiff. You may lose money or property or other rights important to you.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.

IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

**Philadelphia Bar Association
Lawyer Referral and Information Service
1101 Market St., 11th Floor
Philadelphia, PA 19107
Telephone:(215) 238-6333**

5-16-1*

MISCELLANEOUS GENERAL NOTICES

In the Court of Common Pleas of Philadelphia County, Orphans' Court Division, Estate of Elva Lang, Deceased, O.C. No. 30 DE of 2024: Notice is hereby given that on January 8, 2024, a Petition for Determination of Title to Decedent's Interest in Real Estate Pursuant to 20 Pa. C.S. §3546 was filed to adjudicate title to the interest of Elva Lang, Deceased, in the real estate located at **849 N Brooklyn St, Philadelphia, PA 19104** is in Petitioner, Bernard Lang. If no objections are filed within twenty (20) days of this notice, then the relief requested may be granted.

5-16-3*

NOTICE. In the Court of Common Pleas of Philadelphia County, Orphans' Court Division, Estate of Daniel A. Long, deceased, O.C. No. 502 DE of 2024: Notice is hereby given that on April 30, 2024, a Preliminary Decree was issued on a Petition for Citation For Determination of Title to Decedent's Interest in Real Estate Pursuant to 20 Pa.C.S. §3546 to show cause why the real estate located at **5134 Locust Street, Philadelphia, PA 19139**, should not be adjudged to be with Sharolyn Whitters. A written response may be filed on or before June 21, 2024, with the Clerk of Orphan's Court, Room 415, City Hall Philadelphia, PA. If no objections are filed, then the relief requested may be granted.

5-9-3*

NAME CHANGE

COURT OF COMMON PLEAS - PHILA. COUNTY - TRIAL DIV. - CIVIL - Apr. Term '24/ NO. 3444 - NOTICE IS HEREBY GIVEN THAT on 5/13/24, the Petition of JAMESON HORNBECK WALL was filed in the above-named Court praying for a Decree to change Petitioner's name to JAMIE HORNBECK WALL. A hearing is fixed for 6/12/24 at 12:00 P.M., #691, City Hall, Phila., PA as the time and place for the hearing on the petition, when and where all persons interested may appear and show cause, if any they have, why the prayer of the said petition should not be granted. RACHEL LEVY, Atty. for Petitioner, JENER LAW GROUP, P.C., 5401 Wissahickon Ave., Philadelphia, PA 19144, 215.843.6000

5-16-1