

The Legal Intelligencer

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PHILADELPHIA, FRIDAY, JUNE 6, 2025 VOL 270 • NO. 109 An **ALM** Publication

LEGAL LISTINGS

COURT NOTICES

Subject: WEEKLY EMERGENCY JUDGE ASSIGNMENT
Week of June 6, 2025, through June 13, 2025

Emergency Judge - **HONORABLE** Glynnis Hill

The Emergency Judge handles all emergencies (Civil, Criminal, Orphans', Family Court matters) arising after Court hours.

THE DICIPLINARY BOARD OF THE SUPREME COURT OF PENNSYLVANIA
[204 PA. CODE CH. 83]

Proposed Amendments to the Pennsylvania Rules of Disciplinary Enforcement Relating to Judicial Officers

Notice of Proposed Rulemaking

Notice is hereby given that The Disciplinary Board of the Supreme Court of Pennsylvania (the "Board") is considering recommending to the Supreme Court of Pennsylvania proposed new Pennsylvania Rule of Disciplinary Enforcement ("Pa.R.D.E.") 222 (Commencement and conclusion of judicial service) and amendments to Pa.R.D.E. 102 (Definitions), 201 (Jurisdiction), and 219 (Annual registration and assessment. Administrative suspension. Administrative changes in status).

EXPLANATORY REPORT

Pa.R.D.E. 222

The Board proposes new Pa.R.D.E. 222 to require all judicial officers to provide written notification to the Board of the commencement and conclusion of judicial service. Rule 222 replaces current Pa.R.D.E. 219), related to judge status. The proposed rule remedies a gap in Rule 219, which is limited to certain categories of judges. The proposed rule applies to all judicial officers, defined as "a justice, judge, or magisterial district judge in the Commonwealth, or the equivalent position in another jurisdiction, who is an attorney admitted to the bar of this Commonwealth. This term includes a judicial officer who is on a senior status."

The proposal enables the Board's Attorney Registration Office ("ARO") to track attorneys who become or currently are judicial officers as they ascend to and leave the bench and provides procedures to allow eligible judicial officers leaving the bench to assume active, inactive or retired status.

Subdivision (a) requires an attorney to provide written notification to the ARO of the commencement of judicial service within 30 days. Under paragraph (a)(2), the ARO will assign judge status to those who commence service on certain courts, set forth in the rule. Judge status exempts the judicial officer from annual attorney registration requirements under Rule 219(a)(2).

Subdivision (b) addresses a judicial officer's conclusion of judicial service. Every judicial officer concluding judicial service is required to notify the ARO within 30 days. Paragraph (b)(2) applies to judicial officers on judge status. Those on judge status must elect a new license status upon conclusion of judicial service. The judicial officers have 60 days to submit to the ARO a status change form with a certification that the judicial officer either was or was not leaving judicial office as the "subject of an adverse circumstance." The proposal defines "adverse circumstance" as any of the following: judicial suspension, removal from office, a pending investigation, prosecution, or removal proceedings form is conduct or disability. Additionally, the judicial officer must submit a confidentiality waiver. The waiver authorizes the Judicial Conduct Board ("JCB") and the Court of Judicial Discipline ("CJD"), or equivalent entities in another jurisdiction, to release to Disciplinary Counsel records of proceedings relating to adverse circumstances. Finally, if the judicial officer elects active or inactive status, they must pay the annual assessment. Those electing retired status are not required to pay an assessment.

Paragraph (b)(2)(ii) addresses the situation where a judicial officer on judge status fails to timely submit the documents to elect a status change and authorizes the ARO to place that officer on retired status. However, the officer may later seek a license status change if desired.

Paragraph (b)(3) applies to judicial officers who conclude service on a status other than judge status, e.g., magisterial district judges. These officers have 60 days to submit to the ARO the certification related to adverse circumstances and the confidentiality waiver. The officers may retain their current license status or elect another pursuant to the Enforcement Rules.

Under subdivision (c), the certification submitted by the judicial officer provides notification to Office of Disciplinary Counsel of an adverse circumstance and permits investigation of the circumstance and determination of whether attorney disciplinary proceedings

are warranted.

Subdivision (d) sets forth definitions of the terms "adverse circumstance" and "subject of an adverse circumstance."

Amendments to Pa.R.D.E. 102, 201, and 219

The Board proposes amending Pa.R.D.E. 102 (Definitions) by adding definitions of terms used in Rule 222. These terms are "former judicial officer"; "judicial officer"; and "judicial service."

The Board proposes amending Pa.R.D.E. 201 (Jurisdiction) to clarify and reinforce that the disciplinary jurisdiction of the Court and the Board under the Enforcement Rules extends to: (1) any former judicial officer with respect to acts that occurred while a judicial officer and that would have been grounds for lawyer discipline; and (2) any judicial officer with respect to acts during the practice of law that constitute violation of the ethical rules.

The Board's proposal is not an expansion of the current jurisdiction of the Court and the Board. On two occasions, the Court has determined that the CJD, on the one hand, and the Board and the Court, on the other, concurrently have the power to discipline a judicial officer. 1 More recently, ODC has initiated disciplinary proceedings and the Court has imposed discipline on former judges for acts of misconduct that occurred while the judges were on the bench and which violated the Rules of Professional Conduct and Rules of Disciplinary Enforcement. 2

Finally, the Board proposes amending Pa.R.D.E. 219 (Annual registration and assessment. Administrative suspension. Administrative changes in status) to eliminate current Rule 219(j) governing judge status, as adoption of proposed Rule 222 would render such provision redundant.

The enclosed proposal benefits judicial officers by creating a standalone rule that clarifies procedures for assuming the bench, concluding service, and electing new license statuses. The new procedures enable the ARO to maintain accurate records on every judicial officer licensed in Pennsylvania, which benefits the disciplinary system and the public.

Interested persons are invited to submit written comments, suggestions or objections by mail, email or facsimile to the Executive Office, The Disciplinary Board of the Supreme Court of Pennsylvania, 601 Commonwealth Avenue, Suite 5600, PO Box 62625, Harrisburg, PA 17106-2625, facsimile number (717-231-3381), email address [Dboard.comments@pacourts.us](mailto:comments@pacourts.us) on or before July 14, 2025.

By The Disciplinary Board of the Supreme Court of Pennsylvania

JESSE G. HEREDA
Executive Director

¹ *Office of Disciplinary Counsel v. Diane R. Jepsen*, 787 A.2d 420, 423 (2002); In re Julius Melograne, 812A. 2d 1164, 1169 (2002). Concurrent power to discipline exists whether the judicial officer's misconduct occurs while the judicial officer is engaged in the private practice of law and is unrelated to her judicial office, Jepsen (the Court accepted the Pa.R.D.E. 215 resignation of Jepsen, who was a district judge, and disbarred her, and the JCB subsequently filed in the Court an application to implement automatic forfeiture of Jepsen's judicial office), or the judicial misconduct related to the judge's judicial activities while on the bench, Melograne (after Melograne's conviction for conspiracy to violate the civil rights of two litigants, the CJD ordered Melograne removed from office, declared him ineligible to hold judicial office in the future, and disbarred him; the Court held that since it has the exclusive power to discipline attorneys, only the Court could impose the sanction of disbarment; the Court vacated only that portion of the CJD's order that disbarred Melograne and referred Melograne to the Disciplinary Board).

Court Notices continues on 12

I N S I D E

Common Pleas Court:	11 Register of Wills
8 Civil Listings	11 U.S. Bankruptcy Court
9 Criminal Listings	3 Hearings
9 Family Court	7 Meetings of Creditors
10 Municipal Court	11 U.S. Court of Appeals
11 Orphans' Court	2 Hearing List
38 Public Notices	11 U.S. District Court
9 Rules Returnable	2 Trial List

COURT OF APPEALS

CASES LISTED FOR DISPOSITION FOR THE WEEK OF JUNE 2, 2025

CASES LISTED FOR DISPOSITION

FRI., JUNE 6, 2025

USA v. Norberto Castillo-Lopez (Submit); 24-1500.

Aden Rusfeldt v. Cristian Morar et al (Submit); 24-2133.

USA v. Leevander Wade (Submit); 24-2461.

Robert Lanoue v. Attorney General United States of America (Submit); 24-2583.

Anselmo Millan v. Municipality of Harrison et al (Submit); 24-2882.

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 trial pools 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

R.A. LLORET, M.J.

M.S. GOLDBERG, CH. J.
COURTROOM 17A
Courtroom Deputy: Sheila McCurry
Phone: (267) 299-7501

WEDNESDAY, JUNE 11, 2025
Trial Date

10:00 A.M.

14-cv-0824
BEHNKE v. CVS CAREMARK CORPORA

SANCHEZ, J.
COURTROOM 14B
Courtroom Deputy: Nancy DeLisle
Phone: (267) 299-7789

P.S. DIAMOND, J.
Courtroom 14A
Courtroom Deputy: Lenora K. Wittje
Phone: (267) 299-7789

TUESDAY, JUNE 10, 2025
Jury Trial

09:30 A.M.

24-cr-0324
USA v. RICHARDS

24-cr-0324
USA v. PASTURE

Scheduling Conference

01:30 P.M.

24-cv-5078
Papi v. COUNTY OF DELAWARE

WEDNESDAY, JUNE 11, 2025
Revocation Superv Rls-FinalHrg

11:00 A.M.

17-cr-0459
USA v. ROSARIO-REYNOSO

Sentencing

01:30 P.M.

23-cr-0469
USA v. DUFFUS-DOYLE

24-cr-0151
USA v. DUFFUS-DOYLE

MONDAY, JUNE 16, 2025
Jury Trial

09:30 A.M.

25-cr-0176
USA v. JOSEY

SANCHEZ

TUESDAY, JUNE 10, 2025
Change of Plea Hearing

11:00 A.M.

24-cr-0269
USA v. WALLEN

Motion Hearing

01:30 P.M.

23-cv-5085
HAMPTON v. DELAWARE COUNTY

Pretrial Conference/Hearing

09:30 A.M.

25-cv-2230
DAVIS v. ENTERPRISE LEASING CO

WEDNESDAY, JUNE 11, 2025
Evidentiary Hearing

01:30 P.M.

15-cr-0096
USA v. HUBBARD

Revocation Superv Rls-FinalHrg

11:00 A.M.

09-cr-0551
USA v. THOMAS

THURSDAY, JUNE 12, 2025
Arbitration Hearing

09:30 A.M.

24-cv-4312
Brown v. STATE FARM FIRE AND C

Final Pretrial Conference

09:30 A.M.

24-cv-4503
PGT TRUCKING, INC. v. EVANSTON

MONDAY, JUNE 16, 2025
Jury Trial

09:00 A.M.

21-cr-0326
USA v. CLARK

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

MONDAY, JUNE 9, 2025
Trial Date

09:30 A.M.

20-cv-3649
POLYSCIENCES, INC. v. MASRUD

SCHMEHL, J.
Courtroom The Gateway
Building Reading, PA
Courtroom Deputy: Brian Dixon
Phone: (610) 320-5099
Reading, PA 19601
3rd flr., Rm. 3041 when in Phila.

MONDAY, JUNE 9, 2025
Initial Appearance

11:00 A.M.

25-cr-0196
USA v. BELLETIERI

TUESDAY, JUNE 10, 2025
Evidentiary Hearing

09:30 A.M.

18-cr-0105
USA v. DAVIS

MONDAY, JUNE 16, 2025
Telephone Conference

10:00 A.M.

23-cr-0016
USA v. RADOMIAK

G.A. MCHUGH, J.
Civil Deputy: Patricia Clark
Phone: 267 299-7301
Criminal Deputy: Christian Henry
Phone: 267-299-7307

TUESDAY, JUNE 10, 2025
Motion Hearing

10:30 A.M.

25-cv-0246
PHILADELPHIA COMMUNITY DEVELOP

WEDNESDAY, JUNE 11, 2025
Motion Hearing

01:00 P.M.

24-cv-1390
KULB VS. CHEX SYSTEMS, INC

MONDAY, JUNE 16, 2025
Jury Trial

09:30 A.M.

25-cr-0145
USA v. BONAPARTE

BEETLESTONE, J.
Courtroom 10A
Courtroom Deputy: Mike Beck
Phone: (267) 299-7459

WEDNESDAY, JUNE 11, 2025
Motion Hearing

02:00 P.M.

24-cr-0250
USA v. WILLIAMS

THURSDAY, JUNE 12, 2025
Motion Hearing

02:00 P.M.

24-cv-2374
DAVIS v. HANNA HOLDINGS, INC.

MONDAY, JUNE 16, 2025
Trial Date

09:00 A.M.

24-cr-2698
JONES v. Jeffrey A. Miller Cat

KEARNEY, J.
Courtroom 6B
Deputy Clerk: Ulrike Hevener
Phone: (267) 299-7688

TUESDAY, JUNE 10, 2025
Motion Hearing

10:00 A.M.

22-cv-4307
MARKEY v. CURTIN et al

Pretrial Conference/Hearing

10:00 A.M.

22-cv-4307
MARKEY v. CURTIN et al

THURSDAY, JUNE 12, 2025
Pretrial Conference/Hearing

10:00 A.M.

25-cv-2304
NEWTOWN SQUARE EAST, LP v. T-M

Sentencing

02:00 P.M.

24-cr-0308
USA v. SAUNDERS

MONDAY, JUNE 16, 2025
Conference

09:00 A.M.

18-cv-3074
TRUSTEES AND FIDUCIARIES OF TH

Pretrial Conference/Hearing

12:15 P.M.

25-cr-0161
USA v. SUAREZ

PAPPERT, J.
Courtroom 11A
Courtroom Deputy: Katie Rolon
Phone: (267) 299-7531

MONDAY, JUNE 9, 2025
Trial Date

09:30 A.M.

24-cv-0141
G.A. v. SNEAD et al

THURSDAY, JUNE 12, 2025
Final Pretrial Conference

10:00 A.M.

24-cv-1835
RILEY v. BOROUGH OF EDDYSTONE

J.F. LEESON, JR., J.
Courtroom Edward Cahn
Federal Bldg Allentown, PA
Courtroom Deputy: Diane Abeles
Phone: (610) 391-7020
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.

TUESDAY, JUNE 10, 2025
Revocation Superv Rls-FinalHrg

09:00 A.M.

19-cr-0492
USA v. ELLIS

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, JUNE 10, 2025
Pretrial Conference/Hearing

10:00 A.M.

24-cv-4221
DUNDON v. ACE PROPERTY AND CAS

WEDNESDAY, JUNE 11, 2025
Miscellaneous Hearing

09:30 A.M.

23-cv-1963
335 Righters Ferry Road LP v.

THURSDAY, JUNE 12, 2025
Pretrial Conference/Hearing

09:00 A.M.

25-cv-1582
Clancy et al v. STATE FARM FIR

10:00 A.M.

22-cr-0465
USA v. GRIFFIN

J.D. WOLSON, J.
Civil Deputy: Jeannine Abed
Phone: (267) 299-7321
Criminal Deputy: Laura Buenzle
Phone: (267)299-7239

MONDAY, JUNE 9, 2025
Status Conference/Hearing

10:00 A.M.

22-cr-0402
USA v. MCGUIRE

TUESDAY, JUNE 10, 2025
Sentencing

10:00 A.M.

24-cr-0051
USA v. WALKER

J.M. YOUNGE, J.
Courtroom 15B
Courtroom Deputy: Dedra Brannan
Phone: (267) 299-7361

MONDAY, JUNE 9, 2025
Trial Date

09:30 A.M.

22-cv-5030
RUSHDIE-AHMED v. TRUSTEES OF T

TUESDAY, JUNE 10, 2025
Plea and Sentence

12:30 P.M.

25-cr-0096
USA v. MEZA-HERNANDEZ

WEDNESDAY, JUNE 11, 2025
Motion Hearing

12:30 P.M.

20-cv-3937
NAUTILUS INSURANCE COMPANY v.

K. S.. MARSTON, J.
Courtroom 16B
Courtroom Deputy: Mark Rafferty
phone: (267) 299-7379

MONDAY, JUNE 16, 2025
Conference

03:00 P.M.

22-cv-2019
POOLE v. BRITTAIN et al

Miscellaneous Hearing

01:00 P.M.

24-cv-5315
O'REILLY, Ph.D. v. THE INSTITU

Motion Hearing

02:00 P.M.

25-cv-1729
SWISS RE CORPORATE SOLUTIONS C

J. M. GALLAGHER, J.
Courtroom Edward Cahn
Federal Bldg Allentown, PA
Courtroom Deputy: Christine Stein
Phone: (610) 391-7012

WEDNESDAY, JUNE 11, 2025
Sentencing

09:30 A.M.

24-cr-0200
USA v. SANTOS-RODRIGUEZ

The Legal Intelligencer

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THURSDAY, JUNE 12, 2025	
Sentencing	
20-cr-0333	01:30 P.M. USA v. HEIL
FRIDAY, JUNE 13, 2025	
Jury Selection	
25-cr-0213	09:00 A.M. USA v. ROSARIO
25-cr-0213	USA v. VENTURA
MONDAY, JUNE 16, 2025	
Jury Trial	
24-cr-0200	09:00 A.M. USA v. DIAZ
Pretrial Conference/Hearing	
25-cv-1071	01:30 P.M. PLOHOCKI v. LEHIGH UNIVERSITY
PEREZ, J. COURTROOM 10B	
Courtroom Deputy: Mia Harvey 267-299-7589	
HODGE, J. Courtroom 15A	
Courtroom Deputy: Leesa Ciamaichelo 267-299-7559	
TUESDAY, JUNE 10, 2025	
Revocation Superv Rls-FinalHrg	
23-cr-0193	03:00 P.M. USA v. WILLIAMS
Sentencing	
25-cr-0016	10:00 A.M. USA v. MARTINEZ-OLMEDO
WEDNESDAY, JUNE 11, 2025	
Status Conference/Hearing	
24-cr-0133	01:00 P.M. USA v. WILLIAMS
THURSDAY, JUNE 12, 2025	
Jury Trial	
24-cr-0133	09:00 A.M. USA v. WILLIAMS
MURPHY, J. Courtroom 3B	
Courtroom Deputy: Kerry Christy 267-299-7510	
MONDAY, JUNE 9, 2025	
Jury Selection	
23-cv-0397	09:00 A.M. D'ANGELO & EURELL et al v. ALL
Trial Date	
23-cv-0397	09:00 A.M. D'ANGELO & EURELL et al v. ALL
TUESDAY, JUNE 10, 2025	
Trial Date	
23-cv-0397	09:00 A.M. D'ANGELO & EURELL et al v. ALL
WEDNESDAY, JUNE 11, 2025	
Trial Date	
23-cv-0397	09:00 A.M. D'ANGELO & EURELL et al v. ALL
THURSDAY, JUNE 12, 2025	
Trial Date	
23-cv-0397	09:00 A.M. D'ANGELO & EURELL et al v. ALL
FRIDAY, JUNE 13, 2025	
Motion Hearing	
24-cv-0511	11:00 A.M. MINTO v. SOLAR MOSAIC, LLC et
Show Cause Hearing	
25-cv-2283	10:00 A.M. KHAN v. SEEMAB

MONDAY, JUNE 16, 2025	
Sentencing	
25-cr-0174	02:00 P.M. USA v. DE LA ROSA HERNANDEZ
23-cr-0516	10:00 A.M. USA v. KOLENDA
SCOTT, J. Courtroom 13B	
Courtroom Deputy: Susan Flaherty Phone: 267-299-7598	
TUESDAY, JUNE 10, 2025	
Sentencing	
25-cr-0153	01:30 P.M. USA v. PALESTINO
WEDNESDAY, JUNE 11, 2025	
Motion Hearing	
23-cv-0216	10:00 A.M. NEXUS 1, LLC et al v. SIDWELL
THURSDAY, JUNE 12, 2025	
Change of Plea Hearing	
24-cr-0447	09:30 A.M. USA v. GLASGOW
COSTELLO, J. Courtroom TBD	
Courtroom Deputy: Michael Coyle Phone: (267) 299-7720	
WEDNESDAY, JUNE 11, 2025	
Motion Hearing	
24-cv-6298	02:15 P.M. Schaefer et al v. HPB Foam LLC
THURSDAY, JUNE 12, 2025	
Revocation Probation-Final Hrg	
94-cr-0299	10:00 A.M. USA v. BROOKS
HENRY, J. Courtroom The Holmes Bldg Easton, PA	
Courtroom Deputy: Tanya Allender Phone: (610) 333-1833	
MONDAY, JUNE 9, 2025	
Revocation Superv Rls-FinalHrg	
05-cr-0037	11:00 A.M. USA v. WILLIAMS
WEILHEIMER, J. Courtroom TBD	
Courtroom Deputy: Richard Thieme Phone: (267) 299-7769	
MONDAY, JUNE 9, 2025	
Miscellaneous Hearing	
25-cv-1249	10:30 A.M. INTERNATIONAL UNION OF PAINTER
TUESDAY, JUNE 10, 2025	
Change of Plea Hearing	
24-cr-0448	10:30 A.M. USA v. PASCUAL-LOPEZ
WEDNESDAY, JUNE 11, 2025	
Miscellaneous Hearing	
19-cv-4377	10:30 A.M. LABRICE v. CITY OF PHILADELPHI
H. BARTLE, III, S.J. Courtroom 16A	
Courtroom Deputy: Nicole Spicer Phone: (267) 299-7389	
J. R. PADOVA, S.J. Courtroom 17B	
Courtroom Deputy: Malissa Wolenski Phone: (215) 597-1178	
TUESDAY, JUNE 10, 2025	
Sentencing	
17-cr-0003	02:00 P.M. USA v. WYNTER
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, JUNE 9, 2025	
Sentencing	
23-cr-0135	02:30 P.M. USA v. MILLER
R. SURRICK, S.J. 8A	
Courtroom Deputy: Tashia Reynolds Phone: (267) 299-7631	
MONDAY, JUNE 16, 2025	
Miscellaneous Hearing	
24-cv-1148	11:00 A.M. GRAVLEY, ET AL v. FRESENTIUS VA
Sentencing	
11-cr-0342	10:00 A.M. USA v. LUGO-VARGAS
C.M. RUFFE, S.J.	
Scheduling/Deputy Clerk: Kristen Pepin Phone: (267) 299 -7490 Fax: (267) 299-5077 ESR/Courtroom Deputy: Erica Pratt Phone (267) 299-7499	
MONDAY, JUNE 9, 2025	
Show Cause Hearing	
24-cv-5208	11:00 A.M. THOMAZ v. HIRERIGHT, LLC et al
TUESDAY, JUNE 10, 2025	
Sentencing	
23-cr-0028	10:00 A.M. USA v. ARROYO
MONDAY, JUNE 16, 2025	
Motion Hearing	
25-cv-0269	09:00 A.M. WAX v. THE TRUSTEES OF THE UNI
M. BAYLSON, S.J. Courtroom 3A	
Courtroom Deputy: Lori DeSanti Phone: (267) 299-7291	
MONDAY, JUNE 9, 2025	
Jury Trial	
24-cr-0418	09:30 A.M. USA v. SPEARS
24-cr-0418	USA v. EL
TUESDAY, JUNE 10, 2025	
Sentencing	
24-cr-0271	02:30 P.M. USA v. PARIS
24-cr-0282	10:30 A.M. USA v. ABIODUN
WEDNESDAY, JUNE 11, 2025	
Motion Hearing	
24-cv-0454	02:30 P.M. LAUTH v. ATL HOLDING USA LIMIT
MONDAY, JUNE 16, 2025	
Motion Hearing	
25-cv-1436	10:30 A.M. Beard v. CITY OF PHILADELPHIA
T. J. SAVAGE, S.J. Courtroom 9A	
Courtroom Deputy: Alex Eggert Phone: 267-299-7489	
J. H. SLOMSKY, S.J. Courtroom 13A	
Courtroom Deputy: Kelly Haggerty Phone: (267) 299-7349	
C. S. WELLS, M.J. Courtroom 3F	
Deputy Clerk: Edward Andrews Phone: (267) 299-7833	

E.T. HEY, M.J. Courtroom 3I	
Courtroom Deputy: Lara Karlson Phone: (267) 299-7671	
L.A. SITARSKI, M.J.	
Deputy Clerk: Regina M. Zarnowski Phone: 267-299-7810	
TUESDAY, JUNE 10, 2025	
Settlement Conference	
24-cv-6513	10:00 A.M. Luman v. LIDL US, LLC et al
THURSDAY, JUNE 12, 2025	
Settlement Conference	
24-cv-1832	10:30 A.M. NEWPORT v. DIAMOND TOOL & FAST
REID , M.J. Courtroom 3C	
3042 US Courthouse 601 Market Street Philadelphia, PA 19106 Courtroom as assigned Ian Broderick, Deputy Clerk (267) 299-7640 Ian_Broderick@paed.uscourts.gov	
CARLOS, M.J. Courtroom Edward Cahn Federal Bldg Allentown, PA	
Courtroom Deputy: Carlene Nice Phone: (610) 434-3823	
WEDNESDAY, JUNE 11, 2025	
Settlement Conference	
24-cv-5110	10:00 A.M. Spearing v. HEIDELBERG MATERIA
STRAW, M.J. Courtroom 3G	
Courtroom Deputy: Donna Croce Phone: (267) 299-7661	
ARTEAGA, MJ Courtroom 3H	
Courtroom Deputy: Danielle Hauger Phone: (267) 299-7421	
CINQUANTO, M.J. Courtroom 3D	
Courtroom Deputy: Jeff Lucini Phone: 267-299-7751	
BANKRUPTCY COURT	
HEARINGS SCHEDULED DURING THE WEEK OF JUNE 9, 2025	
Before CHAN, Ch. B.J. US Bankruptcy Court 900 Market St. Phila., PA	
MONDAY, JUNE 9, 2025 09:30 A.M.	
1 City Of Chester, 22-13032-AMC; (Ch); Philadelphia; Conference Call To Address Any Discovery Disputes; ; Tobey M. Daluz	
10:00 A.M.	
2 Stephen J. Scherf, 24-00042-AMC; (11); Philadelphia Video; To Be Rescheduled To A Date Tbd - Trial (Related Document(S)1); ; Robert M. Greenbaum	
TUESDAY, JUNE 10, 2025 10:00 A.M.	
1 Aaron Bing, Jr. 18-17772-AMC; (13); Philadelphia; Motion To Modify Plan Post Confirmation Filed By Aaron Bing Jr. Represented By Michael D. Sayles (Counsel); Michael D. Sayles; Michael D. Sayles	
2 Daniel Rose 19-16888-AMC; (13); Philadelphia; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Paul H. Young	
3 Angela Hennigan 22-12508-AMC; (13); Philadelphia; Motion To Modify Plan Filed By Angela Hennigan Represented By Michael I. Assad (Counsel); Michael I. Assad; Michael A. Cibik	
5 Eun Choi 23-13535-AMC; (13); Philadelphia; Motion To Modify Plan Filed By Eun Choi Represented By Paul H. Young (Counsel); Paul H. Young; Paul H. Young	
6 John P. Dehaven 24-10152-AMC; (13); Philadelphia; 13 Confirmation Hearing; Sharon S. Masters; Sharon S. Masters	
7 William D. Scott, Jr. 24-10172-AMC; (13); Philadelphia; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Christopher G. Cassie	
8 Cynthia Ann Zoccali 24-10445-AMC; (13);	

Philadelphia; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Prose / None	
9 Bige Monyea 24-10788-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Michael A. Cibik	
10 Ricardo S. 24-10831-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Keith D. Sklar	
12 Linda Patton 24-10875-AMC; (13); Philadelphia; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Lawrence S. Rubin	
14 Michelle L. Rubin 24-11341-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Daniel P. Mudrick	
15 Stuart B. Claire 24-11611-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; David M. Offen	
16 Ronald L. Martin 24-11695-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Brad J. Sadek	
17 John Morris 24-11705-AMC; (13); Philadelphia; 13 Confirmation Hearing; Sergey Joseph Litvak; Sergey Joseph Litvak	
18 Christopher Truitt 24-11709-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Michael D. Sayles	
20 Florencia Diane 24-11937-AMC; (13); Philadelphia; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Michelle Lee	
21 Meryl Barbara 24-12391-AMC; (13); Philadelphia; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Joseph L. Quinn	
22 Leno P. Thomas 24-12441-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; John M. Hyams	
24 William A. Edwards, 24-12453-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; David M. Offen	
26 Tomeka Jones 24-12459-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; David M. Offen	
28 Stanley A. Antosh, 24-12473-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Anthony A. Frigo	
30 Melvin Chappell, Jr. 24-12547-AMC; (13); Philadelphia; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Roger V. Ashodian	
31 Adrianne M 24-12631-AMC; (13); Philadelphia; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; David M. Offen	
33 Glenn T Pembleton, 24-12741-AMC; (13); Philadelphia; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Brad J. Sadek	
34 Robert T Hoppe, Jr. 24-12759-AMC; (13); Philadelphia; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Brad J. Sadek	
35 Kevin J. Reidler 24-13157-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Diana M. Dixon	
36 Saeed Franklin And 24-13247-AMC; (13); Philadelphia; 13 Confirmation Hearing; Brad J. Sadek; Brad J. Sadek	
37 Erika Raquel Faush 24-13321-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Robert H. Holber	
39 Dawn A. Givigliano 24-13391-AMC; (13); Philadelphia; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Gary E. Thompson	
41 Bruce I Lubar And 24-13399-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Brad J. Sadek	
43 Ernestine Durham 24-13437-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Eugene A. Camposano	
45 James Varghese 24-13497-AMC; (13); Philadelphia; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; George R. Tadross	
46 Eugene A. Mattioli, 24-13537-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Ronald G. McNeil, Esquire	
47 Darron T. Mason 24-13567-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Zachary Perlick	
48 Carol Mcphail 24-13641-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Paul H. Young	
49 Joseph R. Bouska 24-13715-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Zachary Perlick	
50 Latifah C Westpaye 24-13847-AMC; (13); Philadelphia; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Alfonso G. Madrid	
52 Dondrea Ward 24-13969-AMC; (13); Philadelphia; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Demetrius J. Parrish	
54 Matthew John 24-14153-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Michael A. Cibik	
55 Heriberto Perea 24-14301-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; David B. Spitofsky	
56 Claudia A. Nesmith 24-14391-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Michael A. Cibik	
57 Barbara M. Ross 24-14397-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; David M. Offen	
58 Willie B. Hunter, Sr. 24-14403-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Paul H. Young	
59 Scott Lambdin 24-14411-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth	

E. West; Paul H. Young
60 James D. Garvin 24-14415-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Jeffrey C. McCullough
61 Marshal P Goldberg 24-14427-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
62 Rashida Patience 24-14433-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Michael A. Cibik
63 Jamie S Burnett 24-14449-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
64 Patrice N Winder 24-14463-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Jeanne Marie Cella
65 Chanthachone 24-14499-AMC; (13); Philadelphia; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel.); Kenneth E. West; Paul H. Young
67 Jessa C. Cintron 24-14501-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Paul H. Young
68 Dansel Jonathan 24-14523-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Albert J. Scarafone, Jr.
69 Lawrence Anthony 25-10051-AMC; (13); Philadelphia; Amended Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel.); Kenneth E. West; Prose / None
70 James R. Davis, Jr. 25-10303-AMC; (13); Philadelphia; Show Cause Why This Case Should Not Be Dismissed For Failure To File The Required Documents.; ; Prose / None
71 Tarease K. 25-10391-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
72 Thomas Lee 25-10411-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
73 Travis L. Darden 25-10509-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; David M. Offen
74 Carlos Miguel 25-10757-AMC; (13); Philadelphia; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel.); Kenneth E. West; Michele Perez Capilato
76 Julius Paul Horvath 25-10837-AMC; (13); Philadelphia; Show Cause Why This Case Should Not Be Dismissed For Failure To Pay The First Installment Payment In The Amount Of .00.; ; Prose / None
77 Victor Curtis 25-10860-AMC; (13); Philadelphia; Show Cause Why This Case Should Not Be Dismissed For Failure To Pay The First & Second Installment Payment For A Total Amount Of .50.; ; Prose / None
78 Ameerah Renee 25-10866-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Prose / None
80 Timothy C Limbach 25-11159-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; David B. Spitsofsky
82 Alma A. Riley 25-11237-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Zachary Perlick
83 Lawanda D. 25-11329-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Akeem J. Parsons
84 John Higney And 25-11359-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
85 Kelly Irana Swaby 25-11368-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Michael A. Cibik
86 Odell Brown 25-11379-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; David M. Offen
87 Cecil Parker 25-11381-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; David M. Offen
88 Larry Bonner, Jr. 25-11401-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
89 Harold Godfrey 25-11424-AMC; (13); Philadelphia; Confirmation Hearing; Kenneth E. West; Joseph L. Quinn

11:00 A.M.

1 John Kowalczyk And 95-14959-AMC; (13); Philadelphia; Motion For Return Of Unclaimed Funds In The Amount Of. Filed By John Kowalczyk, Angela Kowalczyk Represented By Self(Counsel.); ; Gregory Harry Lindsay
2 David Adenaike 16-13307-AMC; (13); Philadelphia; Objection To Claim Number 30 By Claimant City Of Philadelphia/School District Of Philadelphia. Filed By David Adenaike.; Roger V. Ashodian; Roger V. Ashodian
3 Charles K. Nguyen 19-13854-AMC; (13); Philadelphia; Motion To Dismiss Case. Cause Filed By Tho Van Nguyen Represented By Matthew R. Nahrang (Counsel.); Matthew R. Nahrang; David M. Offen
4 Regina Dupree 21-11113-AMC; (13); Philadelphia; Motion For Relief From Stay For Property Located At 651 N. Union Street, Philadelphia, Pennsylvania 19104. Filed By Amerihome Mortgage Company, Llc Represented By Sherri Dicks (Counsel.); Sherri Dicks; David M. Offen
5 Frank A. Penna And 22-11620-AMC; (13); Philadelphia; Motion For Relief From Stay Re: 410 Norristown Rd, Horsham Pa 19044. Filed By Us Bank National Association, Not In Its Individual Capacity But Solely As Owner Trustee For Vrmgt Asset Trust Represented By Christopher A. Denardo (Counsel.); Christopher A. Denardo; William D. Schroeder, Jr
6 Vladimir Albert 22-12041-AMC; (13); Philadelphia; Objection To Certification Of Default Filed By Creditor Nationstar Mortgage Llc Filed By Vladimir Albert (Related Document(S)86.); Brad J. Sadek; Brad J. Sadek
7 Larry Christopher 22-12228-AMC; (13); Philadelphia; Objection To Claim Number 11 By Claimant Katherine Kirklin. Filed By Larry Christopher Sprecher.; Robert J. Lohr, II; Robert J. Lohr, II
8 Kirklin V. Sprecher 23-00098-AMC; (13); Philadelphia; Motion To Dismiss Adversary Proceeding Filed By Larry Christopher Sprecher Represented By Robert J. Lohr II(Counsel.); Robert J. Lohr, II; Robert Mark Bovarnick
9 Scott C Macainsh 22-13150-AMC; (13); Philadelphia; Objection To Certification Of

Default Filed By Creditor U.S. Bank National Association, As Trustee Merrill Lynch First Franklin Mortgage Loan Trust, Mortgage Loan Asset-Backed Certificates, Series 2007-4 Filed By Deborah A Macainsh, Scott C Macainsh (Related Document(S)107.); Carol B. McCullough; Carol B. McCullough
10 Caroline Belt 23-11061-AMC; (13); Philadelphia; Objection To Certification Of Default Filed By Creditor Rushmore Servicing, As Servicer For U.S. Bank National Association, Not In Its Individual Capacity But Solely As Trustee For Rmtp Trust, Series 2021 Cottage-Tt-V Filed By Caroline Belt (Related Document(S)54.); Brad J. Sadek; Brad J. Sadek
11 Pamela Barton 23-12460-AMC; (13); Philadelphia; Motion To Reinstate The Automatic Stay And Request For Sanctions Filed By Pamela Barton Represented By Michelle Lee (Counsel.); Michelle Lee; Michelle Lee
12 Daran Brown 23-12825-AMC; (13); Philadelphia; Objection To Certification Of Default Filed By Creditor U.S. Bank National Association, As Indenture Trustee Filed By Daran Brown (Related Document(S)54.); Stephen Matthew Dunne; Stephen Matthew Dunne
13 Vida B. Mallory 23-13525-AMC; (13); Philadelphia; Motion For Relief From Stay Re: 2407 N. 50th Street, Philadelphia, Pa 19131.Filed By Citizens Bank, N.A. F/K/A Rbs Citizens, N.A. Represented By Mary F. Kennedy (Counsel.); Mary F. Kennedy; Michael D. Sayles
14 Dennis Andrew 24-10187-AMC; (13); Philadelphia; Motion To Reconsider Dismissal Of Case And Restore To Active Status (Related Documents Order On Motion To Dismiss Case For Other) Filed By Dennis Andrew Massei Represented By Marcia Y. Phillips (Counsel); Marcia Y. Phillips; Marcia Y. Phillips
16 Jacquelyn Heather 24-11531-AMC; (13); Philadelphia; Motion For Relief From Stay Re: 5826 Chew Avenue, Philadelphia, Pa 19138.Filed By Pennsylvania Housing Finance Agency Represented By Denise Elizabeth Carlson (Counsel.); Denise Elizabeth Carlson; Joseph L. Quinn
17 Cozette Mcavoy 24-11597-AMC; (13); Philadelphia; Objection To Claim Number 2 By Claimant Jason Zappacosta And Joy Godowski. Filed By Cozette Mcavoy.; Charles Laputka; Charles Laputka
19 Antonio Marty And 24-11781-AMC; (13); Philadelphia; Motion To Reconsider Dismissal Of Case Filed By Antonio Marty, Kimberly Marty Represented By Lawrence S. Rubin (Counsel.); Lawrence S. Rubin; Lawrence S. Rubin
21 Laura L. Warden 24-12011-AMC; (13); Philadelphia; Motion For Relief From Stay Re: 504 Western Avenue, Bristol, Pa 19007. In Addition To Motion For Relief From Co-Debtor Stay Re: 504 Western Avenue, Bristol, Pa 19007 Filed By U.S. Bank National Association, (Trustee For The Pennsylvania Housing Finance Agency) Represented By Denise Elizabeth Carlson (Counsel.); Denise Elizabeth Carlson; Jeffrey C. McCullough
22 Andrew E Cahill 24-12179-AMC; (13); Philadelphia; Motion For Relief From Stay As To The 2012 Chevrolet Silverado.Filed By Toyota Motor Credit Corporation Represented By Keri P Ebeck (Counsel.); Keri P Ebeck; Brad J. Sadek
23 Alyssa C Stewart 24-12271-AMC; (13); Philadelphia; Motion For Relief From Stay Re 390 Railroad Avenue, Ambler, Pa 19002-5722.Filed By Crosscountry Mortgage, Llc Represented By Brian Craig Nicholas (Counsel.); Brian Craig Nicholas; Brad J. Sadek
24 Winfred Thers Holt, 24-13161-AMC; (13); Philadelphia; Motion To Reconsider (Related Documents Order On Motion For Relief From Stay Filed By Winfred Thers Holt Jr. Represented By Zachary Perlick (Counsel); Zachary Perlick; Zachary Perlick
25 Ponniah 24-13237-AMC; (13); Philadelphia; Motion For Relief From Stay .Motion For Relief From Co-Debtor Stay Filed By American Honda Finance Corporation Represented By Keri P Ebeck (Counsel.); Keri P Ebeck; Brad J. Sadek
27 Marc G. Hackett 24-13673-AMC; (13); Philadelphia; Motion For Relief From Stay 1402 Governor Circle, Wilmington, Delaware 19809.Filed By Lakeview Loan Servicing, Llc Represented By Andrew M. Lubin (Counsel.); Andrew M. Lubin; David M. Offen
28 Christopher W. 24-13697-AMC; (13); Philadelphia; Objection To Claim Number 9 By Claimant U.S. Bank National Association. Filed By Christopher W. Hillard.; Robert H. Holber; Robert H. Holber
30 Krystal O. Womack 24-14037-AMC; (13); Philadelphia; Motion For Relief From Stay 326 Cranston Ave, Linwood, Pa 19061.Filed By Loandepot.Com, Llc Represented By Karina Velter (Counsel.); Karina Velter; David B. Spitsofsky
31 Andre Robert 24-14233-AMC; (13); Philadelphia; Motion For Relief From Stay 5963 Colgate Street Philadelphia, Pennsylvani. Filed By Hsbc Bank Usa, National Association, As Trustee For Ace Securities Corp. Home Equity Loan Trust, Ser Represented By Mario J. Hanyon (Counsel.); Mario J. Hanyon; David M. Offen
32 Jeffrey M Vitelli And 24-14371-AMC; (13); Philadelphia; Motion For Relief From Stay As To 3809 Dennison Avenue, Drexel Hill, Pa 19026.Filed By Servbank, Sb Represented By Keri P Ebeck (Counsel.); Keri P Ebeck; Kenneth G. Harrison
34 Michael J Kennedy 24-14593-AMC; (13); Philadelphia; Motion For Relief From Stay 112 Jeffords Court, 1601 Phoenixville, Pennsylvania 1946.In Addition To Motion For Relief From Co-Debtor Stay Filed By Deutsche Bank National Trust Company, As Trustee For Hsi Asset Securitization Corporation Trust 2006 Represented By Mario J. Hanyon (Counsel.); Mario J. Hanyon; Jeanne Marie Cella
35 George W Warner 24-14617-AMC; (13); Philadelphia; Amended Motion (Related Document(S)) Motion For Relief From Stay Pursuant To 11 U.S.C. Section 362(D) And Waiver Of 14-Day Stay Under Fed. Bankr. Rule 4001(A)(3).Filed By Creditor Citizens Bank N.A.) And For Co-Debtor Relief Pursuant To Section 1301 Filed By Citizens Bank N.A.

Represented By Milos Gvozdenovic (Counsel); Milos Gvozdenovic; Michael Seth Schwartz
37 Garfield A. Edwards 25-10047-AMC; (13); Philadelphia; Motion For Relief From Stay Re: 6724 Woolston Avenue, Philadelphia, Pa, 19138.Filed By Amerihome Mortgage Company, Llc Represented By Matthew K. Fissel (Counsel.); Matthew K. Fissel; David M. Offen
38 Robert G. Deitz 25-10197-AMC; (13); Philadelphia; Motion For Relief From Stay To Exercise Rights With Respect To 3076 Memphis Street, Philadelphia, Pa 19134. Filed By Police & Fire Federal Credit Union Represented By Anne M. Aaronson (Counsel.); Anne M. Aaronson; David M. Offen
40 Joseph G. Berry And 25-10627-AMC; (13); Philadelphia; Motion For Relief From Stay Re: 1494 Greenleaf Dr North, Warrington, Pa, 18976.Filed By Pnc Bank, National Association Represented By Denise Elizabeth Carlson (Counsel.); Denise Elizabeth Carlson; Michael Seth Schwartz
41 Ricardo A Johnson, 25-10785-AMC; (13); Philadelphia; Motion For Relief From Stay And Waiver Of 14-Day Stay Under Fed. Bankr. Rule 4001(A)(3).Filed By Volvo Car Financial Services Llc Represented By Milos Gvozdenovic (Counsel.); Milos Gvozdenovic; Michele Perez Capilato
42 Linda D. King 25-11440-AMC; (13); Philadelphia; Order To Appear And Show Cause. A Hearing To Consider Dismissal Of This Case And Restrictions On The Debtors Right To Refile Another Bankruptcy.; ; Prose / None
43 Barry Jay Esterman 25-11775-AMC; (13); Philadelphia; Motion To Extend Automatic Stay Beyond 30-Day Period Filed By Barry Jay Esterman Represented By Roger V. Ashodian (Counsel.); Roger V. Ashodian; Roger V. Ashodian
44 Lester I. Young 25-11781-AMC; (13); Philadelphia; Certification Of Exigent Circumstances That Merits A Waiver From Complying With The Credit Counseling Requirement. Filed By Lester I. Young.; Lester I. Young; Prose / None
45 Idris Abdus-Saber 25-11841-AMC; (13); Philadelphia; Motion For Relief From Stay .Filed By Tri Star East Coast, Llc Represented By Jay E. Kivitz (Counsel.); Jay E. Kivitz; Prose / None
46 Abdus-Saber V. Tri 25-00149-AMC; (13); Philadelphia; Adversary Case 25-00149. Complaint By Idris Abdus-Saber Against Tri Star East Coast Llc .; ; Idris Abdus-Saber; Prose / None
47 Abdus-Saber V. 25-00150-AMC; (13); Philadelphia; Adversary Case 25-00150. Complaint By Idris Abdus-Saber Against Navy Federal Credit Union . (11 (Recovery Of Money/Property - 542 Turnover Of Property)) .(14 (Recovery Of Money/Property - Other)); Idris Abdus-Saber; Prose / None

WEDNESDAY, JUNE 11, 2025

10:00 A.M.

1 Danielle Riggs 18-17963-AMC; (13); Courtroom #; Motion To Modify Plan Filed By Danielle Riggs Represented By Mitchell Lee Chambers Jr.(Counsel); Mitchell Lee Chambers, Jr.; Mitchell Lee Chambers, Jr.
2 Lisa Franklin 19-16613-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; David M. Offen
3 Joseph John 20-12672-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments With Prejudice Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Anthony A. Frigo
4 Kia L Ragland 20-14312-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Brad J. Sadek
5 Shelley E. 20-14632-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Michael Seth Schwartz
6 Denise Casselle- 21-12425-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Robert H. Holber
7 Jason D 22-10011-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Paul H. Young
8 John Edward 22-13410-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments With Prejudice Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Michael A. Cataldo
9 Margaret A. 23-10054-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Zachary Perlick
10 Jamar Matthews 23-10291-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Anthony Arechavala
11 Carvel Anthony 23-10302-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Michael D. Sayles

12 Mark A Davis, Sr. 23-10492-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Jeanne Marie Cella
13 Kevin Mark Towles 23-10936-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Joseph L. Quinn
14 Katty M. Pena 23-11459-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Ashley M. Sullivan
15 Jennifer I Miller 23-13051-AMC; (13); Courtroom #; Motion To Modify Plan Filed By Jennifer I Miller Represented By Paul H. Young (Counsel.); Paul H. Young; Paul H. Young
16 Karin R Tomasovich 23-13087-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Timothy Wilfong
17 Francine N Halin 23-13324-AMC; (13); Courtroom #; Motion To Modify Plan Filed By Francine N Halin Represented By Jeanne Marie Cella (Counsel.); Jeanne Marie Cella; Jeanne Marie Cella
18 Danyiel R. Davis 23-13429-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; David B. Spitsofsky
19 Michael D Mitchell 24-10564-AMC; (13); Courtroom #; Motion To Dismiss Case. Feasibility Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Brad J. Sadek
20 Kerry Elizabeth 24-10848-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Michael A. Cataldo
21 Shateama M 24-10957-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Jeanne Marie Cella
22 Todd Rose 24-10996-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Paul H. Young
24 Joan Brown 24-11532-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Michelle Lee
25 Marie Dellinger 24-11618-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young
27 Marjorie D. Tucker 24-11698-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Stephen Matthew Dunne
33 Anthony Tudisco 24-12274-AMC; (13); Courtroom #; Motion To Dismiss Case. Delay Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Marissa Edelman
35 Stephanie M. 24-12700-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young
36 Jason M Crouch And 24-12738-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brad J. Sadek
38 Kristy Elise Ragbir 24-12876-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Joseph L. Quinn
40 Lori A. Spina 24-12922-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Paul H. Young
41 Tamyra Lashay 24-13108-AMC; (13); Courtroom #; Motion To Dismiss Case. Delay Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; David M. Offen
43 Robert W. Maher 24-13218-AMC; (13); Courtroom #; Motion To Dismiss Case. Delay And Feasibility With Prejudice Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Paul H. Young
45 Veronica Saah 24-13351-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Zachary Perlick
47 Renee Womack 24-13544-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Stephen Matthew Dunne

49 Barbara A Vodopija 24-13958-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brad J. Sadek
50 Troy D Daniels 24-14166-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brad J. Sadek
51 Anne Njeru 24-14478-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Michael A. Latzes
52 Carl E White And 24-14498-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brad J. Sadek
53 Kevin Ferguson And 24-14556-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brad J. Sadek
54 Kristy L. Santiago 24-14577-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young
55 Jeffrey M. Beebe 25-10008-AMC; (13); Courtroom #; Motion To Dismiss Case For Failure To Make Plan Payments With Prejudice, Motion To Dismiss Case. Payments And Feasibility Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Paul H. Young
57 James E Gift, Iv 25-10028-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Jeanne Marie Cella
58 Jessica Le 25-10036-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Michael D. Sayles
59 Lillian E. Watson 25-10196-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David M. Offen
60 Bernice Louellen 25-10238-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Michael A. Cibik
61 Matthew James 25-10264-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Joseph L. Quinn
62 Dominic A. Mini 25-10426-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brad J. Sadek
63 Michael D. Burns 25-10444-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young
64 Maria Espinal 25-10456-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Mitchell Lee Chambers, Jr.
65 Robert A Defelice, 25-10488-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brad J. Sadek
66 Steven W. Jamison 25-10497-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Demetrius J. Parrish
69 Michael Joseph 25-10528-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Michael A. Cibik
70 Shannon M. Lutz 25-10570-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Mark M. Medvesky
71 Gerald Somerville 25-10580-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Prose / None
72 Katerina A. 25-10668-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young
73 Vahid Nourizadeh 25-10836-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Michael A. Latzes
74 Ivan B. Davis 25-10972-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Erik Mark Helbing
75 Rosemary Camilo 25-11006-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Joseph L. Quinn
76 Charles Malloy And 25-11039-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Mitchell Lee Chambers, Jr.
77 Bryan P. Spratt 25-11074-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David B. Spitsofsky
78 Craig M. Huska 25-11076-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David B. Spitsofsky
79 Brian J. Lyons 25-11080-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brenna Hope Mendelsohn
80 James J. Mcnelis 25-11105-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Jeffrey C. McCullough
81 Krysta L. Szymanik 25-11115-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brad J. Sadek
82 Kieran L. Wilson 25-11145-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David B. Spitsofsky
83 John B. Burke 25-11152-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David M. Offen
84 Michael L. Lehman 25-11182-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young
85 Alan Raitman 25-11185-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Michael Seth Schwartz
86 Doreen J. Stabene 25-11202-AMC; (13); Courtroom #; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Patrick J. Best

10:30 A.M.

1 Deborah A. 19-12484-AMC; (11); Courtroom #; Motion For Contempt , In Addition To Motion For Sanctions (Debtors Motion For An Order Finding Gsr Mortgage Loan Trust 2005-Ar7 And Its Agents In Contempt Of Court For Refusing To Obey The Courts October 13, 2023 Order Regarding Monthly Mortgage Payments, And For The Imposition Of Sanctions) Filed By Deborah A. Reichert, Stephen J. Reichert Represented By Nicholas M. Engel (Counsel.); Nicholas M. Engel; David B. Smith

- 2 Gary F. Seitz, As 21-00033-AMC;** (7); Courtroom #; Amended Motion (Related Document(S)): Motion To Vacate Default Judgment, Motion For Leave To File Amended Complaint And Substitute Plaintiff To Change Identity Of Intended Target Of Amended Complaint Filed By Andrea Dobin Represented By Andrea Dobin (Counsel); Andrea Dobin; Francis J. Lawall
- 3 Keith Moreno 20-11130-AMC;** (13); Courtroom #; Motion To Avoid Lien With Midland Funding, Llc Filed By Keith Moreno Represented By Albert J. Scarafone Jr.(Counsel.); Albert J. Scarafone, Jr.; Albert J. Scarafone, Jr.
- 5 Harry H. Brill, Iii 20-13504-AMC;** (7); Courtroom #; Motion To Reopen Chapter 7 Case .Filed By Patricia A. Brill Represented By Diana M. Dixon (Counsel.); Diana M. Dixon; Jeffrey C. McCullough
- 6 The Swarthmore 22-12040-AMC;** (7); Courtroom #; Objection To Claim Number 13 By Claimant Katherine H. Rebillard. /Trustees Objection To Proof Of Claim Filed By Katherine H. Rebillard Pursuant To 11 U.S.C. Section 510(B), Fed. R. Bankr. P. 3007 And Local Bankruptcy Rule 3007-1 Filed By Terry P. Dershaw; Lawrence J. Kotler; Douglas G. Lency
- 8 Theresa A. Holland 22-12328-AMC;** (13); Courtroom #; Motion For Relief From Stay (4945 N. Front St., Philadelphia, Pa 19120). Filed By Nationstar Mortgage Llc Represented By Brian Craig Nicholas (Counsel.); Brian Craig Nicholas; David M. Offen
- 10 U.S. Trustee V. 25-00127-AMC;** (7); Courtroom #; Motion For Default Judgment Filed By U.S. Trustee Represented By John Henry Schanne (Counsel.); John Henry Schanne; John Henry Schanne
- 11 Baudax Bio, Inc. 24-10583-AMC;** (13); Courtroom #; Sixth Motion To Extend Exclusivity Period For Filing A Chapter 11 Plan And Disclosure Statement Filed By Baudax Bio, Inc. Represented By Nicholas M. Engel (Counsel.); Nicholas M. Engel; David B. Smith
- 13 Michael Daniel 24-10989-AMC;** (13); Courtroom #; Motion For Relief From Stay As To 2939 Sunset Ave. Norristown, Pa 19403.Filed By Newrez Llc D/B/A Shellpoint Mortgage Servicing, Servicing Agent For U.S. Bank National Association, As Indenture Trustee On Behalf Of And With Respect To Barclays Mortgage Trust 2021-Np11, Mortgage-Ba Represented By Keri P Ebeck (Counsel.); Keri P Ebeck; Anthony A. Frigo
- 14 John Murtaugh 24-11114-AMC;** (13); Courtroom #; Emergency Motion To Reinstate Chapter 13 Bankruptcy Case And Request For Stay Of Foreclosure.Filed By John Murtaugh Represented By Self(Counsel.); Jonathan H. Stanwood; Jonathan H. Stanwood
- 15 Yudha Hermawan 24-12366-AMC;** (13); Courtroom #; Motion For Relief From Stay As To 843 E Russell Street, Philadelphia, Pa 19134-1330.Filed By Newrez Llc D/B/A Shellpoint Mortgage Servicing Represented By Keri P Ebeck (Counsel.); Keri P Ebeck; David M. Offen
- 16 Camp Rim Rock, 24-11498-AMC;** (11); Courtroom #; Objection To Claim Number 21 By Claimant Potomac River Works, L.C.. Filed By Camp Rim Rock, Llc; Nicholas M. Engel; David B. Smith
- 17 Parker Estates Llc 24-11539-AMC;** (11); Courtroom #; Debtors Motion For Interim And Final Orders: (A) Authorizing Debtors To Use Cash Collateral Pursuant To 11 U.S.C. 105 And 363(C)(2); (B) Granting Adequate Protection Pursuant To 11 U.S.C. 361; (C) Modifying The Automatic Stay Pursuant To 11 U.S.C. 362; And (D) Scheduling A Final Hearing Pursuant To Bankruptcy Rule 4001 .; Ronald S. Gellert; Ronald S. Gellert
- 18 Hayley D. Drake 24-11998-AMC;** (13); Courtroom #; Motion To Reconsider (Related Documents Order On Motion For Relief From Stay Order On Motion For Relief From Co-Debtor Stay) Filed By Hayley D. Drake Represented By John M. Kenney (Counsel); John M. Kenney; John M. Kenney
- 19 Christopher R. 24-12204-AMC;** (13); Courtroom #; Objection To Certification Of Default Filed By Creditor U.S. Bank National Association, Not In Its Individual Capacity But Solely As Trustee On Behalf Of Geat 2022-Nqm5 Trust And Certificate Of Service Filed By Christopher R. Ginev (Related Document(S)55); David M. Offen; David M. Offen
- 20 Maria I Padilla- 24-12491-AMC;** (7); Courtroom #; Motion To Allow Claims As Timely Filed By Wilmington Savings Fund Society Represented By Keith B. McLennan (Counsel.); Keith B. McLennan; Gerald R. Clarke
- 21 East Coast 24-12644-AMC;** (11); Courtroom #; Motion To Dismiss Debtor(S) For Failure To File Documents Motion Of The United States Trustee To Dismiss Debtors Case Or Convert To Chapter 7 For Failure To Obery Court Order And File Plan Of Reorganization Filed By United States Trustee Represented By John Henry Schanne (Counsel.); John Henry Schanne; Roger V. Ashodian
- 22 Michael Brennan 24-12904-AMC;** (13); Courtroom #; Motion For Relief From Co-Debtor Stay , Motion For Relief From Stay .Filed By Bridgecrest Acceptance Corporation Represented By Elizabeth Trachtman (Counsel.); Elizabeth Trachtman; Brad J. Sadek
- 23 Channing Ashby 24-13128-AMC;** (13); Courtroom #; Motion For Relief From Stay (623 Wilton Avenue, Secane, Pa 19018).Filed By Lakeview Loan Servicing, Llc Represented By Brian Craig Nicholas (Counsel.); Brian Craig Nicholas; Brad J. Sadek
- 24 Facilities 24-13194-AMC;** (11); Courtroom #; Confirmation Hearing; Nicholas M. Engel; Nicholas M. Engel
- 25 Tohi Llc 24-13285-AMC;** (11); Courtroom #; Confirmation Hearing; Nicholas M. Engel; Nicholas M. Engel
- 29 David M. Schulze 24-13326-AMC;** (13); Courtroom #; Motion For Relief From Stay Re: 105 Gloucester Court Aka 105 Gloucester Ct, Downingtown, Pa 19335. In Addition To Motion For Relief From Co-Debtor Stay Re: 105 Gloucester Court Aka 105 Gloucester Ct, Downingtown, Pa 19335 Filed By Weichert Financial Services

- Represented By Denise Elizabeth Carlon (Counsel.); Matthew K. Fissel; Timothy Zearfoss
- 30 Tiny Pieces, Llc 24-13515-AMC;** (7); Courtroom #; Motion To Reconsider (Related Documents Dismiss Debtor For Failure To File Documents, Order Converting Case To Chapter 7) Filed By Tiny Pieces, Llc Represented By Roger V. Ashodian (Counsel); Roger V. Ashodian; Roger V. Ashodian
- 31 Katrina L Le Blanc 24-13655-AMC;** (7); Courtroom #; Motion To Convert Case To Chapter 13 Filed By Katrina L Le Blanc Represented By Michele Perez Capilato (Counsel.); Michele Perez Capilato; Michele Perez Capilato
- 32 John Lawrence 24-13880-AMC;** (13); Courtroom #; Motion To Reconsider (Related Documents Order On Motion For Relief From Stay Filed By John Lawrence Bridges Represented By Zachary Perlick (Counsel); Zachary Perlick; Zachary Perlick
- 33 Essie B. Swain 24-14065-AMC;** (7); Courtroom #; Order To Appear And Show Cause Why This Case Should Not Be Dismissed For Failure To Appear At Any Of The Section 341 Meetings.; Prose / None
- 34 Darlene Scott 24-14207-AMC;** (7); Courtroom #; Motion To Extend Time To File A Motion To Dismiss And To File A Complaint To Deny Discharge Filed By Robert H. Holber Represented By Robert H. Holber (Counsel.); Robert H. Holber; Prose / None
- 35 Shari E. Garrett 24-14596-AMC;** (13); Courtroom #; Motion For Relief From Stay 2144 E Washington Lane, Philadelphia, Pennsylvania 19138.Filed By Lakeview Loan Servicing, Llc Represented By Andrew M. Lubin (Counsel.); Andrew M. Lubin; David M. Offen
- 36 Alkareem Qaadir 25-10144-AMC;** (7); Courtroom #; Motion For Relief From Stay Filed By Kimberly A. Thompson.; Allen B. Dubroff; Michael A. Cibik
- 37 Rhon Duval Parker, 25-10186-AMC;** (7); Courtroom #; Hearing To Show Cause Why This Case Should Not Be Dismissed For Failure To File Required Documents; Rhon Duval Parker, Jr.; Prose / None
- 39 Nicholas J. 25-10413-AMC;** (7); Courtroom #; Motion For Sanctions For Violation Of The Automatic Stay By Sunrise Credit Services Inc. Filed By Nicholas J. Guglielmo Represented By Brad J. Sadek (Counsel.); Brad J. Sadek; Brad J. Sadek
- 41 Marc Davis 25-10471-AMC;** (7); Courtroom #; Motion For 2004 Examination And Directing The Production Of Documents To Debtor Marc Davis Filed By White Brook Inc. Represented By Martha B. Chovanes (Counsel.); Martha B. Chovanes; David B. Smith
- 43 Scott R. Adaire And 25-10526-AMC;** (13); Philadelphia; Motion To Avoid Lien With Cavalry Spv I, Llc Filed By Kelly A. Adaire, Scott R. Adaire Represented By Paul H. Young (Counsel.); Paul H. Young; Paul H. Young
- 44 Robert J. Strang 25-10699-AMC;** (7); Philadelphia; Show Cause Why This Case Should Not Be Dismissed For Failure To Pay The First & Second Installment Payment For A Total Amount Of \$168.00.; Joseph A Diorio
- 45 Philip A Kelsch And 25-10822-AMC;** (13); Courtroom #; Motion To Approve New Debt Filed By Melanie Kelsch, Philip A Kelsch Represented By Brad J. Sadek (Counsel.); Brad J. Sadek; Brad J. Sadek
- 46 Robenson Valbrum 25-10884-AMC;** (7); Zoom. For Zoom; Motion To Convert Case To Chapter 13 Filed By Robenson Valbrum Represented By Jeanne Marie Cella (Counsel.); Jeanne Marie Cella; Jeanne Marie Cella
- 47 Nicole Marie 25-10887-AMC;** (7); Courtroom #; Motion For Relief From Stay As To 1551 Butler Pike, Blue Bell, Pennsylvania.Filed By 1st Colonial Community Bank Represented By Rebecca K. Mcdowell (Counsel.); Rebecca K. Mcdowell; Maggie S Soboleski
- 49 Melvin Andrew 25-11047-AMC;** (7); Courtroom #; Emergency Motion To Expedite Hearing (Related Documents Motion For Sanctions) Filed By Melvin Andrew Roach Jr Represented By Self(Counsel); Melvin Andrew Roach, Jr.; Prose / None
- 51 Exton Operating 25-11126-AMC;** (11); Courtroom #; Motion For Relief From Stay .Filed By Paramount At Exton Llc Represented By Dana S. Plon (Counsel.); Dana S. Plon; Albert Anthony Ciardi, Iii
- 52 Troy Andrew 25-11232-AMC;** (7); Courtroom #; Motion For Relief From Stay Re: 2020 Chrysler Voyager.Filed By Santander Bank, N.A., As Servicer For Santander Consumer Usa Inc. Represented By William Edward Craig (Counsel.); William Edward Craig; Patrick J. Best
- 53 Bradley David 25-11453-AMC;** (7); Courtroom #; Motion To Abandon .Filed By Bradley David Lloyd Represented By Richard N. Lipow (Counsel.); Richard N. Lipow; Richard N. Lipow
- 54 William L. Butler 25-11644-AMC;** (7); Courtroom #; Motion Objecting To Discharge Under Section 727(A)8 Filed By United States Trustee Represented By John Henry Schanne (Counsel.); John Henry Schanne; Earl Dubois Raynor, Jr.
- 56 Eric Kash Out 25-11729-AMC;** (11); Courtroom #; Motion To Dismiss Case. For Lack Of Insurance, Or In The Alternative Motion To Convert Case To Chapter 7 .Filed By United States Trustee Represented By John Henry Schanne (Counsel.); John Henry Schanne; Brad J. Sadek
- 58 J Mccloud Realty 25-11778-AMC;** (7); Philadelphia; Motion To Withdraw As Attorney For Debtor Filed By Sadek Law Offices Llc Represented By Michael I. Assad (Counsel.); ; Brad J. Sadek
- 59 Vernice Scott 25-11854-AMC;** (7); Courtroom #; Certificate Of Credit Counseling Filed By Vernice Scott .; Vernice Scott; Prose / None
- 60 Kenneth Norcutt 25-11888-AMC;** (13); Courtroom #; Motion For Relief From Stay (In Rem) Re: 215 Chippewa Street, Lester, Pa 19029.In Addition To Motion For Relief From Co-Debtor Stay Filed By Sn Servicing Corporation As Servicer For U.S. Bank Trust National Association, As Trustee Of The Bungalow Series Iv Trust Represented By Lauren Moyer (Counsel.); Lauren Moyer; Jeanne Marie Cella

- 61 Margaret Elizabeth 25-12053-AMC;** (7); Philadelphia; Application To Have The Chapter 7 Filing Fee Waived, To Proceed In Forma Pauperis Filed By Margaret Elizabeth Ronner Represented By Kelly P. Young (Counsel.); Kelly P. Young; Kelly P. Young

THURSDAY, JUNE 12, 2025 10:00 A.M.

- 1 Digitalspeed 25-10500-AMC;** (11); Philadelphia Video; Motion To Approve Disclosure Statement And The Form And Manner Of Notice, (Ii) Approving Plan Solicitation And Voting Procedures, (Iii) Approving Forms Of Ballots, (Iv) Approving Form, Manner, And Scope Of Confirmation Notices, (V) Establishing Certain Deadlines In Connection With Approval Of The Disclosure Statement And Confirmation Of The Plan, And (Vi) Granting Related Relief. Filed By Digitalspeed Communications, Inc. Represented By Aris J. Karalis (Counsel.); Aris J. Karalis; Aris J. Karalis

Before MAYER, B.J. U.S. Bankruptcy Court Courtroom No.1 400 Washington St. Reading, Pa. TUESDAY, JUNE 10, 2025 10:00 A.M.

- 1 Erin L. Stouffer 23-10254-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay .Filed By Manor Oaks Homeowners Association Represented By Aaron S. Marines (Counsel.); Aaron S. Marines; Matthew Lazarus
- 2 Charles Pernel 23-10296-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay Re: 239 East Lynnwood Street, Allentown, Pa, 18103.Filed By Rocket Mortgage, Llc F/K/A Quicken Loans, Llc Represented By John Eric Kishbaugh I(Counsel.); John Eric Kishbaugh, I; Charles Laputka
- 3 Alissa Nicole 23-12220-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay Regarding 515 Meadow Lane, Douglassville, Pa 19518. Filed By U.S. Bank National Association, As Indenture Trustee On Behalf Of And With Respect To Ajax Mortgage Loan Trust 2021-F As Serviced Newrez Llc D/B/A Shellpoint Represented By Joshua I. Goldman (Counsel.); Joshua I. Goldman; Joseph L Quinn
- 4 Keri Ann White 23-12384-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay .Motion For Relief From Co-Debtor Stay Filed By Federal Home Loan Mortgage Corporation Represented By Michelle L. Mcgowan (Counsel.); Sherri Dicks; Zachary Zawarski
- 5 Bradley A. Harner 23-13485-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay . Fee Amount \$199.00, Filed By Ally Bank Represented By Elizabeth Trachtman; Elizabeth Trachtman; David S. Gellert
- 6 Anthony J Gorman 24-12735-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay 807 W Main Street, Mount Joy, Pennsylvania 17552.Filed By Lakeview Loan Servicing, Llc Represented By Andrew M. Lubin (Counsel); Andrew M. Lubin; Matthew Lazarus
- 7 Jarad Timothy Ruth 24-12822-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay 1015 Fritztown Road, Reading, Pa 19608.Filed By Pennymac Loan Services, Llc Represented By Marisa Myers Cohen (Counsel.); Andrew M. Lubin; David W. Tidd
- 8 Corey Van Nguyen 24-13463-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay Re: 1111 Wynnewood Drive, Northampton, Pa, 18067.Filed By Lakeview Loan Servicing, Llc Represented By Matthew K. Fissel (Counsel.); Matthew K. Fissel; David W. Tidd
- 9 James Lezoche 24-13626-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay Regarding Property 40 West Broad Street, Shillington, Pennsylvania 19607.Filed By Newrez Llc D/B/A Shellpoint Mortgage Servicing Represented By Michelle L. Mcgowan (Counsel.); Michelle L. Mcgowan; Brenna Hope Mendelsohn
- 10 William J 24-14106-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay 46 W Frederick St., Millersville, Pennsylvania 17551.Filed By Lakeview Loan Servicing, Llc Represented By Andrew L. Spivack (Counsel.); Andrew L. Spivack; Matthew Lazarus
- 11 Kurt Douglass Fritz 25-10081-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay As To 119 Ardmore Avenue, Reading, Pennsylvania 19607.Filed By Servbank, Sb Represented By Keri P Ebeck (Counsel.); Keri P Ebeck; Michael A. Cibik
- 12 Glenn Charles 25-10543-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay Regarding Property 7 W Hunter Street, Lyon Station, Pa 19536.Filed By U.S. Bank Trust National Association, Not In Its Individual Capacity But Solely As Owner Trustee For Icw Mat Trust Represented By Michelle L. Mcgowan (Counsel.); Michelle L. Mcgowan; Charles Laputka
- 13 Amber L. Hahn 25-11853-PMI;** (13); Reading 4th Fl; Motion For Relief From Stay As To Year 2017 Ford Explorer Motor Vehicle. Filed By First National Bank Of Pennsylvania Represented By David W. Raphael (Counsel.); David W. Raphael; Brenna Hope Mendelsohn

11:00 A.M.

- 14 Mark's Pool 25-10348-PMI;** (11); Reading 4th Fl; Motion To Dismiss Debtor(S) For Failure To File Documents And Failure To Obey Court Order, Or, In The Alternative, Convert Case To Chapter 7 Filed By United States Trustee Represented By Rachel Wolf (Counsel.); Rachel Wolf; Frank S. Marinas
- 15 Mark's Pool 25-10348-PMI;** (11); Reading 4th Fl; Motion To Maintain Existing Bank Accounts And Request For Expedited Hearing Filed By Marks Pool Service, Llc Represented By Paul Brinton Maschmeyer (Counsel.); Frank S. Marinas; Frank S. Marinas
- 16 Carmen Posteraro 25-10658-PMI;** (7); Reading 4th Fl; Motion To Disallow Compensation To Debtor's Attorney Filed By United States Trustee Represented By John Henry Schanne (Counsel.); John Henry Schanne; Michael D. Hess

THURSDAY, JUNE 12, 2025 10:00 A.M.

- 2 Nicole L. 18-13344-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; George Meany Lutz
- 3 Doel Valencia 19-17771-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Michael Seth Schwartz
- 4 Donald R. Buckley 20-13324-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Joseph T. Bambrick, Jr.
- 5 Alejandro Rosario 21-11345-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Timothy Zearfoss
- 6 Todd M. Seyfert 21-11502-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; David S. Gellert
- 7 Richard John Seeds 21-12021-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; David W. Tidd
- 8 Gilberto A. Rivera 21-12291-PMI;** (13); Zoom. For Zoom; Motion To Modify Plan Filed By Gilberto A. Rivera Disla Represented By Brenna Hope Mendelsohn (Counsel.); Brenna Hope Mendelsohn; Brenna Hope Mendelsohn
- 9 Barry L. Schell 21-12687-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Paul H. Young
- 10 Ivy Lee Hammond 21-13262-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Brenna Hope Mendelsohn
- 11 Barbara Ann Craft 22-10722-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Charles Laputka
- 12 Bonnie L. Rumble 22-12161-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Kevin K. Kercher
- 13 Jody Anne Alfero 22-12224-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Charles Laputka
- 14 Stacey Lynn 22-12301-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Charles Laputka
- 15 Afaf S. Nassar 22-12460-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Kevin K. Kercher
- 16 Natalie Rivera- 22-12496-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Charles Laputka
- 17 Joshua Matthew 22-13015-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Charles Laputka
- 18 Timothy B. 22-13347-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Thomas W. Fleckenstein
- 19 Ryan Hicks 23-10285-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Brenna Hope Mendelsohn
- 20 Elizabeth Sichinga 23-10326-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Paul H. Young
- 21 Marvin Al Marin 23-12046-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Zachary Zawarski
- 22 Marvin Al Marin 23-12046-PMI;** (13); Zoom. For Zoom; Motion To Modify Plan Filed By Marvin Al Marin Represented By Zachary Zawarski (Counsel.); Zachary

- Zawarski; Zachary Zawarski
- 23 Julio Renee Aquila 23-12444-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; David B. Schwartz
- 24 Fawzi Atra 23-12935-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Paul H. Young
- 25 Ginauris Jimenez 23-13397-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Joseph L. Quinn
- 26 Michael Scott Coles 23-13789-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Charles Laputka
- 27 Clayton S. Frey 24-10017-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Thomas W. Fleckenstein
- 28 Robert Elton 24-10378-PMI;** (13); Zoom. For Zoom; 13 Confirmation Hearing; Matthew Lazarus; Matthew Lazarus
- 29 Molly Mastrangelo 24-10667-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Kevin K. Kercher
- 30 Webster Uzzle 24-10760-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Paul H. Young
- 31 James Burtz And 24-10803-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Paul H. Young
- 32 Chad Thomas 24-12145-PMI;** (13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David W. Tidd
- 33 Chad Thomas 24-12145-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case. Delay Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; David W. Tidd
- 34 Barbara J. Repass 24-12330-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case. Delay Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Charles Laputka
- 35 Barbara J. Repass 24-12330-PMI;** (13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Alaine V. Grbach
- 36 Charles Robert Bell, 24-12360-PMI;** (13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka
- 37 Charles Robert Bell, 24-12360-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case. Delay And Failure To File Tax Returns Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Charles Laputka
- 38 Keith Anthony 24-12393-PMI;** (13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka
- 39 Keith Anthony 24-12393-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case. Over Debt Limit Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Charles Laputka
- 40 Nikki Erica Johnson 24-12605-PMI;** (13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka
- 41 Joshua Allen Noone 24-12606-PMI;** (13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka
- 42 Michael Brian 24-12626-PMI;** (13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Nicholas G. Platt
- 43 Billy Emilio Lugo 24-12662-PMI;** (13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka
- 44 Miguel Angel Ruiz, 24-13078-PMI;** (13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David W. Tidd
- 45 Miguel Angel Ruiz, 24-13078-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; David W. Tidd
- 46 William Dietrich 24-13085-PMI;** (13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David W. Tidd
- 47 Ronald Gary 24-13133-PMI;** (13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David W. Tidd
- 48 Johnny Lee 24-13139-PMI;** (13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Christopher G. Cassie
- 49 Richard William 24-13152-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Joseph L. Quinn
- 50 Dawn M. Johnson 24-13186-PMI;** (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel.); Scott F. Waterman [Chapter 13]; Kevin K. Kercher

51 **Jonathan Scott 24-13242-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David W. Tidd

52 **Sandra Flowers 24-13270-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young

53 **Sandra Flowers 24-13270-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case. Delay Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Paul H. Young

54 **Miller Henry, Iii 24-13431-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Michael D. Hess

55 **Miller Henry, Iii 24-13431-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments With Prejudice, Motion To Dismiss Case. Payments And Delay Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Michael D. Hess

56 **Albert Franz 24-13523-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Stephen J. Palopoli, Iii

57 **Eric Tyler Lubas 24-13533-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Stephen McCoy Otto

58 **Anita L. Colon 24-13534-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Stephen McCoy Otto

59 **Angela M. Smith 24-13535-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Stephen McCoy Otto

60 **Kenneth Karl 24-13611-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Kara Katherine Gendron

61 **Dominic Lamar 24-13754-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

62 **Dominic Lamar 24-13754-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments , Motion To Dismiss Case. Payments And Failure To Appear Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Charles Laputka

63 **Robin Lynne 24-13933-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Joseph L. Quinn

64 **Junie Laurore 24-14011-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young

65 **Junie Laurore 24-14011-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Paul H. Young

66 **Eugene A. 24-14327-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

67 **Andres 24-14341-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Amy Lynn Bennecoff Ginsburg

68 **Javonna Antonae 24-14405-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

69 **Javonna Antonae 24-14405-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Charles Laputka

70 **Orlando A Perez- 24-14407-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Michele Perez Capilato

71 **Jodi Matson 24-14413-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brenna Hope Mendelsohn

72 **Andrew Tod 24-14434-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul Donald Murphy-Ahles

73 **Bernice Cruz- 24-14456-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

74 **Bernice Cruz- 24-14456-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Charles Laputka

75 **Samuel De Leon 24-14488-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

76 **William Clifton 24-14495-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Zachary Zawarski

77 **Brittany N. Alonzo 24-14496-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brenna Hope Mendelsohn

78 **John Robert Perun 24-14511-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

79 **Jenna Conroy 24-14519-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Brenna Hope Mendelsohn; Brenna Hope Mendelsohn

80 **Angela Rosario 24-14546-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; John Everett Cook

81 **Angela Rosario 24-14546-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case. Failure To Appear And Delay Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; John Everett Cook

82 **Leishamarie Rivera 24-14562-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Stephen McCoy Otto

83 **William Vincent 24-14564-PM**;(13); Zoom. For Zoom; Confirmation Hearing;

Scott F. Waterman [Chapter 13]; Joseph L. Quinn

84 **Chevonnie S Reid 24-14565-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Michael Seth Schwartz

85 **Chevonnie S Reid 24-14565-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Michael Seth Schwartz

86 **Tracy L. Boone 24-14570-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brenna Hope Mendelsohn

87 **Rafael Miguel 24-14575-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments , Motion To Dismiss Case. Payments And Delay Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Joseph L. Quinn

88 **Rafael Miguel 24-14575-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Joseph L. Quinn

89 **Kasey Crisler 24-14599-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brian C. Eves

90 **Destiny Rodriguez 24-14600-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brenna Hope Mendelsohn

91 **Jhonatan Sanchez 24-14615-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

92 **Lisa B. Koza 24-14627-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Vincent Rubino

93 **William Albert 25-10002-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David W. Tidd

94 **William Albert 25-10002-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments With Prejudice Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; David W. Tidd

95 **Pamela G Gaines 25-10018-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Lynn E. Feldman

96 **Pamela G Gaines 25-10018-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Lynn E. Feldman

97 **Angelica Peguero 25-10032-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

98 **Noel Espinosa And 25-10043-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Charles Laputka; Charles Laputka

99 **Tara A. Takach 25-10277-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young

100 **Ramon Lizandro 25-10282-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case. Fta And Delay With Prejudice Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; David W. Tidd

101 **Heinz E. Klemm 25-10439-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Mark A. Berenato

102 **Holly B. Alston 25-10514-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case. Feasibility - Monthly Budget Deficit Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Paul H. Young

103 **Holly B. Alston 25-10514-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young

104 **Nicole Moss 25-10537-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Zachary Zawarski

105 **Glenn Charles 25-10543-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

106 **Carl Currie 25-10548-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brenna Hope Mendelsohn

107 **Patricia J. Moerder 25-10581-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brenna Hope Mendelsohn

108 **Michael A. Suglia, 25-10595-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brenna Hope Mendelsohn

109 **Blaine Anthony 25-10597-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul Donald Murphy-Ahles

110 **Bruce M Woodrum 25-10600-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Matthew Lazarus

111 **Kristin Irene Mayers 25-10601-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

112 **Christina R. 25-10611-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Kevin K. Kercher

113 **Amanda L. Griffin 25-10616-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Thomas W. Fleckenstein

114 **Steven Bradley Hell 25-10625-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

115 **James Matthew 25-10635-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Zachary Zawarski

116 **Jessica Lee Smits 25-10646-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Vincent Rubino

117 **Dennis M 25-10772-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments , Motion To Dismiss Case. Payments, Delay And Feasibility Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; John Everett Cook

For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments , Motion To Dismiss Case. Payments, Delay And Feasibility Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; John Everett Cook

118 **Adysa J. Bradley 25-10777-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young

119 **Kenneth J. Bozzi, Jr. 25-10871-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young

120 **Paul Walter 25-10907-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Charles Laputka

121 **Aminta Socoro 25-10939-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Jose C. Campos

122 **Trecian A. Jones 25-11048-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young

123 **Jessica L. Mack 25-11065-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

124 **Marie Martinez 25-11090-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Lynn E. Feldman

125 **Carolyn M. Knise 25-11091-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David S. Gellert

126 **Robert Tully, Jr. 25-11100-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; John Everett Cook

127 **Rachel Elizabeth 25-11102-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; John Everett Cook

128 **Rachel Elizabeth 25-11102-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments , Motion To Dismiss Case. Payments, Bad Faith And Feasibility Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; John Everett Cook

129 **Patricia Anne 25-11106-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Joseph L. Quinn

130 **Tylar J. Stauffer 25-11113-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Elizabeth A. Bartlow

131 **Rodney Lewis 25-11117-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Nicholas G. Platt

132 **Ryan A. Mock 25-11118-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; John M. Hyams

133 **John Peters, Iii 25-11121-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; George Meany Lutz

134 **Sandra Ann Tacker 25-11125-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

135 **Humberto R. 25-11128-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Matthew Lazarus

136 **Corey D Ludwig 25-11130-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Matthew Lazarus

137 **Scott Alan Kaufman 25-11144-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David S. Gellert

138 **Nicole L. Shuchart 25-11146-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Michael A. Trimmer

139 **Enaida M. Diaz- 25-11148-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brad J. Sadek

140 **Allan G. Valunas 25-11149-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Thomas W. Fleckenstein

141 **Alberto Alexander 25-11150-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

142 **Kelley Witman 25-11163-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brenna Hope Mendelsohn

143 **Steven P. Daniels, Ii 25-11178-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Paul H. Young

144 **Leah Ann Sheetz 25-11191-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

145 **Ross Allen Unruh 25-11216-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David W. Tidd

146 **Molly E. Byrne 25-11246-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Matthew Lazarus

147 **Cassandra Marie 25-11265-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Vincent Rubino

148 **Andrea Lynn P 25-11270-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Shawn J. Lau

149 **Soty Uch 25-11296-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Sean Patrick Quinlan

150 **Soty Uch 25-11296-PM**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments , Motion To Dismiss Case. Payments, Delay And Feasibility Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Sean Patrick Quinlan

151 **Luz Margarita 25-11300-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Charles Laputka

152 **Rodney A. Ash 25-11311-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Kevin K. Kercher

153 **Steven J. Wertz 25-11320-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Brenna Hope Mendelsohn

154 **Jose D Carrion And 25-11327-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Lynn E. Feldman

155 **Judith Perez 25-11328-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Lynn E. Feldman

156 **Janet Mahaffey 25-11338-PM**;(13); Zoom. For Zoom; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Lynn E. Feldman

11:00 A.M.

158 **Sybil V Bearam 19-16194-PM**;(13); Reading 4th Fl; Objection To Certification Of Default Filed By Creditor U.S. Bank National Association, As Trustee, Successor In Interest To Bank Of America National Association, As Trustee, Successor By Merger To Lasalle Bank National Association, As Trustee For Resident Filed By Sybil V Bearam (Related Document(S)105); Paul H. Young; Paul H. Young

159 **Pedro E. 21-12467-PM**;(13); Reading 4th Fl; Objection To Certification Of Default Filed By Creditor Wells Fargo Bank, N.A., As Trustee For Park Place Securities, Inc. Asset-Backed Pass-Through Certifi, Certification Of Default Filed By Creditor Wells Fargo Bank, N.A., As Trustee For Park Place Securities, Inc. Asset-Backed Pass-Through Certificates Series 2005-Whq2 Filed By Pedro E. Decasablanca-Jimenez (Related Document(S)54, 83); Paul H. Young; Paul H. Young

160 **Eddie J. Ortiz 23-11247-PM**;(13); Reading 4th Fl; Response To Certification Of Default Filed By Creditor Freedom Mortgage Corporation Filed By Eddie J. Ortiz Sanchez (Related Document(S)58); Brenna Hope Mendelsohn; Brenna Hope Mendelsohn

161 **Kirsten L. Allen 24-10857-PM**;(13); Reading 4th Fl; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Elaine V. Grbach

162 **Kirsten L. Allen 24-10857-PM**;(13); Reading 4th Fl; Amended Motion To Dismiss Case For Failure To Make Plan Payments , Motion To Dismiss Case. Payments, Delay And Feasibility Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Elaine V. Grbach

163 **Kirsten L. Allen 24-10857-PM**;(13); Reading 4th Fl; Amended Motion (Related Document(S): Motion To Avoid Lien With Portfolio Recovery Associates, Llc Filed By Debtor Kirsten L. Allen) Filed By Kirsten L. Allen Represented By Elaine V. Grbach (Counsel); Elaine V. Grbach; Elaine V. Grbach

164 **April Jane Henry 24-11514-PM**;(13); Reading 4th Fl; Motion To Dismiss Case. Delay Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; David W. Tidd

165 **April Jane Henry 24-11514-PM**;(13); Reading 4th Fl; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David W. Tidd

166 **Wellington Marquez 24-11558-PM**;(13); Reading 4th Fl; Motion To Dismiss Case. Delay Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Joseph L. Quinn

167 **Wellington Marquez 24-11558-PM**;(13); Reading 4th Fl; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Joseph L. Quinn

168 **Julie A. Rittenhouse 24-11786-PM**;(13); Reading 4th Fl; Motion To Dismiss Case. Delay Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; Elaine V. Grbach

169 **Julie A. Rittenhouse 24-11786-PM**;(13); Reading 4th Fl; Confirmation Hearing; Scott F. Waterman [Chapter 13]; Elaine V. Grbach

170 **Richard E. Mason, 24-11932-PM**;(13); Reading 4th Fl; Response To Certification Of Default Filed By Creditor U.S. Bank Trust National Association, Not In Its Individual Capacity But Solely As Owner Trustee For Ref2 Acquisition Trust, Filed By Richard E. Mason Jr.; Brenna Hope Mendelsohn; Brenna Hope Mendelsohn

171 **Donald Jerome 24-12198-PM**;(13); Reading 4th Fl; Motion To Dismiss Case. Delay Filed By Scott F. Waterman [Chapter 13] Represented By Scott F. Waterman [Chapter 13] (Counsel); Scott F. Waterman [Chapter 13]; David W. Tidd

172 **Donald Jerome 24-12198-PM**;(13); Reading 4th Fl; Confirmation Hearing; Scott F. Waterman [Chapter 13]; David W. Tidd

173 **Daliz Orama- 24-13060-PM**;(13); Reading 4th Fl; Motion To Approve Loan Modification Filed By Daliz Orama-Cordoba Represented By Brenna Hope Mendelsohn (Counsel); Brenna Hope Mendelsohn; Brenna Hope Mendelsohn

174 **Elaine S. Miller 24-13517-PM**;(13); Reading 4th Fl; Objection To Certification Of Default Filed By Creditor Deutsche Bank National Trust Company, As Trustee For Amerquest Mortgage Securities Inc., Asset-Back Filed By Elaine S. Miller (Related Document(S)43); Brenna Hope Mendelsohn; Brenna Hope Mendelsohn

175 **Jeffrey Harry And 24-14113-PM**;(13); Reading 4th Fl; Objection To Claim Number 4 By Claimant Lvnv Funding, Llc. Filed By Jeffrey Harry, Susan Harry; Michelle Dewald; Michelle Dewald

176 **Andres 24-14341-PM**;(13); Reading 4th Fl; Objection To Claim Number 7 By Claimant Lvnv Funding, Llc. Filed By Andres Carrasquillo Jr.; Amy Lynn Bennecoff Ginsburg; Amy Lynn Bennecoff Ginsburg

177 **Andres 24-14341-PM**;(13); Reading 4th Fl; Objection To Claim Number 1 By Claimant Pinnacle Credit Services, Llc. Filed By Andres Carrasquillo Jr.; Amy Lynn Bennecoff Ginsburg; Amy Lynn Bennecoff Ginsburg

178 **James Douglas 25-11275-PM**;(13); Reading 4th Fl; Motion To Reconsider

Dismissal Of Case Filed By James Douglas Runkel 2nd Represented By David W. Tidd (Counsel); David W. Tidd; David W. Tidd

179 **Sara Marie Eckman 25-11802-PM**;(13); Reading 4th Fl; Order To Appear And Show Cause Why The Case Should Not Be Dismissed For Failure To Make Installment Payments, File Required Documents And Submit A Timely Certification Of Credit Counseling.; Prose / None

**Before BAKER, B.J.:
U.S. Bankruptcy Court
Courtroom No. 2
Chamber Rm. No. 202
900 Market Street
Philadelphia, Pa.
TUESDAY, JUNE 10, 2025
10:00 A.M.**

1 **Sequency Llc 25-12217-Djb**;(11); Zoom. For Zoom; Motion To Dismiss Case. Filed By United States Trustee Represented By John Henry Schanne (Counsel). **Expedited Hearing**; John Henry Schanne; Prose / None

1 **Sequency Llc 25-12217-Djb**;(11); Zoom. For Zoom; Motion To Dismiss Case. Filed By United States Trustee Represented By John Henry Schanne (Counsel). **Expedited Hearing**; John Henry Schanne; Prose / None

**THURSDAY, JUNE 12, 2025
09:30 A.M**

1 **Denise Karen 18-10135-Djb**;(13); Zoom. For Zoom; #100 Motion To Modify Plan Post Confirmation Filed By Denise Karen Henderson; Robert D. Steinberg; Robert D. Steinberg

2 **Denise Karen 18-10135-Djb**;(13); Zoom. For Zoom; #91 Motion To Dismiss Case For Failure To Make Plan Payments Filed By Trustee Kenneth E. West; Kenneth E. West; Robert D. Steinberg

3 **Michele Abraham 20-10685-Djb**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Michelle Lee

4 **Shakina Liggins 20-11804-Djb**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; David M. Offen

5 **Stephanie T. Fryer 21-11319-Djb**;(13); Zoom. For Zoom; Motion To Modify Plan Filed By Stephanie T. Fryer Represented By Michael A. Cibik (Counsel); Michael A. Cibik; Michael A. Cibik

6 **Judy L. Keene And 22-10210-Djb**;(13); Zoom. For Zoom; Amended Motion To Modify Plan 7th Amended Plan Filed By Ellsworth D. Keene, Judy L. Keene Represented By Paul H. Young (Counsel); Paul H. Young; Paul H. Young

7 **Karla N. Hawkes 22-10233-Djb**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; David M. Offen

8 **Karla N. Hawkes 22-10233-Djb**;(13); Zoom. For Zoom; #84 Motion To Modify Plan Filed By Karla N. Hawkes Represented By David M. Offen (Counsel).

Cnr*; David M. Offen; David M. Offen

9 **Regina Patrisha 22-13268-Djb**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Stephen Matthew Dunne

10 **Blanche Aboyan 23-12058-Djb**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; David B. Spitsfky

11 **Matthew J Howard 23-13013-Djb**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Brad J. Sadek

12 **Matthew J Howard 23-13013-Djb**;(13); Zoom. For Zoom; 13 Confirmation Hearing; Brad J. Sadek

13 **Mark R. Santore 23-13200-Djb**;(13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; David M. Offen

14 **Michael E. Massafra 23-13461-Djb**;(13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Sharon S. Masters

15 **Velma A Green 24-11420-Djb**;(13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek

16 **Velma A Green 24-11420-Djb**;(13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Brad J. Sadek

17 **Charles J Greif 24-11578-Djb**;(13); Zoom. For Zoom; Motion To Modify Plan After Confirmation Filed By Charles J Greif Represented By Brad J. Sadek (Counsel); Brad J. Sadek; Brad J. Sadek

18 **Amy M Rousseau 24-11822-Djb**;(13); Zoom. For Zoom; 13 Confirmation Hearing; Brad J. Sadek

19 **Amy M Rousseau 24-11822-Djb**;(13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West; Brad J. Sadek

20 **Antonie Dion 24-12458-Djb**;(13); Zoom. For Zoom; 13 Confirmation Hearing; David M. Offen; David M. Offen

21 **Antonie Dion 24-12458-Djb**;(13); Zoom. For Zoom; Amended Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel); Kenneth E. West;

David M. Offen
22 Calvin F. Edwards 24-12806-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; Paul H. Young
23 Calvin F. Edwards 24-12806-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Paul H. Young
24 Stephen Scott 24-12820-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Michele Perez Capilato
25 Stephen Scott 24-12820-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; Michele Perez Capilato
26 James Lydon And 24-12868-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
27 James Lydon And 24-12868-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; Brad J. Sadek
28 Barton L. Skurbe 24-12940-Djb; (13); Zoom. For Zoom; Motion To Modify Plan Filed By Barton L. Skurbe Represented By Michael Seth Schwartz (Counsel).; Michael Seth Schwartz; Michael Seth Schwartz
29 Gerald William 24-13160-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Michele Perez Capilato
30 Gerald William 24-13160-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; Michele Perez Capilato
31 Shirretha Lavette 24-13166-Djb; (13); Zoom. For Zoom; #27 Motion To Dismiss Case. Filed By Trustee Kenneth E. West.; Kenneth E. West; Prose / None
32 Shirretha Lavette 24-13166-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Prose / None
33 Charles Robert 24-13682-Djb; (13); Zoom. For Zoom; 13 Confirmation Hearing.; Robert H. Holber
34 Amber Jaharah 24-13778-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David M. Offen
35 Rebecca Jo Long 24-13996-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Paul H. Young
36 Daniel H. Ayres 24-14134-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David M. Offen
37 Daniel H. Ayres 24-14134-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; David M. Offen
38 Robert E. Denver 24-14206-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
39 Jamilah F Bashir 24-14248-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David M. Offen
40 Joseph R Lee, Jr. 24-14278-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David M. Offen
41 Davonna Diggs 24-14294-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Michelle Lee
42 Christopher 24-14312-Djb; (13); Zoom. For Zoom; Amended Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; Vaughn A. Booker
43 Christopher 24-14312-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Vaughn A. Booker
44 Charles Elton 24-14396-Djb; (13); Zoom. For Zoom; Amended Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; Michael D. Sayles
45 Felicia T. King 24-14398-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David M. Offen
46 Yeva Vasylik 24-14442-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David J. Averett
47 Thorna Thompson 24-14540-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David M. Offen
48 Thorna Thompson 24-14540-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; David M. Offen
49 James Leland 24-14572-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Joseph L. Quinn
50 Emanuel Vaughn 24-14592-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Charles Laputka
51 Qiana N Futrell 25-10022-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Alfonso G. Madrid
52 William A May 25-10076-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
53 Marisa Elizabeth 25-10140-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; Michael A. Cibik
54 Marisa Elizabeth 25-10140-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Michael A. Cibik
55 Cassandra Frierson 25-10168-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case For Failure To Make Plan Payments Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; Michael A. Cibik
56 Cassandra Frierson 25-10168-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Michael A. Cibik
57 Shanise N Palmer 25-10188-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
58 Naomi N. Holliday 25-10198-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David M. Offen
59 Anthony G. Gifoli 25-10204-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Michael Seth Schwartz
60 Elizabeth B. 25-10228-Djb; (13); Zoom.

For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
61 Jacky Veasley, Sr. 25-10304-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Paul H. Young
62 Samuel Fletcher 25-10406-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David M. Offen
63 Samuel Fletcher 25-10406-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; David M. Offen
64 Dorothy T. Jerde 25-10462-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Paul H. Young
65 Daniel Tomasz 25-10572-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; Paul H. Young
66 Daniel Tomasz 25-10572-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Paul H. Young
67 Andrew C. Boney 25-10584-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Akeem J. Parsons
68 Francisco A. 25-10592-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David J. Averett
69 Louise J. Andrews 25-10626-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; Donald Williford
70 Rebecca L Miles 25-10702-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
71 Ada M. Simbo 25-10734-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David B. Spitofsky
72 Nicole Clayton- 25-10851-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Zachary Perlick
73 Cheryl A. 25-10865-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Paul H. Young
74 Niah Martin-Gerald 25-10873-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Zachary Perlick
75 Tanya Lynne 25-10882-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Joseph L. Quinn
76 April D. Smith 25-10900-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Paul H. Young
77 John Strategakos 25-10911-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Paul H. Young
78 Martin J. Lemon 25-10928-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Paul H. Young
79 Syed G Tirmizi 25-10956-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Joseph L. Quinn
80 Richard Scott 25-10963-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Paul H. Young
81 Sherryce Valentine 25-10990-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Michael A. Cibik
82 Vladimir Chichilo 25-10992-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
83 Lisa Sherman 25-11012-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; Donald Williford
84 Dorothy Connolly 25-11040-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Prose / None
85 Francis X Kouba 25-11155-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
86 Feather D Bauza 25-11160-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
87 Rosemary Van 25-11162-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Paul H. Young
88 Sophia L Moore 25-11166-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Demetrius J. Parrish
89 Ann M Cummins 25-11175-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
90 Kimberly Ann 25-11176-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Isaac M. Huggins
91 Anton Shala And 25-11230-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
92 Carl M. Neuber, Jr. 25-11233-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Zachary Perlick
93 Sheila Hill 25-11241-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
94 Monica Corsack 25-11242-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Amy Lynn Bennecoff Ginsburg
95 Michelle L Kim 25-11259-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Joseph L. Quinn
96 Richard Alan 25-11261-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Joseph L. Quinn
97 Geraldine Blake- 25-11272-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David M. Offen
98 Nasybah Sayfullah 25-11274-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David M. Offen
99 Sharif H Robinson 25-11278-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Gabriela Alexandra Rodriguez
100 Aleksandra Soto 25-11283-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Zachary Perlick
101 Andrew P. Fisher 25-11324-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Joseph L. Quinn
102 Scott J Ray, Sr. 25-11332-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Brad J. Sadek
103 Wardie Lee Murden 25-11344-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Michael A. Cibik
104 Taylor Cresci 25-11352-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E.

West; Michael Seth Schwartz
105 Jonathan Samuel 25-11380-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David M. Offen
106 Eric V. Kennedy 25-11388-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; David M. Offen
107 Jason Ehrmann 25-11395-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Paul H. Young
108 Jeffrey Hart And 25-11428-Djb; (13); Zoom. For Zoom; Confirmation Hearing; Kenneth E. West; Michael Seth Schwartz
09:39 A.M.
109 Raysheema C 24-13374-Djb; (13); Zoom. For Zoom; Motion To Dismiss Case. Filed By Kenneth E. West Represented By Kenneth E. West (Counsel).; Kenneth E. West; David M. Offen
11:00 A.M.
P Aniya Siani Lee 25-10576-Djb; (13); Courtroom #; Show Cause Why This Case Should Not Be Dismissed For Failure To Pay The Second & Third Installment Payments Due 5/1/2025; For A Total Of Amount Of 156.50 .;
S Donna V. Dubois 25-10607-Djb; (13); Courtroom #; Show Cause Why This Case Should Not Be Dismissed For Failure To Pay The Second & Final Installment Payments Due 4/18/2025; For A Total Of Amount Of 213.00 .;
110 Fatima M Daniels 22-10345-Djb; (13); Courtroom #; #93 Motion For Relief From Stay, Motion For Relief From Co-Debtor Stay, Filed By Ally Bank Represented By Elizabeth Trachtman (Counsel).; Elizabeth Trachtman; Brad J. Sadek
111 Frederick Bivens 22-10693-Djb; (13); Courtroom #; #123 Motion For Relief From Stay Re: 2016 Hyundai Tucson Filed By Americredit Financial Services, Inc. Dba Gm Financial

Represented By William Edward Craig (Counsel).; William Edward Craig; Sharon S. Masters
112 Shamar David 22-12470-Djb; (13); Courtroom #; #86 Motion To Abate Plan Payments For Months . Motion To Modify Plan Filed By Shamar David Represented By Zachary Perlick (Counsel).; Zachary Perlick; Zachary Perlick
113 William Terral 22-13116-Djb; (13); Courtroom #; #105 Motion For Relief From Stay Re 2645 Parma Road Philadelphia, Pa 19131 Filed By Government Loan Securitization Trust 2011-Fv1, U.S. Bank Trust National Association, Not In Its Individual Capacity But Solely As Delaware Trustee And U.S. Bank National Association Represented By Daniel P. Jones (Counsel).; Denise Elizabeth Carlon; Michael A. Cibik
114 Donald R 23-10066-Djb; (13); Courtroom #; #88 Motion For Relief From Stay Re: 2011 Honda Pilot Filed By Credit Acceptance Corporation Represented By William Edward Craig (Counsel).; William Edward Craig; John M. Kenney
115 Monique N. Wells 23-10964-Djb; (13); Courtroom #; #50 Amended Motion For Relief From Stay Re: 1706 Wagner Avenue, Philadelphia Pa 19141 Filed By Mclp Asset Company, Inc.

Represented By Joshua I. Goldman (Counsel).; Joshua I. Goldman; John L. Mcclain
116 David J. Benedict 23-11575-Djb; (13); Courtroom #; #32 Re-Listed Motion For Relief From Stay, Motion For Relief From Co-Debtor Stay, Filed By Fifth Third Bank, National Association Represented By Sherri Dicks (Counsel).; Sherri Dicks; Robert J. Lohr, II
117 Kendra King 23-11961-Djb; (13); Courtroom #; #74 Motion To Reconsider Dismissal Of Case Filed By Kendra King Represented By James P. Mcgarritty (Counsel).; James P. Mcgarritty; James P. Mcgarritty
118 Rothphila Bearng 23-12954-Djb; (13); Courtroom #; #60 Motion For Relief From Stay Re: 56 North Sycamore Avenue, Clifton Heights Pa 19018, Motion For Relief From Co-Debtor Stay Re: Kathyana Bousono, Filed By Pennymac Loan Services, Llc Represented By Matthew K. Fissel (Counsel).; Matthew K. Fissel; Brad J. Sadek
119 Christopher J 23-13032-Djb; (13); Courtroom #; #44 Motion For Relief From Stay Re Property Address 3369 Woodland Circle, Huntingdon Valley Pa 19006,

**In Addition To Motion For Relief From Co-Debtor Stay Re Crystal Cannon,
**
Filed By Federal Home Loan Mortgage Corporation, As Trustee For The Benefit Of The Freddie Mac Seasoned Credit Risk Transfer Trust, Series 2024-2 Represented By Michael J. Shavel (Counsel).; Michael J. Shavel; Brad J. Sadek
120 Cecil F Patton 23-13743-Djb; (13); Courtroom #; #92 Debtor's Objection To Claim Number 2 By Claimant Pennsylvania Department Of Revenue.

Filed By Debtor Cecil F Patton.; Thomas P. Heeney, Jr.; Thomas P. Heeney, Jr.
121 Andria A Steve 24-10101-Djb; (13); Courtroom #; #49 Debtor's Objection To #48 Certification Of Default Filed By Creditor U.S. Bank National Association, Not In Its Individual Capacity But Solely As Trustee For The Rnacc Trust, Series 2016-Ctt, Filed By Andria A Steve.; Brad J. Sadek; Brad J. Sadek
122 Kimberly Malloy 24-10173-Djb; (13); Courtroom #; #29 Re-Listed Motion For Relief From Stay Filed By Newrez Llc D/B/A Shellpoint Mortgage Servicing Represented By Michelle L. McGowan (Counsel).; Sherri Dicks; Robert J. Lohr, II
123 Coleman A Green 24-10244-Djb; (13); Courtroom #; #70 Motion For Relief From Stay Filed By Capital One Auto Finance, A Division Of Capital One N.A. Represented By Elizabeth Trachtman (Counsel).; Elizabeth Trachtman; Brad J. Sadek
124 Carolyn A. Bennett 24-10603-Djb; (13); Courtroom #; #30 Motion For Relief From Stay Re: 1608 Walnut Ridge Estates, Sanatoga Pa 19464 Filed By Boncidium, Llc Represented By Jennie Shnyder (Counsel).; Jennie Shnyder; David B. Spitofsky
125 Regan Eck 24-11844-Djb; (13); Courtroom #; #60 Motion For Relief From Stay Re: 38 N. Front Street, Apt 2f, Philadelphia

Pa 19106, In Addition To Motion For Relief From Co-Debtor Stay, Filed By Us Bank Trust National Association, Not In Its Individual Capacity But Solely As Owner Trustee For Vrmgt Asset Trust Represented By Brian E. Caine (Counsel).; Brian E. Caine; Theodore B. Weiss
126 Vance Cooper 24-11342-Djb; (13); Courtroom #; #67 Debtor's Objection To #64 Certification Of Default Filed By Wells Fargo Bank, N.A. As Trustee For Option One Mortgage Loan Trust 2000-C, Asset-Backed Certificates Series 2000-C.; Andrew L. Spivack; Michael D. Sayles
127 Charles J Greif 24-11578-Djb; (13); Courtroom #; #43 Motion For Relief From Stay Re: 3107 Willits Road, Philadelphia, Pa 19114 Filed By Nationstar Mortgage Llc Represented By Danielle Boyle-Ebersole (Counsel).; Danielle Boyle-Ebersole; Brad J. Sadek
128 Garwee K.M. Tutu 24-11674-Djb; (13); Courtroom #; #42 Motion To Approve Loan Modification Filed By Garwee K.M. Tutu Represented By Zachary Perlick (Counsel).; Zachary Perlick; Zachary Perlick
129 Nicole L. Moore 24-12018-Djb; (13); Courtroom #; **Moot- Cert Of Default Withdrawn 5/16**

#47 Debtor's Objection To #46 Certification Of Default Filed By Creditor Midfirst Bank.; Michael Seth Schwartz; Michael Seth Schwartz
130 Donald W 24-12380-Djb; (13); Courtroom #; **Moot- Cert Of Default Withdrawn 5/20**

#38 Debtor's Objection To #37 Certification Of Default Filed By Creditor Montgomery County Tax Claim Bureau.; Daniel P. Mudrick; Daniel P. Mudrick
131 Theresa Marie 24-13460-Djb; (13); Courtroom #; #73 Motion For Relief From Stay Re: 7 Meadowbrook Lane, Media, Pa 19063, In Addition To Motion For Relief From Co-Debtor Stay Re: Dorothy E. Price, Filed By Sun West Mortgage Company, Inc. Represented By Karina Velter (Counsel).; Karina Velter; Lee M. Herman
132 Belinda Marie 24-13818-Djb; (13); Courtroom #; #25 Motion To Determine Value Of Property Filed By Belinda Marie Crawley Represented By Michael D. Sayles (Counsel).; Michael D. Sayles; Michael D. Sayles
133 Thelma M Moore 24-14274-Djb; (13); Courtroom #; #41 Motion For Relief From Stay Re: 2023 Lexus Rx350

Filed By Toyota Motor Credit Corporation Dba Lexus Financial Services Represented By Keri P Ebeck (Counsel).; Keri P Ebeck; Jeanne Marie Cella
134 Thelma M Moore 24-14274-Djb; (13); Courtroom #; **Settled- Stip Filed 5/30**

#48 Motion For Relief From Stay Re 1925 S. Cecil Street Philadelphia, Pa 19143 Filed By Barclays Bank Plc Represented By Daniel P. Jones (Counsel).; Daniel P. Jones; Jeanne Marie Cella
135 Christopher 24-14312-Djb; (13); Courtroom #; #19 Motion To Sell Property Free And Clear Of Liens Under Section 363(F)

Filed By Christopher Atkinson Represented By Vaughn A. Booker (Counsel).; Vaughn A. Booker; Vaughn A. Booker
136 Charles M Wrescics 24-14440-Djb; (13); Courtroom #; #28 Motion For Relief From Stay Re: 148 S Main St, Richlandtown Pa 18955 Filed By Mutual Of Omaha Mortgage, Inc. Represented By Mario J. Hanyon (Counsel).; Mario J. Hanyon; Brad J. Sadek
137 Tamba N. Gboku 25-10132-Djb; (13); Courtroom #; #27 Motion For Relief From Stay Re: 805 6th St. Charleroi, Pa 15022 Filed By Crosscountry Mortgage, Llc Represented By Daniel P. Jones (Counsel).; Daniel P. Jones; Brad J. Sadek
138 Sheree N. Isaac 25-10250-Djb; (13); Courtroom #; #30 Debtor's Objection To Claim Number 2 By Claimant Somerset Homeowners Associates. Filed By Debtor Sheree N. Isaac; Ronald G. Mcneil, Esquire; Ronald G. Mcneil, Esquire
141 Cianni Snowden 25-10946-Djb; (13); Courtroom #; Show Cause Why This Case Should Not Be Dismissed For Failure To Pay The Second, Third & Final Installment Payment For A Total Of Amount Of \$ 234.75; ; David M. Offen
142 Vladimir Chichilo 25-10992-Djb; (13); Courtroom #; #20 Motion For Relief From Stay, And Waiver Of 14-Day Stay Under Fed. Bankr. Rule 4001(A)(3), Filed By American Heritage Credit Union Represented By Milos Gvozdenovic (Counsel).; Milos Gvozdenovic; Brad J. Sadek
143 Taleesha Mixon 25-11019-Djb; (13); Courtroom #; Show Cause Why This Case Should Not Be Dismissed For Failure To Pay The Second Installment Payment In The Amount Of 100.00 Due 4/15.; ; Demetrius J. Parrish
144 Sophia L Moore 25-11166-Djb; (13); Courtroom #; Show Cause Why This Case Should Not Be Dismissed For Failure To Pay The Second Installment Payment In The Amount Of 103.34 Due 4/26.; ; Demetrius J. Parrish
145 Antoinette King 25-11310-Djb; (13); Courtroom #; Show Cause Why This Case Should Not Be Dismissed For Failure To Pay The First Installment Payment In The Amount Of 80.00 Due 5/1.; ; Sharon S. Masters
146 Malikh Michelle 25-11407-Djb; (13); Courtroom #; #27 Motion To Determine Value Of Property Filed By Malikh Michelle Butler Represented By Ronald G. Mcneil, Esquire (Counsel).; Ronald G. Mcneil, Esquire; Ronald G. Mcneil, Esquire
147 Angela S Fanelli 25-11840-Djb; (13); Courtroom #; #8 Motion For Relief From Stay (In Rem) Re: 5981 Atkinson Road, New Hope, Pa 18938, In Addition To Motion For Relief From Co-Debtor Stay Filed By Sn Servicing Corporation As Servicer For U.S. Bank Trust National Association As Trustee Of The Cabana Series Iii Trust Represented By Lauren Moyer (Counsel).; Lauren Moyer; William D. Schroeder, Jr
11:01 A.M.
148 Margarita Gazaryan 25-10998-Djb; (13); Courtroom #; Hearing To Show Cause Why This Case Should Not Be Dismissed Due

To Debtor's Failure To Timely File All The Required Documents;

And Related #22 Letter From Pro Se Debtor Filed By Margarita Gazaryan.; Margarita Gazaryan; Prose / None

BANKRUPTCY COURT MEETINGS OF CREDITORS SCHEDULED

MON., JUNE 9, 2025
CHAPTER 7--ROBERT W. SEITZER, TRUSTEE 9 A.M.
Jose Ricardo Tejada-Garcia; 25-11664-p; PRESENTED BY: PAUL H. YOUNG.
9:10 A.M.
Nelson Reyes; 25-11658-a; PRESENTED BY: BRAD J. SADEK.
9:20 A.M.
Philip William Duchin; 25-11673-p; PRESENTED BY: PAUL DONALD MURPHY-AHLES.
9:30 A.M.
Domenick J. McNery; 25-11660-d; PRESENTED BY: BRAD J. SADEK.
9:40 A.M.
Julian Manuel Rosario; 25-11685-p; PRESENTED BY: JOSEPH L QUINN.
9:50 A.M.
Fletcher Christian Rumbaugh; 25-11659-d; PRESENTED BY: PATRICK J. BEST.
10 A.M.
Gerlinde Sladek; 25-11701-p; PRESENTED BY: THOMAS W. FLECKENSTEIN.
Patrick D. Schmitt; 25-11701-p; PRESENTED BY: THOMAS W. FLECKENSTEIN.
10:10 A.M.
Katiria M. Perez; 25-11665-d; PRESENTED BY: PAUL H. YOUNG.
10:20 A.M.
Julianne Lee Yunginger; 25-11706-p; PRESENTED BY: LENA MONJE.
10:30 A.M.
Luis A Lugo; 25-11667-p; PRESENTED BY: FRANCISCO ANTONIO URIBE.
10:40 A.M.
Gelina Dzinic; 25-11710-p; PRESENTED BY: VINCENT RUBINO.
10:50 A.M.
Richard Jose Nunez Romero; 25-11668-a; PRESENTED BY: DAVID B. SPITOFSKY.
11 A.M.
Anthony L. Dellanace; 25-11725-p; PRESENTED BY: LYNN E. FELDMAN.
11:10 A.M.
Christopher D. Auckland; 25-11672-a; PRESENTED BY: PAUL H. YOUNG.
11:20 A.M.
Bryan Brown; 25-10281-p; PRESENTED BY: DONALD WILLIFORD.
11:30 A.M.
Benjamin Anderson; 25-11678-a; PRESENTED BY: PAUL H. YOUNG.
11:40 A.M.
Jordan Patrick Felix; 25-11811-p; PRESENTED BY: DAVID W. TIDD.
11:50 A.M.
Carolyn Margaret Wolf; 25-11679-d; PRESENTED BY: MICHAEL W. GALLAGHER.
12 P.M.
Sharon Lee Neff; 25-11819-p; PRESENTED BY: CHARLES LAPUTKA.
Wilbur K. Neff; 25-11819-p; PRESENTED BY: CHARLES LAPUTKA.
12:10 P.M.
Philip Nicholas Cornetta; 24-13066-d; PRESENTED BY: JOSEPH L QUINN.
12:20 P.M.
Karina S. Gonzalez Toribio; 25-11827-p; PRESENTED BY: CHARLES LAPUTKA.
1 P.M.
British 4x4 Specialists, LLC; 25-11868-p; PRESENTED BY: LAWRENCE V. YOUNG.
1:10 P.M.
Ash Schleicker; 25-11683-a; PRESENTED BY: MARISSA EDELMAN.
1:20 P.M.
Massimo Incandela; 25-11876-p; PRESENTED BY: George Meany Lutz.
1:30 P.M.
Torre C Whitenight; 25-11688-d; PRESENTED BY: JEANNE MARIE CELLA.
1:40 P.M.
Rhea K. Mahoney; 25-11861-d; PRESENTED BY: DAVID B. SPITOFSKY.
1:50 P.M.
Delesa Claiborne; 25-11700-p; PRESENTED BY: MICHAEL A. CIBIK.
Kelly Lauren Claiborne; 25-11700-p; PRESENTED BY: MICHAEL A. CIBIK.
2 P.M.
Rachel Thompson; 25-11867-

d; PRESENTED BY: STEPHEN MATTHEW DUNNE.

2:10 P.M.

Neil J. Feiner; 25-11705-a; PRESENTED BY: MICHAEL A. CATALDO.

2:20 P.M.

Marcus V. Tavani; 25-11852-a; PRESENTED BY: BRAD J. SADEK.
Rachel K. Tavani; 25-11852-a; PRESENTED BY: BRAD J. SADEK.

2:30 P.M.

Clifford Edward Ingram; 25-11714-a; PRESENTED BY: MITCHELL LEE CHAMBERS.

2:40 P.M.

Joselin Rosalia Marcelino; 25-11855-p; PRESENTED BY: TULLIO DELUCA.

2:50 P.M.

Lamar Wheeler; 25-11732-a; PRESENTED BY: JOSEPH A DIORIO.

3:10 P.M.

Cara Lee Lane; 25-11800-d; PRESENTED BY: BRAD J. SADEK.

3:20 P.M.

Berhanu Muchie; 25-11804-p; PRESENTED BY: DAVID J. AVERETT.
Berhanu Muchie; 25-11804-p; PRESENTED BY: WILLIAM F MCDEVITT.

3:30 P.M.

Traivan Parks; 25-11810-d; PRESENTED BY: STEPHEN MATTHEW DUNNE.

3:40 P.M.

Deirdre V Thurston; 25-11816-a; PRESENTED BY: HENRY ALAN JEFFERSON.
Michael C Frazier; 25-11816-a; PRESENTED BY: HENRY ALAN JEFFERSON.

3:50 P.M.

Alexander R. Wright; 25-11847-p; PRESENTED BY: MICHAEL A. LATZES.

CHAPTER 11--HOLLY SMITH MILLER, ESQ., TRUSTEE

2 P.M.

Erie Kash Out Properties LLC; 25-11729-a; PRESENTED BY: BRAD J. SADEK.
Erie Kash Out Properties LLC; 25-11729-a; PRESENTED BY: MICHAEL I ASSAD.

TUES., JUNE 10, 2025

CHAPTER 13--SCOTT F. WATERMAN [CHAPTER 13], TRUSTEE

1 P.M.

David K. Santee; 25-11711-p; PRESENTED BY: CHARLES LAPUTKA.
Lisa M. Ginder; 25-11849-p; PRESENTED BY: ALAINE V. GRBACH.
Ray M. Ginder; 25-11849-p; PRESENTED BY: ALAINE V. GRBACH.
Joshua E. Bentzel; 25-11929-p; PRESENTED BY: BRENNA HOPE MENDELSON.

1:15 P.M.

Todd Alan Staub; 25-11212-p; PRESENTED BY: DAVID W. TIDD.
Dean Lawrence Ritter; 25-11871-p; PRESENTED BY: CHARLES LAPUTKA.
Darryl A. Coachman; 25-11942-p; PRESENTED BY: CHRISTOPHER G. CASSIE.

1:30 P.M.

Theresa Evans; 25-11538-p; PRESENTED BY: DAVID W. TIDD.
Theresa Evans; 25-11538-p; PRESENTED BY: VINCENT RUBINO.
Troy Lee Evans; 25-11538-p; PRESENTED BY: DAVID W. TIDD.
Troy Lee Evans; 25-11538-p; PRESENTED BY: VINCENT RUBINO.
Jillian M Brubaker; 25-11951-p; PRESENTED BY: MATTHEW LAZARUS.
Elaine Louise Keller; 25-11959-p; PRESENTED BY: LENA MONJE.

1:45 P.M.

John A. Murray; 25-11895-p; PRESENTED BY: PAUL H. YOUNG.
John David Peters; 25-11940-p; PRESENTED BY: NICHOLAS G. PLATT.
James S Wilk; 25-11952-p; PRESENTED BY: MATTHEW LAZARUS.
Maria E Wilk; 25-11952-p; PRESENTED BY: MATTHEW LAZARUS.

2 P.M.

Phillip A. Ponticelli; 25-11452-p; PRESENTED BY: PAUL H. YOUNG.
Marie Nicole Sims; 25-11882-p; PRESENTED BY: ZACHARY ZAWARSKI.
Mark Eric Bailey; 25-11925-p; PRESENTED BY: JOSEPH L QUINN.

2:15 P.M.

Sary Seang; 25-11195-a; PRESENTED BY: BRADLEY E ALLEN.
Cynthia M. Ferrara-McGovern; 25-11256-a; PRESENTED BY: PAUL H. YOUNG.
Michael H Jones; 25-11456-a; PRESENTED BY: MARK A. BERENATO.

2:30 P.M.

Brian J. Lyons; 25-11080-a; PRESENTED BY: BRENNA HOPE MENDELSON.

Amy E. Fagan; 25-11626-a; PRESENTED BY: CHRISTOPHER G. CASSIE.
John J. Fagan; 25-11626-a; PRESENTED BY: CHRISTOPHER G. CASSIE.

WED., JUNE 11, 2025

CHAPTER 7--LYNN E. FELDMAN, TRUSTEE

9 A.M.

Andrew William Allen; 25-11739-p; PRESENTED BY: JOSEPH L QUINN.

9:10 A.M.

Dzmitry Dudzinski; 25-11727-d; PRESENTED BY: DAVID J. AVERETT.

9:20 A.M.

Gabriella Ramirez; 25-11748-p; PRESENTED BY: George Meany Lutz.

9:30 A.M.

Ameer T. Gonzalez; 25-11728-d; PRESENTED BY: SCOTT M. WILHELM.

9:40 A.M.

John David Castellani; 25-11747-p; PRESENTED BY: STEPHEN J. PALOPOLI.

Susan Marie Castellani; 25-11747-p; PRESENTED BY: STEPHEN J. PALOPOLI.

10 A.M.

Leslie Patricia Blackwood; 25-10862-a; PRESENTED BY:.

10:10 A.M.

Cristina Isabel Prada Rubiano; 25-11731-a; PRESENTED BY: SEAN P. MAYS.

10:30 A.M.

BENARK, LLC; 24-11112-a; PRESENTED BY: MAGGIE S SOBOLESKI.

10:40 A.M.

Nancy C. Wharton; 25-11773-p; PRESENTED BY: SARAH M. ANDREW.

10:50 A.M.

David A. Yannuzzi; 25-11735-d; PRESENTED BY: BRAD J. SADEK.

11 A.M.

Guy Tracey Dunn; 25-11593-d; PRESENTED BY: DIANE E. BARR.

11:10 A.M.

Lisa Joan Werny; 25-11737-a; PRESENTED BY: KELLY P. YOUNG.

11:20 A.M.

Tracy Lynn Yocum; 25-11790-p; PRESENTED BY: CHARLES LAPUTKA.

11:30 A.M.

Sara C. Rush; 25-11738-p; PRESENTED BY: BRAD J. SADEK.

11:40 A.M.

David B. Cooper; 25-11809-p; PRESENTED BY: MICHAEL A. CIBIK.

11:50 A.M.

Turner Enterprise, LLC; 25-11740-d; PRESENTED BY: BRAD J. SADEK.

12 P.M.

Jerisse M Mirabal Mendez; 25-11817-p; PRESENTED BY: PATRICK J. BEST.

12:10 P.M.

James Henry Sage; 25-11742-p; PRESENTED BY: DAVID M. OFFEN.

12:20 P.M.

Shawn M Anderson; 25-11822-p; PRESENTED BY: RICHARD J. GROMEN.

12:30 P.M.

Angell Castro; 25-11744-a; PRESENTED BY: SHARON S. MASTERS.

12:40 P.M.

Sincere Irie Booth; 25-11832-p; PRESENTED BY: JOSEPH L QUINN.

12:50 P.M.

Tiny Pieces, LLC; 24-13515-a; PRESENTED BY: ROGER V. ASHODIAN.

1 P.M.

Ryan Joseph Corpora; 25-11872-p; PRESENTED BY: CHARLES LAPUTKA.

1:20 P.M.

Kaila Cassell Craft; 25-11879-p; PRESENTED BY: DAVID W. TIDD.

1:30 P.M.

Jonathan Stewart; 25-11758-a; PRESENTED BY: STEPHEN MATTHEW DUNNE.

1:40 P.M.

Denise L Kerch; 25-11863-d; PRESENTED BY: JEANNE MARIE CELLA.
Peter P Kerch; 25-11863-d; PRESENTED BY: JEANNE MARIE CELLA.

1:50 P.M.

Stephen J Mannella; 25-11764-a; PRESENTED BY: GEORGE R. TADROSS.

2:10 P.M.

Derek E. Blanks; 25-11765-d; PRESENTED BY: HENRY ALAN JEFFERSON.

2:20 P.M.

James R. Shaughnessy; 25-11857-d; PRESENTED BY: PAUL H. YOUNG.

2:30 P.M.

Concezio Nepa; 25-11787-a; PRESENTED BY: WILLIAM D. SCHROEDER.

Margherita Nepa; 25-11787-a; PRESENTED BY: WILLIAM D. SCHROEDER.

2:40 P.M.

Margarita Santos; 25-11862-a; PRESENTED BY: JEANNE MARIE CELLA.

2:50 P.M.

Robert C. Taylor; 25-11795-d; PRESENTED BY: DAVID M. OFFEN.

3 P.M.

Dimitrios Dafis; 25-11796-p; PRESENTED BY: DAVID M. OFFEN.

3:10 P.M.

Christian Joseph Dalessio; 25-11807-a; PRESENTED BY: MICHAEL A. CIBIK.

3:20 P.M.

Hector E Baraona; 21-11690-d; PRESENTED BY: DAVID M. OFFEN.
Heidi E Schwarzenberg; 21-11690-d; PRESENTED BY: DAVID M. OFFEN.

3:30 P.M.

Murray D. Levin; 25-11829-d; PRESENTED BY: MICHAEL A. CIBIK.

3:40 P.M.

Pauline C Barrera; 25-11850-a; PRESENTED BY: BRAD J. SADEK.

3:50 P.M.

Vernice Scott; 25-11854-a; PRESENTED BY:.

THUR., JUNE 12, 2025

CHAPTER 11--LEONA MOGAVERO, ESQ., TRUSTEE

2 P.M.

Companion Care Partners, LLC; 25-11859-d; PRESENTED BY: DEMETRIUS J. PARRISH.

FRI., JUNE 13, 2025

CHAPTER 7--ROBERT H. HOLBER, TRUSTEE

9 A.M.

Lisa Ann Smith; 25-11021-p; PRESENTED BY: MARCIA Y. PHILLIPS.
Diane M. Lewis; 25-11384-a; PRESENTED BY: DAVID M. OFFEN.
Debra S. Hall; 25-11435-p; PRESENTED BY: THOMAS W. FLECKENSTEIN.

10 A.M.

Tazeen Fatima; 25-11430-a; PRESENTED BY: JULIUS E. CRAWFORD.

Kevin Allen Labadie; 25-11463-p; PRESENTED BY: CHARLES LAPUTKA.
Leslie Marie Curialle; 25-11480-p; PRESENTED BY: ZACHARY ZAWARSKI.

11 A.M.

Anthony A. Schultz; 25-10964-a; PRESENTED BY: DAVID J. AVERETT.
Sandra A. Palmucci; 25-11433-a; PRESENTED BY: BRAD J. SADEK.
Karimah L McKune; 25-11494-a; PRESENTED BY: DEMETRIUS J. PARRISH.

1 P.M.

Cemtech, LLC; 25-10373-a; PRESENTED BY: DEMETRIUS J. PARRISH.
Latasha R. Goodman; 25-10975-a; PRESENTED BY: BRAD J. SADEK.
Melissa D. Simone; 25-11031-p; PRESENTED BY: ALAINE V. GRBACH.

2 P.M.

Mary J. Osborne; 25-10985-d; PRESENTED BY: BRAD J. SADEK.
Kimberly A. Brown; 25-10999-d; PRESENTED BY: MICHAEL A. CIBIK.

CHAPTER 11--HOLLY SMITH MILLER, ESQ., TRUSTEE

10 A.M.

Active World Holdings Inc.; 25-11826-p; PRESENTED BY: KEVIN K. KERCHER.

CHAPTER 13--KENNETH E. WEST, TRUSTEE

9 A.M.

Paul F. Davis; 25-11312-d; PRESENTED BY: MICHAEL A. CIBIK.
Shannon M Rizzo; 25-11389-d; PRESENTED BY: JEANNE MARIE CELLA.

9:15 A.M.

Kristina Klugar; 25-11345-p; PRESENTED BY: MICHAEL A. CIBIK.
Richard G Barnes; 25-11519-d; PRESENTED BY: JEANNE MARIE CELLA.

9:30 A.M.

Patricia M. Tripler; 25-11492-p; PRESENTED BY: MICHAEL A. CIBIK.
Thomas W. Tripler; 25-11492-p; PRESENTED BY: MICHAEL A. CIBIK.
Matthew D Keller; 25-11520-a; PRESENTED BY: JEANNE MARIE CELLA.

9:45 A.M.

Julio Moran; 25-11529-p; PRESENTED BY: MICHAEL A. CIBIK.

Curtis James Stevens; 25-11551-a; PRESENTED BY: DAVID M. OFFEN.

10 A.M.

Michelle Y. Gillyard; 25-11228-p; PRESENTED BY: MICHAEL D. SAYLES.
Samuel Varghese; 25-11370-d; PRESENTED BY: MAGGIE S SOBOLESKI.
Brandon E. Bivenour; 25-11536-d; PRESENTED BY: MICHAEL SETH SCHWARTZ.

10:15 A.M.

Tomika Harris; 25-11229-p; PRESENTED BY: MICHAEL D. SAYLES.

Marcia L. Dixon; 25-11483-d; PRESENTED BY: DAVID B. SPITOFSKY.
Deborah M. LeCompte; 25-11572-d; PRESENTED BY: MICHAEL SETH SCHWARTZ.

10:30 A.M.

Dawn M Field; 25-11052-d; PRESENTED BY: PAUL H. YOUNG.

Meghan q Whitton; 25-11531-d; PRESENTED BY: LAWRENCE S. RUBIN.

Ronald B. Peck; 25-11560-a; PRESENTED BY: BRAD J. SADEK.

10:45 A.M.

Michael A. Wooten; 25-11081-a; PRESENTED BY: ZACHARY PERLICK.
Nikia Patrice Austin; 25-11357-d; PRESENTED BY: VICKI ANN PIONTEK.
Marion R. Crooks; 25-11445-d; PRESENTED BY: PAUL H. YOUNG.

11 A.M.

Wanda E Kolawole; 25-11165-d; PRESENTED BY: ALFONSO G. MADRID.

Malikh Michelle Butler; 25-11407-d; PRESENTED BY: RONALD G. MCNEIL, Esquire.

Bruce W. Stone; 25-11466-p; PRESENTED BY: PAUL H. YOUNG.

11:15 A.M.

Muriel L. Harris; 25-11349-d; PRESENTED BY: RONALD G. MCNEIL, Esquire.
Lillie Frazier; 25-11406-d; PRESENTED BY: ALFONSO G. MADRID.
Shanae Caldwell-Cole; 25-11477-a; PRESENTED BY: PAUL H. YOUNG.

11:30 A.M.

Golnar Shayegan; 25-11001-a; PRESENTED BY: SEAN P. MAYS.
Michelle Verushkha Benoit; 25-11484-d; PRESENTED BY: ISAAC M HUGGINS.
Janealma P. O'Gorman; 25-11497-a; PRESENTED BY: PAUL H. YOUNG.

11:45 A.M.

John Richard Bayne; 25-11054-a; PRESENTED BY: ANTHONY A. FRIGO.
Kevin J. Schwoerer; 25-11055-d; PRESENTED BY: PAUL H. YOUNG.
Peter J Delliponti; 25-11553-d; PRESENTED BY: MICHELE PEREZ CAPILATO.

12 P.M.

Mark G Robinson; 25-10889-a; PRESENTED BY: CHRISTOPHER CONSTANTINE CARR.
Ian Chapman; 25-11179-d; PRESENTED BY: PAUL H. YOUNG.
Jason Allen Martin; 25-11491-d; PRESENTED BY: A.M.Y. LYNN BENNECOFF GINSBURG.

12:15 P.M.

Christopher Lacey; 25-10457-p; PRESENTED BY: MICHAEL A. CIBIK.
Calvin D. White; 25-11273-a; PRESENTED BY: DAVID M. OFFEN.
Darrell Jeffery Tolbert; 25-11467-a; PRESENTED BY: JOSEPH L QUINN.

12:30 P.M.

Louise J. Andrews; 25-10626-d; PRESENTED BY: DONALD WILLIFORD.
Dorothy Connolly Mraz; 25-11040-d; PRESENTED BY:.
Alisa M Diaddezio; 25-11104-p; PRESENTED BY: JEANNE MARIE CELLA.

12:45 P.M.

Shariff J O'Grady; 25-10338-d; PRESENTED BY: PAUL H. YOUNG.
Sherryce Valentine; 25-10990-d; PRESENTED BY: MICHAEL A. CIBIK.
Kimberly Ann Mishtuk; 25-11176-d; PRESENTED BY: ISAAC M HUGGINS.
Michael James Mishtuk; 25-11176-d; PRESENTED BY: ISAAC M HUGGINS.

1 P.M.

Katherine Anita Ryberg; 25-10354-d; PRESENTED BY:.

CHAPTER 13--SCOTT F. WATERMAN [CHAPTER 13], TRUSTEE

10 A.M.

Yesica Paola Delvalle; 25-11282-a; PRESENTED BY: MICHAEL A. CIBIK.

00022501-1852**J. L. Newman**
Mc Cloud v.WI Equity 1 Llc et al.
A. J. Kramer; J. J. Gallo; L. B. Orner; M. G. Perri; S. A. Clemente; S. L. Phelan
2 P.M.
0012411-2335
Hannigan v.All Unknown Occupants
F. L. Turner
00022501-3631**M. I. Simon**
McFadden v.Wal-Mart Stores East, Lp et al.
J. Yom; P. J. McDonnell
00032501-3647**J. P. Guinan**
Doe S.M. v.Devereux Foundation et al.
C. Redfern; J. McHale
00042501-3649**J. A. Manes**
O’connor v.Katchiuri
J. P. Tolerico
00052501-3651**J. P. Guinan**
McSpadden v.Roman Catholic Archdiocese of Philade
00062501-3652W. C. Bensley
Yanc v.Maguire’s Ford of Hershey et al.
J. M. Demarco; K. E. Lizzano
00072502-0336**A. M. Kroupa**
Campbell v.Fresh Grocer of Wyncote
M. T. Droogan; W. M. Rossi
00082502-0349**J. A. Zenstein**
Bishop v.Allstate Vehicle And Property Insurance
C. R. Stevens; R. A. Steiger
00092502-0350**A. M. Kroupa**
Collins v.Sisters of Saint Joseph et al.
J. C. Falls; M. F. Demarco
3 P.M.
0012501-3655**M. Sigal**
Robinson, Sr. v.Shipp
K. J. Fox
00022501-3694**A. Manohar; J. P. Guinan**
Johnson v.Roman Catholic Archdiocese of Philadelp
00032501-3696M. I. Simon
Gonzalez v.Brookhaven Foods, Llc et al.
M. T. Droogan; R. E. Chesney
00042501-3697**A. Manohar; J. P. Guinan**
Rivera v.Roman Catholic Archdiocese of Philadelph
00052501-3699M. I. Simon
Morris v.Griffith et al.
A. R. Kasian; J. R. Fowler; O. J. Issertell
00062502-0354**M. C. Bendo**
Quinones-Ortiz v.Fetzer et al.
C. L. Pitchford
00072502-0359**N. C. Kapsimalis**
Stone v.Southeastern Pennsylvania Transportation
B. Betzler; C. J. Scott; K. L. Mercogliano; K. D. Lawfer
WED., JUNE 11, 2025
8 A.M.
0012502-2966**R. E. Madden**
Lowenberg v.Main Line Health et al.
A. D. Rogin; D. J. Brooks Jr; M. B. Kelleher
00022502-2983**J. A. Russomanno**
Toussaint v.Chickie’s And Pete’s Inc. et al.
S. K. Mintzer
00032502-3028**D. B. Sherman; R. Briskin**
Ayala v.Magee Rehabilitation Hosp. et al.
J. M. Doyle; K. C. Koob; M. A. Mantell
00042502-3063**C. J. Hoey**
Giacometti v.McKeon, Esquire et al.
E. Schmidt-Jerdon; J. C. Troy; C. N. Harrington
00052502-3108**L. G. Villari; T. A. Lynam**
Cash, Jr. et al. v.Step By Step Inc. et al.
G. M. Roswell; W. T. McBride
00062502-3139**T. F. Sacchetta; T. Sacchetta**
Townsend v.Va-Q-Tec Usa Inc. et al.
D. Mitra; M. J. Shapiro; R. J. Williams
9 A.M.
0012502-0512**S. J. Rosenthal**
Charles v.Consolidated Rail Corp. et al.
D. J. Hampton; N. E. Bazzzy; T. H. Lyda
00022502-0535**B. R. Cullin**
Cullin v.East Mt. Airy Neighbors Inc. et al.
A. L. Toth
00032502-0542**D. C. Linn**
Sanders et al. v.Parkhurst Dining, Llc et al.
B. E. Rende
00042502-0545**J. P. Lavin; N. J. Renzi**
Fontanez v.Alzoubi et al.
G. B. Evans
9:30 A.M.
0012501-2873**M. I. Simon**
James v.Miller et al.
S. J. Ross-Hyman
00022503-1514**D. E. Weisgold**
Garro v.Ikram et al.
V. M. Vangrossi
9:45 A.M.
0012502-0014**T. L. Kreiser**
Golden Stone Llc v.Gy Poplar B Development, Lp
1 P.M.
0012409-2720**K. M. Zizzi; K. L. Hall; W. I. Zimmerman IV**
Jhan&D, Llc v.Rodriguez
M. B. Senape
00022502-0557**A. S. Dashevsky; H. R. Reese**
Davis v.Giuliani et al.
R. Marrero
00032502-0567**H. A. Taylor**
Mull et al. v.Tanway Enterprises, Lp et al.
J. M. Persico; M. A. Lockett
00042502-0576
Caban Santana v.Guerrero Espinoza et al.
E. Freed
00052502-0577**M. J. Pajak**
Scott v.Fitness International, Llc et al.

D. J. Samlin; J. C. McMeekin; M. W. Catanzaro
00062502-0582**K. Dugan**
Blow v.Cohen et al.
00072502-0584A. T. Kravitz
U.S. Bank Trust National Association, As Trustee O v.Cohen et al.
10 A.M.
0012502-0778**G. S. Dion**
Nash v.White et al.
T. W. Nardi
00022502-0796**L. Artom-Ginzburg**
Destouet v.Harris et al.
00032502-0798
Anderson v.Pa. Health & Wellness et al.
00042502-0804A. T. Neuwirth
Thomas v.Dimidio et al.
D. L. Burdett
10:15 A.M.
0012503-3320**L. M. Gibbons**
Green Fleet Services Inc. v.Shree Sai Siddhi Spr
A. M. Scheibelhut; A. J. Foschi
10:30 A.M.
0012501-0107**A. L. Yatvin**
Mathisen et al. v.Shippam et al.
K. N. Ganderton; M. Davis; M. C. Porth; P. M. Northen
00022503-0200**S. I. Scuteri**
Hanmi Bank v.Smart Builders I Llc et al.
A. P. Barsky; J. Katz
10:45 A.M.
0012412-2368**E. R. Grady; J. E. Strand**
Headway Capital Llc v.Diyojen Express Llc et al.
11 A.M.
0012411-0573**M. E. Greenfield**
Tarwillie v.Turner
M. L. Razzano
00022501-2727**G. P. Heslin**
Shopf v.Southeastern Pennsylvania Transportation
E. A. Borrelle
00032502-0947**M. Odstrchel**
American Express National Bank v.McAllister Aka T
00042502-0948M. T. Leabman
Pervez et al. v.Kanh
M. M. Patel
00052503-3348**M. B. Dubin**
Intercommunity Action Inc. v.Barthmus et al.
D. V. Dzara; G. P. Lentz; J. S. Cianciulli; K. M. Degroote
11:15 A.M.
0012503-3538**T. L. Kreiser**
Jf Huebner & Son Contractors Inc. v.American Sit
S. D. Platten
11:30 A.M.
0012502-1020**H. Feinberg**
Torres v.Park et al.
V. Stolyar
00022502-1024**A. M. Kroupa**
Moore v.Huff et al.
A. A. Griffith; K. M. Frascella; L. Mazzitelli
00032502-3014**A. S. Gilberg**
Moore et al. v.Huff et al.
A. A. Griffith; K. M. Frascella
00042502-1029**B. Hanratty; M. Kats; T. P. Fenningham**
Partikevich et al. v.Liberman
1:15 P.M.
0012503-3599**R. L. Saldutti; T. B. Oconnell**
Key Bank v.Angels of Care By Tlm Llc et al.
1:30 P.M.
0012503-2464**R. L. Saldutti; T. B. Oconnell**
Key Bank v.L&A Family Company et al.
1:45 P.M.
0012503-0473**J. S. Kaner; J. R. Cavalier**
Keybank National Association v.Creciun et al.
C. C. Coss; T. J. Momjian
2 P.M.
0012410-2316**E. J. Gilson**
Peoples v.Fairview Nursing & Rehabilitation Cente
C. C. Blair
00022502-0805**A. Kipperman**
Orr, A Minor By And Through His P/N/G, Julie Orr V v.Fairview Nursing & Rehabilitation Cente
J. M. Proko
00032502-0815**G. B. Keahey**
Phila. Contributionship Ins. Co. A/S/O Kevin & Cas v.Fairview Nursing & Rehabilitation Cente
T. Chasan
00042502-0839**R. L. Lichtenstein**
Tragbar v.M. Schnoll & Sons Inc. et al.
B. L. Shechtman; J. M. Greenbaum
00052502-0842**E. E. Qaqish**
Pnc Bank, National Association v.Collick et al.
00062503-3492B. M. Kile
Keybank, N.A. v.Skgkk Investments Llc et al.
2:15 P.M.
0012503-3943**B. M. Fleischer**
Leaf Capital Funding, Llc v.Lilalo Concepts Llc E

2:45 P.M.
0012503-0563**E. K. Conway; M. E. Gehring; S. G. Harvey**
Levan v.Saul Ewing Llp
C. M. Hinnenkamp; P. C. Buckley
3 P.M.
0012502-0950**J. M. Dodig**
Hesson et al. v.Watson
00022502-0961D. Rostocki
Hernandez Ruiz v.Miller et al.
M. H. Dinterman
00032502-0964**R. W. Johnson; V. P. Wilson**
Colclough v.Uralova et al.
A. J. Shaw; M. Yee; O. R. Walls; R. Marrero
00042502-0969**T. C. Dyer**
Capital One Auto Finance v.Williams
00052502-0971T. C. Dyer
Capital One Auto Finance v.Anderson
00062502-0974R. W. Williams; T. C. Dyer
Capital One Auto Finance v.Concannon
3:15 P.M.
0012503-2051**J. T. Dimarco; M. A. Lipman**
Lexington Insurance Company v.Pnc Bank, National
B. H. Callaway

RULES RETURNABLE

FRI., JUNE 6, 2025
10 A.M.
0012504-1009 **R. M. Justice**
Johnston v.City of Philadelphia et al. et al.
K. D. Lawfer; S. KirbyWED., JUNE 11, 2025
2 P.M.
0012410-0038 **J. Auddino**
Flores v.Southeastern Pennsylvania Transportation
B. C. Evangelist
00022410-3099 **M. T. Stone**
Estate of Anthony Heagy, Deceased et al.. et al. v.Southeastern Pennsylvania Transportation
S. D. Josephson
00032412-0800 **J. M. Horn; L. McElhatten**
Belogorodsky et al. v.Lapenta et al.
00042412-1091 M. L. Jones; N. M. Centrella
Archdiocese of Philadelphia et al. v.Wampole Miller
A. J. Connolly; C. E. Burgess
00052412-1097 **B. Simmons**
Freed v.Tosti
K. M. Castagna; K. N. Thompson
00062412-1420 **D. R. Layser; M. P. Miller**
Gould v.Pyramid Healthcare,Inc. et al.
A. L. Bonvicino; M. T. Hensley
00072412-2111 **A. P. Watto; I. T. Norris**
Allen, Attorney-In-Fact For Gabriel Jerome Allen V v.Pyramid Healthcare,Inc. et al.
A. Romney; B. M. Littman
00082412-2592 **R. L. Sachs; T. M. Blanco**
Munshi et al. v.Children’s Hosp. of Philadelphia
A. F. Susko; J. E. Gajer; M. W. Horner

FAMILY COURT DIVISION

JUNE 6, 2025
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,W,F) 9:30 A.M. (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. (Out)

Courtroom--4G
IRVINE, J. (M,T,TH,F)
KRISTIANSSON, J. (W)
Courtroom--5A
BARISH, J.
Courtroom--5B
MCLAUGHLIN, J.
Courtroom--5C
CANTY, J.
Courtroom--5D
SABATINA, J. (Ex F)
Courtroom--5E
JCHO SHULER (T,TH 9:30 A.M.)
IRVINE, J. (W)
Courtroom--5F
FURLONG,J. (Ex TH,F)
Courtroom—5G
JCHO STOKES
Courtroom--6H
JCHO MCCULLOUGH (T,TH)
PRE TRIALS 1 P.M.
DOMESTIC RELATIONS/ FAMILY COURT BUILDING
1501 ARCH ST.
Courtroom—3A
SANDHER, J.
Courtroom--3C
JACKSON, J.
Courtroom--3D
PALMER, J.
Courtroom--3E
JOHNSON,J. (Ex F)
Courtroom--3F
MALLIOS, J.
Courtroom--4F
KRISTIANSSON, J. (M,T,F) 4G (W)
Courtroom--6A
LITWIN, J. (Out)
Courtroom--6B
FANNING, J. (M,W) 6G (T,TH) 3E (F)
Courtroom—6C
FORD, J.
Courtroom--6D
WAHL, J.
Courtroom--6E
PAPADEMETRIOU, J. (M,T,F) 4F (W,TH)
Courtroom--6F
SULMAN, J. (Out)
Courtroom--7B
CHEN, J.

CRIMINAL TRIAL DIVISION

FRIDAY, JUNE 6, 2025
Room 502—KYRIAKAKIS, J.
Armstrong, Austin K. (Godshall, Anthony Francis)
Bey-upchurch, Brahim A. (Def. Assoc.)
Candelario, Nelson (Savino, Louis Theodore Jr.)
Coleman, Kereem (Seay, Geoffrey Vincent)
Davis, Cornelius (Def. Assoc.)
Garcia, Luis (Hagarty, Matthew Sherman)
Harrison, James A. (Def. Assoc.)
Howard, Lester (Def. Assoc.)
Morse, Naja (McCrae, Kendra Ilene)
Murray, Valtima (Gessner, Scott)
Stokes, Jazmon (Gessner, Scott)
Room 505—PALUMBO, J.
Brewer, Tyrell (Def. Assoc.)
Butler, Kia L. (Def. Assoc.)
Cissorsky, Amanda (Def. Assoc.)
Collins, Gregory (Def. Assoc.)
Collins, Gregory T. (Def. Assoc.)
Creed, Derek (Def. Assoc.)
Dantzler, Dajuan (Def. Assoc.)
Donato, Lesty (Def. Assoc.)
Escalera, Andres (Weiss, William Alfred)
Gardner, Devon (Capuano, Gina A.)
Hamilton, Lamar (Silver, Gary Scott)
Jackson, Raheem (Def. Assoc.)
Lindsay, Alonzo (Mischak, David B.)
Maxwell-whitfield, Talia (Hueston, Colin

Richard)
Miller, Sean (Leasure, Adam Michael)
Owens, Shane (Def. Assoc.)
Park, Jimmy (Belli, John Martin)
Parker, Tyrone R. (Def. Assoc.)
Rivera-casillas, John (Tarpey, Timothy J.)
Rollins, Saeed (Nasuti, Carmen Charles III)
Russell, Henry (Def. Assoc.)
Smith, Taliym (Def. Assoc.)
Ure, Darryl (McDonald, Jonathan Alan)
Wesby, Mark (Driscoll, Raymond C.)
White, Dontae (Def. Assoc.)
Williams, Timothy (Ciancaglini, William Joseph)
Woodlyn, Artie (Def. Assoc.)
Room 601—YU, J.
Harley, Chyna (Def. Assoc.)
Lewis, Daniel (Def. Assoc.)
Miller, Brian (Def. Assoc.)
Nesmith, Ariel (Def. Assoc.)
Stafford, Hassan (Latta, Denita Cherell)
Room 607—EHRlich, J.
Buckery, Rian (Sigman, Scott Philip)
Evans, Chad (Def. Assoc.)
Hinnant, Zhaki (Sigman, Scott Philip)
Lipscomb, Tyreek (Def. Assoc.)
Mitchell, Nadir (Nenner, David Scott)
Nelly, Bryce (Def. Assoc.)
Pillot, Luis (Def. Assoc.)
Seery, Stephen (Fuschino, Richard John Jr.)
Smith, Eric (Kadish, Jason Christopher)
Taylor, Dontay (Def. Assoc.)
Torres, Leonard (Bozzelli, Lawrence J.)
Wells, Marcus W. (Def. Assoc.)
Room 701—WASHINGTON, J.
Alvarado, Daniel (Tarpey, Timothy J.)
Blackshear, David (Colon, Christian)
Bynum, Timothy (Fish, Ilon Ross)
Dargan, Karl (Keller, Robert Craig)
Gillis, Amir (Dolfman, Douglas Lee)
Graves, Traves (Def. Assoc.)
Gross, Austin M. (Cameron, Angelo Leroy)
Hartman, Ryhiem (SteenSON, Derek Alan)
Jimenez, Jonathan (Piccarreto, Marisa Anne)
Johnson, Quider (Def. Assoc.)
Lomax, Bradley (Def. Assoc.)
Salinas-davis, Carlos (Def. Assoc.)
Spady, Kashim (Def. Assoc.)
Steadley, Floyd (Yee, Adam Sequoyah)
Stuart, Tyrone (Def. Assoc.)
Villacorta, Luis (Narcisi, Laurence Anthony III)
Williams, Shayne (Young, Jason R.)
Room 702—HANGLEY, J.
Bello, David E. (Def. Assoc.)
Clowney, Arthur (Def. Assoc.)
Clowney, Arthur L. (Def. Assoc.)
Crabbe, Michael (Jones, Sarah Alexandra)
Demota, Shavonne (Johnson, Shaka Mzee)
Dixon, Randy (Def. Assoc.)
Jackson, Robert (Def. Assoc.)
Lomax, Christopher (Def. Assoc.)
Mason, Kymier (Walker, David Michael)
Meekins, Azuree (Def. Assoc.)
Perdomo, Oscar (Kenny, Thomas)
Sautner, Kenneth (Def. Assoc.)
Valentine, Sabir (Def. Assoc.)
Williams, Gabriel (Def. Assoc.)
Room 704—BROWN, J.
Ayala, Alberto (Clemens, Thomas C.)
Brown, Terrhon J. (Gamburg, Robert Marc)
Fenter, Ahmyr (Amoriello, Gina A.)
Johnson, David (Def. Assoc.)
Johnson, Raymond (Def. Assoc.)
Johnson, Saheed (Def. Assoc.)
Jourden, Philippe (Fioravanti, Michelle A.)
Joyner, Aikeem (Godshall, Anthony Francis)
Kelly, John (Def. Assoc.)
Reyes, John (Turner, Alexandre Neuerburg)
Robinson, Tysheen (Def. Assoc.)
Spurio, Dane (Def. Assoc.)
Tribune, Mahdee (Def. Assoc.)
Wright, Christian (Burrows, William Gordon)
Room 705—WILLIAMS, J.
Baez, Jessie (Def. Assoc.)
Barry, Arthur (Def. Assoc.)
Bartholomew, Emanuel (Def. Assoc.)
Bryant, Diva (Def. Assoc.)
Felder, Michael (Def. Assoc.)
Garcia-santana, Luis (Auspitz, Charles)
Gillespie, Vernon (Def. Assoc.)
Gregory, Myles (Def. Assoc.)
Marazzo, Anthony (Def. Assoc.)
Massey, Darris (Johnson, Shaka Mzee)
Morgan, Stacy (Def. Assoc.)
Rainey, Charles (Def. Assoc.)
Rivera, Crystal L. (Def. Assoc.)
Ruiz, Francisco (Coleman, Joseph L.)
Santos, Altoviste (Def. Assoc.)
Smith, James (Def. Assoc.)
Spruell, Dante (Def. Assoc.)
Tilghman, Kwame (Def. Assoc.)
Room 707—CAMPBELL, J.
Brown, Kiara (Kadish, Jason Christopher)
Gibson, Kasim (Def. Assoc.)
Griffin, Kareem (Def. Assoc.)
Palmer, Alphonso (Def. Assoc.)
Perrin, Dontez (Tauber, Alan J.)
Room 801—BRYANT-POWELL, J.
Brown, Clinton J. (Fish, Ilon Ross)
Brunson, Ernest (Szanto, Jules Norris)
Collier, Jahlil (Def. Assoc.)
Collier, Tyree D. (Szanto, Jules Norris)
Cowans, Tyleek (Def. Assoc.)
Falu, Nicholas (Def. Assoc.)
Hamilton, Dora (Def. Assoc.)
Kiefer, George (Gerrity, Jordan Alexandra)
Martinez, Jose (McCrae, Kendra Ilene)
Mauger, Allan (Def. Assoc.)
Montalvo, Rene (Def. Assoc.)
Moore, George (Osei, Nana Yaw Adom)
Poellnitz, Marcus (Def. Assoc.)
Williams, Samir D. (Def. Assoc.)
Room 802—CLEMONS, J.
Allowing, Daniel (Def. Assoc.)
Ayala, Natasha (Giuliani, Richard J.)
Badger, Devon (Def. Assoc.)
Claderon-rodriguez, Jean (Savino, Louis Theodore Jr.)
Donaldson, Omar (Def. Assoc.)
Flood, Michael (Def. Assoc.)

Goodlett, Leroy (Gamburg, Robert Marc)
Harris, Tyrone (Sigman, Scott Philip)
Hernandez-mendoza, Jeffry (Gamburg, Robert Marc)
Thornton-trice, Taleah (Def. Assoc.)
Whiting, James (Def. Assoc.)

Room 804—SAWYER, J.
Amaker, Demar (Def. Assoc.)
Antonio, Steven (Def. Assoc.)
Barksdale, Willie (Def. Assoc.)
Bridgeman, Darius (Def. Assoc.)
Camacho, Jackline (Def. Assoc.)
Crippen, Symire (Def. Assoc.)
Cruz, Felix (McCrae, Kendra Ilene)
Danz, Alvonte (Def. Assoc.)
Delorbe, Josue (Def. Assoc.)
Elia, Michelle (Odza, Frances M.)
Garcia, Jerick (Def. Assoc.)
Giles, Ryshon (Thomas, Melissa Diane)
Hairston, Basheer (Def. Assoc.)
Harvin, Kyrree (Def. Assoc.)
Hunter, Joshua (Def. Assoc.)
Jewett, Quadir (Alva, Jeremy-Evan)
Long, Edward (Def. Assoc.)
Lovett, Tyshine (Yee, Adam Sequoyah)
Maduro, Julio (Def. Assoc.)
Maurice, Corprew (Def. Assoc.)
Mendoza, Solomon (Def. Assoc.)
Parrott, George (Def. Assoc.)
Rodriguez, Jose (Def. Assoc.)
Rodriguez, Kelvin (Def. Assoc.)
Rodriguez, Omar (Def. Assoc.)
Ross, Malik (Def. Assoc.)
Ruiz, Carlos (Def. Assoc.)
Ruiz-natal, Hector (Savino, Louis Theodore Jr.)
Salah, Ahmed (Klayman, David Howard)
Sinkler, John Anthony (Def. Assoc.)
Torres, Alexander (Def. Assoc.)
Way, Quadie (Marsh, James T.)
Waysome, Wayne (Piccarreto, Marisa Anne)
Wright, Jaquil (Montroy, Andrew David)

Room 805—EISENHOWER, J.
Acosta-mejia, Wilfredo (Mann, Jessica Consuela)
Covington, Kwaun (Def. Assoc.)
Deas, Gary (Def. Assoc.)
Green, Steven (Def. Assoc.)
Herme, Michael
Mendoza-burgos, Elvin (Def. Assoc.)
Munoz-herandez, Enrique (Bowers, Peter C.)
Nelson, Jade A. (Def. Assoc.)
Perez, Jayden
Randall, Salinda (Def. Assoc.)
Sachs, Lindsey (Def. Assoc.)
Sanabria, Ernesto (Def. Assoc.)
Taylor, Thormon (Def. Assoc.)
Zamora, Asdrubal (McAllister, D'Yal K.)
Zimmerman, Edward (Def. Assoc.)

Room 807—ANHALT, J.
Brookins Jr, Kevin A. (Dolfman, Douglas Lee)
Smith, Kevin (Dolfman, Douglas Lee)

Room 901—SCHULTZ, J.
Assalaam, Raheem (Def. Assoc.)
Beard, Darren (Def. Assoc.)
Dixon, Dahrir (Coleman, Joseph L.)
Lee, Kyle (Def. Assoc.)
Mitchell, Zackery
Rogers, Dyeema (Cameron, Angelo Leroy)
Sewell, Tamika (Abdul-Rahman, Qawi)
Stith, Nazir (Def. Assoc.)
Stith, Nazir A. (Def. Assoc.)
Waddy, Janile K. (Yee, Adam Sequoyah)
Walker, Nacir (Humble, Brian Francis)
White, Lativia C. (Foster, Edward Joseph)
Williams, Christian (Levin, Peter Alan)
Wilson, Virgil (Sigman, Scott Philip)

Room 902—WOELPPER, J.
Adams, Terrell (Def. Assoc.)
Casiano, Alexander J. (Marsh, James T.)
Gonzalez, Antonio (Steinberg, S. Philip)
Holmes, Randi J. J. (Savino, Louis)
Keys, Leroy (Szanto, Jules Norris)
Schell, Menaje (Szanto, Jules Norris)
Sherlock, Wesley (Farrell, J. Michael)
Sherlock, Wesley M. (Reilly, William J.)
Silverio-lopez, Luis D. (Steinberg, S. Philip)
Stroman, Dashawn (Def. Assoc.)
Thomas, Isaiah M. (Palividas, Pantellis)

Room 904—ROSS, J.
Abdussamad, Rashad (Def. Assoc.)
Brockington, Kwadir (Osei, Nana Yaw Adom)
Dallas, Donte (Godshall, Anthony Francis)
Davis, Jeremiah (Johnson, Shaka Mzee)
Gillins, Darion (Steenison, Derek Alan)
Gordon, Wendy (Def. Assoc.)
Jones, William (Def. Assoc.)
Lewis, Harry R. (Def. Assoc.)
Moss, Clarence A. (Def. Assoc.)
Strange, Ronald C. (Def. Assoc.)

Room 907—O'KEEFE, J.
Arroyo, Natalie (Johnson, Shaka Mzee)
Black, Rasheed (Def. Assoc.)
Blake, Zahkime (Diamondstein, Michael Jay)
Dejesus, Jose (Def. Assoc.)
Dejesus-rivera, Jose (Def. Assoc.)
Garnes, Devon (Stern, Douglas Nathaniel)
Harding, Jason (O'Hanlon, Stephen Thomas)
Humphrey, Quadir (Def. Assoc.)
Isaacs, Rahmir (Cameron, Robert Leroy)
Johnson, Calvin (Keller, Angelo Craig)
Ortiz, Kelvin (Amoriello, Gina A.)
Perez, Benjamin (Petron, Anthony J.)
Ruff, Kyseam (Def. Assoc.)
Shoatz, Tahar (Gamburg, Robert Marc)
Smith, Ashley R. (Def. Assoc.)
Wicker, Marvin A. (Tarpey, Timothy J.)

**Room 908—BRANDEIS-
ROMAN, J.**
Martinez, Steven D. (Rainey, Debra Denise)
Scott, Stepfond T. (Snyder, Marni Jo)
Scott, Wayne (Osei, Nana Yaw Adom)
Singleton, Andre (Def. Assoc.)
Tate, James (Wallace, Han Niko)

Room 1001—DICLAUDIO, J.
Brooks, Leroy (Bermudez, Donald)
Johnson, Kareem (Gonzales, Michael Hugh)
Martinez, Edgar (Pileggi, Michael)
Mikell, Damien (Foster, Edward Joseph)
Smith, Khadyfi (Davis, William McFadden)
Willis, Christophe (Foster, Edward Joseph)

**Room 1002—TAYLOR-
SMITH, J.**
Childs, Reginald (Yee, Adam Sequoyah)
Claiborne, Coby (Def. Assoc.)
Echevarria-collins, Jerry (Levin, Andrew Joseph)
Foday, John M. (Def. Assoc.)
Freeman, Mark (Def. Assoc.)
Gaine, Daniel (Def. Assoc.)
Gay, Robert (Page, Shawn Kendrick Sr.)
Hewitt, Stephen (Def. Assoc.)
Johnson, Paris (Piccarreto, Marisa Anne)
Knight, Fred (Def. Assoc.)
Manuel, Tatiyana (Altschuler, Jonathan R.)
Matyok, Erica (Def. Assoc.)
Reddy, Na-el S. (Boyd, Matthew Christopher)
Rivera, Andre (Def. Assoc.)
Rodriguez, Nelson (Def. Assoc.)
Rowen, Ronald (Def. Assoc.)
Seldon, Charles (Def. Assoc.)
Smith, Michael (Tarpey, Timothy J.)
Thomas, Amir (Montoya, William Christopher)
Weaver, Aigner H. (Johnson, Shaka Mzee)

Room 1004—T/C
Abdur-rahman, Ramik R. (Def. Assoc.)
Bryant, James (Hueston, Colin Richard)
Colon, Trish T. (Def. Assoc.)
Cooks, Jovon (Meehan, Edward C. Jr.)
Johnson, Love (Def. Assoc.)
Lott, Aquil (Def. Assoc.)
Lott, Aquill (Def. Assoc.)
McKnight, Omar (Def. Assoc.)
Mcquillin, Daniel (Def. Assoc.)
Miller, Brenden (Kadish, Jason Christopher)
Painson, Sharrod (Def. Assoc.)
Phillips, Jamie M. (Def. Assoc.)
Price, Claude (Def. Assoc.)
Rawlings, Keith (Def. Assoc.)
Richardson, Maurice (Def. Assoc.)
Richardson, Maurice Derrick (McGuigan, Brendan Thomas)
Rosa, David (Def. Assoc.)
Ventura, Victoria (Def. Assoc.)
Virelli, Dennis (Tarpey, Timothy J.)
Vooun, Lex (Def. Assoc.)

Room 1005—GIBBS, J.
Brandt, Joshua (Def. Assoc.)
Brown, Nazir (Marroletti, John A.)
Carter, Salahuddin (Def. Assoc.)
Christ, Jesus (Def. Assoc.)
Cochran, Tzipporah (Def. Assoc.)
Cook, Sinsair (Def. Assoc.)
Davis, Malachi (Def. Assoc.)
Fletcher, Izeen (Kramer, Max Gerson)
Forrest, Richard (Def. Assoc.)
Francis, Shaquan (Tinari, Eugene P.)
Gallagher, Glenn (Def. Assoc.)
Gallagher, Jamie L. (Def. Assoc.)
Goldstein, Kevin (Def. Assoc.)
Jones, Teddy (Capone, Joseph P.)
Karmo, Tasanju (Shorter, Darryl Wayne)
Keitt, Dawud (Kadish, Jason Christopher)
Kinsley, Jon (Def. Assoc.)
Lucas, Tayaun (Def. Assoc.)
Mcqueen, Tylnn (Def. Assoc.)
Meleski, Michell (Def. Assoc.)
Mendez, Michael (Def. Assoc.)
Miles, Tawhiid
Moses, Iamier (Def. Assoc.)
Ortiz-cubilete, Jose M. (Kelly, Joseph Kevin)
Pahides, Kelly (Sigman, Jeffrey Allen)
Pasqualon, Andrea (Def. Assoc.)
Perry, Shyeim (Def. Assoc.)
Pettijohn, Siddeeq H. (Parlow, Michael Kevin)
Popelak, Marilyn (Def. Assoc.)
Robinson, Malik (Def. Assoc.)
Roots, Jamil (Def. Assoc.)
Ruiz, Alfredo (Def. Assoc.)
Santiago, Roberto (Def. Assoc.)
Santos, Daniel O. (Def. Assoc.)
Thomas, Shawn (Def. Assoc.)
Timbers, Akim (Def. Assoc.)
Torres, Felix (Def. Assoc.)
Vasquez, Julian (Def. Assoc.)
Watson, Carl (Amoriello, Gina A.)
Williams, Darryl D. (Def. Assoc.)
Youngblood, Shakir (Def. Assoc.)
Young, Sharcia (Def. Assoc.)
Youngblood, Shakir (Def. Assoc.)
Zico, Michael (Szanto, Jules Norris)

Room 1007—BRONSON, J.
Dixon, Theodore B. (Steenison, Derek Alan)
Harrigan, Charles (Server, Gary Sanford)
Hines, Nymir (McMahon, John J. Jr.)
Lakins, Lorenzo (Yacoubian, George Setrag Jr.)
Pfeffer, Miles K. (Def. Assoc.)
Sanders, Randolph (O'Hanlon, Stephen Thomas)
Warren, Shaheed (Taylor, Nyssa E.)

Room 1102—COVINGTON, J.
Boykin, Reginald (Goldstein, Zak Taylor)
Dormil, Berny (Savino, Louis Theodore Jr.)
Gayle, Chajah (Def. Assoc.)
Gonzalez, Enrique (O'Riordan, Daniel John)
Holland, Sherri (Def. Assoc.)
Lee, Michael M. (Def. Assoc.)
Morales, Carlos (Def. Assoc.)
Nicoletti, Richard P. (Gibbs, Charles Matthew)
Perkins, Leali (O'Connor, Lawrence J. Jr.)
Smith, Curtis (Gessner, Scott)
Tasley, Reginald (Def. Assoc.)

**Room 1104-T/C
ARRAIGNMENTS**
Allen, Nasir (Def. Assoc.)
Austin, Kyrree (Def. Assoc.)
Bashir, Amos (Major, Rania Maria)
Diggs-speech, Ira (Def. Assoc.)
Gladden, Aaron (Def. Assoc.)
Gonzales, David (Walker, John Robert)
Greenberg, Joseph (Klayman, David Howard)
Harvey, Quahmeer (Def. Assoc.)
Hollis, Leo (Def. Assoc.)
Ishaq, Chris (Mischak, David B.)
Jones, Darryl E. (Kramer, Max Gerson)
Lang, Terrell (Def. Assoc.)
Mace, Jarrod T. (McKenna, Emily Dust)
Mcginley, Charles (O'Donnell, Joseph H. Jr.)
Melendez-diaz, Joel (Rideout, Edward Joseph III)
Neris, Andre (Def. Assoc.)
Orona, Anthony (Pagano, Gregory Joseph)
Smith, Robert W. (Def. Assoc.)
Stevenson, James J. (Def. Assoc.)

Turner, Jamie (Def. Assoc.)

Room 1108—CIANFRANI, J.
Blango, Tyler J. (Sigman, Scott Philip)
Bowers, Michelle (Dolfman, Douglas Lee)
Cartagena, Shantelly L. (Def. Assoc.)
Coplin, Willie (Bozzelli, Lawrence J.)
Harris, Immanuel M. (Def. Assoc.)
Monteiro-silva, Rebeca (Def. Assoc.)
Sims, Jahlil (Walker, John Robert)
Sims, Jahlil J. (Colon, Christian)
Vega, Camilo (Savino, Louis Theodore Jr.)
Walker, Brian (Adams, Mark Wayne Franklin)

CRIMINAL TRIAL DIVISION

MONDAY, JUNE 9, 2025

Room 502
Allen, Amin A. (Def. Assoc.)
Brown, Tamika (Def. Assoc.)
Jones, Alicia (Def. Assoc.)
Shelton, Kevin (McCrae-Kane, Kendra)
Tootle, Aaron (Def. Assoc.)
Young, Kerry (Turner, Alexandre Neuerburg)

Room 505
Barrera, Yosty (Def. Assoc.)
Chester, Larry
Cruz, Alex J. (Defender, Public)
Eubanks, Emanuel (Def. Assoc.)
Green, Fred (Def. Assoc.)
Haines, Ronald (Def. Assoc.)
Hopkins, Troy (Def. Assoc.)
Lee, Isaiah (Def. Assoc.)
Manning, Shaneya (Def. Assoc.)
Mickens, Daniel (Def. Assoc.)
Ngo, Duc (Def. Assoc.)
Ngo, Duc T. (Def. Assoc.)
Pannell, Khia
Rivera, Marcus A. (Stern, Douglas Nathaniel)
Rodriguez, Calito (Def. Assoc.)
Ross, Marcus

Room 602
Alamo, Eric (Seay, Geoffrey Vincent)
Bibbs, Duijuane (Def. Assoc.)
Brownlee, Jonathan (Kenny, Thomas)
Cobbler, Atiba (McGarrigle, Daniel Anthony)
Delgado, Thomas (Def. Assoc.)
Eldridge, Armad (Abdul Rahman, Qawi)
Eldridge, Armad R. (Abdul Rahman, Qawi)
Gonzalez, Roger (Raynor, Earl Dubois Jr.)
Haas, Phillip (Def. Assoc.)
Henriquez, Eddy (Def. Assoc.)
Hill, Rhaheam (Yacoubian, George Setrag Jr.)
Jordan, Quadir (Def. Assoc.)
Lopez, Fernando Luis (McCaul, John Francis)
Marquez, Mark (Levin, Peter Alan)
Rentas, Sylvia (Def. Assoc.)
Reviera, Gerrell (DEFENDER ASSOCIATION)
Robertson, Christopher (Alva, Jeremy-Evan)
Robinson, Jamal L. (Goodman, Leon Dominic)
Robinson, Linwood (Sanita, Amato T.)
Smith, Shamina S. (Amoriello, Gina A.)

Room 607
Carter, Bryhem (Coard, Michael)
Cuevas, Christian M. (Johnson, Shaka Mzee)
Robinson, Leon (Def. Assoc.)

Room 701
Adams-black, Jamal (Def. Assoc.)
Caulfield, William (Nasuti, Carmen Charles III)
Chisolm, Alonzo K. (Martino, Andre)
Dejesus, Luis (Walker, John Robert)
Erwin, Antonio (Humble, Brian Francis)
Hartman, Ryhiem (Steenison, Derek Alan)
Johnson, Quider (Def. Assoc.)
Riordan, Mark (Def. Assoc.)
Robbins, Steve (Def. Assoc.)
Ruley, Myia (Def. Assoc.)
Spady, Kashim (Def. Assoc.)
Stuart, Tyrone (Def. Assoc.)
Thach, Dung (Def. Assoc.)
Tyler, Louis (Mosser, Todd Michael)
Williams, Shayne (Young, Jason R.)
Wilson, Taqwa (Colon, Christian)

Room 705
Allen, Damon (Def. Assoc.)
Colville, Justin (Def. Assoc.)
Elliott, Stephen (Def. Assoc.)
Hooks, Raynel (Def. Assoc.)
Nobbien, Anthony (Def. Assoc.)

Room 801
Carter, Brandon (Palividas, Pantellis)
Cathay, Ayana (Cooper, Benjamin)
Hartzog, Mashaad (Def. Assoc.)
Hudson, Alonzo (Def. Assoc.)
Medina, Joab (Ringgold, Hamilton Jr.)
Miller, William (Def. Assoc.)
Moreno, Melvin (Def. Assoc.)
Payne, Shaheed (Alva, Jeremy-Evan)
Perez, George (Latour, Pierre III)
Perez, George J. (Def. Assoc.)
Spencer, Shakiyla (Page, Shawn Kendrick Sr.)
Thomas, Terrell (Def. Assoc.)
Vargas, Jomar (Def. Assoc.)
Velez, Henry (Coleman, Joseph L.)
Williams, Ahmad (Addison, Jameelah L.)

Room 802
Harris, Tyrone (Sigman, Scott Philip)
Williams, Larhonda M. (Def. Assoc.)

Room 804
Arizarry, Richard (Def. Assoc.)
Bussen, Malik (Def. Assoc.)
Carter, Terrance (Def. Assoc.)
Harris, Carlos (Def. Assoc.)
Harris, Carlos D. (Def. Assoc.)
Horvoth, Tracy (Def. Assoc.)
Horvoth, Tracy D. (Def. Assoc.)
Hudgins, Isaiah (Def. Assoc.)
Martinez, Julio (Def. Assoc.)
Mott, James (Def. Assoc.)
Ocasio, Elias (Def. Assoc.)
Parker, Navin (Def. Assoc.)
Perez, Michael (Def. Assoc.)
Richardson, James (Savino, Louis Theodore Jr.)
Rivrea, Victor (Defender, Public Philadelphia)
Timbers, Amin (Def. Assoc.)
Walker, Ja'ki (Szanto, Jules Norris)
Watson, Zahair (Sigman, Scott Philip)
Williams, John (Def. Assoc.)
Zimmerman, Jamil (Def. Assoc.)

Room 805
Baez-dejesus, Jean (Def. Assoc.)
Bowers, Icclin S. (Harris, John Sebree)
Fisher, Rodney A. (Deni, Teresa Carr)
Flores, Rudy (Def. Assoc.)
Gushea, Scott (Def. Assoc.)
Jackson, Kevin (Def. Assoc.)
Jones, Deandre (Birley, Kevin Thomas)
Manley, Raheem (Def. Assoc.)
Morrison, Robert (Def. Assoc.)
Sanders, Taquane (Def. Assoc.)
Shields, Michael (Def. Assoc.)
Squillace, Jason (Alboun, Samuel)
Tejada, Julio (Def. Assoc.)
Williams, Carl

Room 807
Bumpess, Elijah (Server, Gary Sanford)
Williams, Jahmal (Steenison, Derek Alan)

Room 808
Andrews, Christopher (Def. Assoc.)
Andrews, Christopher Jay J. (Def. Assoc.)
Andrews, Christopher Jay J. (Def. Assoc.)
Briggs, Jamiel (Sigman, Scott Philip)
Floyd, Derrick (Def. Assoc.)
Matthews, Damion (Def. Assoc.)
Mcclennan, Amir (Dolfman, Douglas Lee)
Mccoy, Michael (Def. Assoc.)
Orr, Shanconda L. (Def. Assoc.)
Rivera, Juan (Def. Assoc.)
Rogers, Kenneth (Def. Assoc.)
Rowe, Julius (Def. Assoc.)
Smith, Rakee (Def. Assoc.)
Wilkerson, Aaron (Def. Assoc.)
Wilkerson, Bryheem (Def. Assoc.)
Wingfield, Nasir (Def. Assoc.)
Womack, Dallas (McGarrigle, Daniel Anthony)

Room 901
Adams, Robert (Mann, Jessica Consuela)
Burns, Eamon (Def. Assoc.)
Gray, Adrian (Def. Assoc.)
Pace, Kevin (Coleman, Joseph L.)
Rios, Patricia (Def. Assoc.)
Ruiz, Jose A.
Torres, Damien (Def. Assoc.)
West, Tamia (Birley, Kevin Thomas)
Wilson, Karmesha S. (Altschuler, Jonathan R.)

Room 902
Benjamin, Akem (Reavis, Sonte Anthony)
Brunson, Terrell T. (Savino, Louis Theodore Jr.)
Henderson, Daquan (Def. Assoc.)
Henderson, Stephen (Abdul-Rahman, Qawi)
Mitchell, Rachel (Def. Assoc.)
Moore, Naieem (Marsh, James T.)
Ortiz, Marco (Cogan, Dennis J.)
Patterson, Marcus (Def. Assoc.)
Stevens, Jermaine (Love, William Allan)

Room 904
Berthau, Terrell (Abdul-Rahman, Qawi)
Cornelio, Natasha (Def. Assoc.)
Crippen, Ramair (Def. Assoc.)
Cruz, Jeffrey (Def. Assoc.)
Hawkins, Syfiece (Def. Assoc.)
Josephus, Davis L. (O'Connor, Lawrence J. Jr.)
Lopez, Alexander (Def. Assoc.)
Nieves, Sigfredo L. (Fish, Illon Ross)
Person, Markel (Def. Assoc.)
Raynor, Tyliak A. (Def. Assoc.)
Smalls, Kenneth (Fuschino, Richard John Jr.)
Williams, Jamir (Def. Assoc.)

Room 905
Amoabeng, Prince (Boyd, Matthew Christopher)
Carter, Tyson (Boyd, Matthew Christopher)
Hale, Reginald D. (Savino, Louis Theodore Jr.)
Hicks, Nyseem (Def. Assoc.)
Lofton, Vincent (Def. Assoc.)
Micucci, Joseph (Alvarez, Daniel Anthony)
Mohamed, Mrwan Salaheldi (Jubelirer, Laurie Robin)
Smith, Kadeem (Javie, Jason David)
Stendardo, Michael (Kelly, Joseph Kevin)
Watson, Dyheim T. (Gibbs, Charles Matthew)
Williams, Chris R. (Def. Assoc.)

Room 907
Coles, Aaron (Stretton, Samuel C.)
Coles, Aaron L. (Stretton, Samuel C.)
Gurley, Julius (Capone, Joseph P.)
Hill, Leonard K. (Perri, Fortunato N. Jr.)
Jackson, Nasir (Szanto, Jules Norris)
McCullough, Samar (Johnson, Shaka Mzee)
Pearsall, Kendra (McMahon, John J. Jr.)
Perez, Jacob (Savino, Louis Theodore Jr.)
Quinones, Christopher (Def. Assoc.)
Robinson, Darnell W. (Def. Assoc.)
Robinson, Jeffrey (Def. Assoc.)
Vargas, Matthew (Stern, Douglas Nathaniel)
Vazquez, Pedro (Yacoubian, George Setrag Jr.)

Room 908
Beard, Zaniah (Def. Assoc.)
Chambers, Colin (Consadene, Jonathan D.)
Corbin, Elijah (Duckett, Cowanis Lee Jr.)
Fuller, Michael L. (Def. Assoc.)
Hopson, Dennis (Yee, Adam Sequoyah)
Sweets, Shabazz (Mann, Jessica Consuela)
Thomas, Darnell (Szanto, Jules Norris)

Room 1001
Boozar, Tania A. (Mosser, Todd Michael)
Brown, Darryl D. (Levin, Peter Alan)
Brown, Dwayne (Sturm, Cheryl J.)
Brunson, William (Bozzelli, Lawrence J.)
Calistro, Kristopher P. (Coleman, Joseph L.)
Chance, Anthony H. (Brown, Jerome Michael)
Culbreth, Hakim (Tinari, Eugene P.)
Dantzier, Andre (Tinari, Eugene P.)
Dantzier, Andre L. (Def. Assoc.)
Davis, Charles (Mosser, Todd Michael)
Ellis, Deon (O'Connor, Lawrence J. Jr.)
Eury, Monique S. (Giuliani, Richard J.)
Gibson, Ronald (McNally, Maura)
Haynes, John C. (Sturm, Cheryl J.)
Henry, Andre (Def. Assoc.)
Lenegan, Gregory (Hobson, William D.)
McCrear, Karim (Himebaugh, Teri B.)
Newell, Nicole (Pileggi, Michael)
Reed, Melvin (Jubelirer, Laurie Robin)
Rivers, Damion (O'Hanlon, Stephen Thomas)
Sample, James (Himebaugh, Teri B.)
Smith, Dabard L. (Def. Assoc.)
Smith, Davar (Def. Assoc.)
Sutton, Benjamin B. (Levin, Peter Alan)
Thomas, Shawn (Tinari, Eugene P.)
Turner, David (Sanghvi, Nilam Ajit)

White, Kenneth E. (Chisholm, Walter C.)
Williams, Jamiel
Williams, Rodney (Brown, Jerome Michael)
Woodard, Craig (Brown, Jerome Michael)
Woods, Darryl (Himebaugh, Teri B.)
Young, Crawford (Def. Assoc.)

Room 1002
Reddy, Na-el S. (Boyd, Matthew Christopher)
Weaver, Aigner H. (Johnson, Shaka Mzee)

Room 1005
Betz, David (Adams, Mark Wayne Franklin)
Beyah, Tamir (Def. Assoc.)
Brady, Sean (Def. Assoc.)
Brown, Daquan (Def. Assoc.)
Calderon, Alexis (Schober, Henry William)
Cooper, Michael (Def. Assoc.)
Cuevas, Ivan J. (Lang, Paul Gregory)
Culpepper, Grant (Abdul-Rahman, Qawi)
Gallagher, Daniel (Def. Assoc.)
Gaymon, Matthew A. (Def. Assoc.)
Ianon, Daniel (Def. Assoc.)
Johnson, Nasir (Def. Assoc.)
Leon-rivera, Etzepe (Def. Assoc.)
Mccauley, Benjamin (Def. Assoc.)
Negron, Robert (Capek, Justin Charles)
Parker, Ernest (Def. Assoc.)
Pickett, Darnell (Def. Assoc.)
Smith, Solomon Iii (Def. Assoc.)
Thomas, Quaniyah (Def. Assoc.)
Vovchak, Lisa (Def. Assoc.)
Young, Paul (Johnson, Shaka Mzee)

Room 1101
Barnes, Omar (Kadish, Jason Christopher)

Room 1104
Jackson, Anthony K. (Johnson, Shaka Mzee)
Tate, James W. (McCaul, John Francis)

Room 1106
Dupree, Nicholas

Room 1108
Amaro, Jesus (Def. Assoc.)
Camps, Kindia (McCrae, Kendra Ilene)
Greer, Julius (Def. Assoc.)
Santiago, Manosha (Colon, Christian)
Young, Brandon (O'Donnell, Joseph H. Jr.)

MUNICIPAL COURT

CIVIL LISTINGS

FRIDAY, JUNE 6, 2025
2—THOMSON, J.

9:15 A.M.
1 Midland Funding, LLC v. BERRY
9 Kalika v. Coronel Guazha
12 Open MRI Center of Bala Cynwyd v. First Chicago Insurance Company
13 Open MRI Center of Bala Cynwyd v. First Chicago Insurance Company
14 LVNV FUNDING LLC v. COOKE

3—OSBORNE, J.

8:45 A.M.
1 45 CLIVEDEN LLC v. SANDERS
3 DOMOS PROPERTIES LLC v. BURTON
4 PHILADELPHIA LOTUS 02 LLC v. ROBERTS
5 Jackson Rental Homes LLC v. White
6 KIRYAT GREENBRIAR v. PENDERGRASS
7 Community Justice Land Trust v. Kellam
8 DREW DEMARCO v. MCCREA
9 6100 MCCALLUM LLC v. EVANS
10 John Coppola v. Prince
11 BELMONT INVESTMENTS 2012 LLC v. Glover
12 PIBO 01A LLC v. MCGIRT
13 TRIBECA REALTY LLC v. Fashola
14 Philly Property 215 LLC v. Curry
15 ST ANTHONYS v. MILAS
16 Rowe v. Brown
17 Prestige Design on 8th LLC v. Townes
18 Ramazan Hima v. MURRAY
19 Bell v. Bowie
21 GNR MERAV 2 LLC v. JOYNES
22 PROJECT HOME v. PEACE
23 EQUINOX GLENWOOD LLC v. LIDBERG
24 NEIGHBORHOOD RESTORATION LP VI v. JOHNSON
25 WISTER PRESERVATION LLC v. CHAMBERS
26 VISION QUEST INVESMENTS 3 LLC v. JACKSON
27 Walski v. Jastrzebska
28 MOLINA BROTHERS PROPERTIES LLC v. PEREZ
29 TASKER VILLAGE LP v. Montgomery
30 WILLOW COURT APARTMENTS LLC v. POSTLEY
31 WYNNEFIELD TERR ASSOC v. BRANTLEY
32 BRYNFIELD CORT ASSOCIATES LP v. Gray
33 Mosaic Treetop LLC v. Bull
34 Ardleigh Gardens 2007 LLC v. GOULDBOURNE
35 1-4 RENTAL SFIG LLC v. SCOTT
36 NICETOWN COURT II HOUSING PARTNERS v. JONES
37 MAPEX PROPERTIES LP v. Stokes
38 THE LOFTS AT 2601 LP v. KING
39 Roman Yanis v. Singleton
41 HADDINGTON FAMILY ASSOC v. DREW
42 Bynum v. Riggins
44 WINDSOR ESTATES APTS LP v. WEST
45 Jiang v. Desir
46 Project Home Community Dev. Corp v. Brant
47 HANCOCK MANOR CORPORATION v. Jenkins
48 RSW PREMIER HOLDINGS LLC v. Fairrey
49 Serrano v. Higgins
50 Memelli v. Keller
52 Pendergrass v. Greenbriar

9 A.M.
1 Ogontz Real Estate Holdings, LLC v. Whitehead
2 4501 Kelly Partners LP v. Green

3 HieDen, LLC v. Brothers
12:45 P.M.
1 GAUV v. Clarke
2 Lin v. Williams
3 Ouyang v. Genao
6 Liverani v. Stoner
7 GLENMOORE HOLDINGS LP v. WILMOT
8 RICHENBERG v. MONROE
9 NEIGHBORHOOD RESTORATION LP XIV v. MATTHEWS
10 H&Y Real Estate, LLC v. Thomas
11 White v. Knight
12 On the Park LLC v. Woods
13 Nahmias v. Battle
14 CMF3Group LLC v. Simeon
15 Dong v. Medina de Hilario
16 PHILLY SFR I v. GARCIA
18 Cheng v. Crosby
19 Zhang v. Shammakh
21 Del Carmen Munoz v. Klotz
22 Gelin v. Laborde
23 Siano III v. Torborh-Kesselly
24 Arthur Dean Properties LLC v. Betts

5—CONROY, J. 9 A.M.
1 Spring Oaks Capital SPV LLC v. Rios
2 CITIBANK, N.A. v. DANLEY
4 POLICE AND FIRE FEDERAL CREDIT UNION v. BATES
7 Velocity Investments, LLC v. Oflynn
8 Velocity Investments, LLC v. Cohen
11 Velocity Investments, LLC v. McClardy
12 Velocity Investments, LLC v. Smith
15 Velocity Investments, LLC v. Howell
16 Velocity Investments, LLC v. Costello
17 Velocity Investments, LLC v. Garcia Rivera
18 Velocity Investments, LLC v. Gastearl
19 Velocity Investments, LLC v. Fisher
21 Velocity Investments, LLC v. Watkins
22 Velocity Investments, LLC v. Smith
23 Velocity Investments, LLC v. Funchess
24 Velocity Investments, LLC v. Johnson
25 Velocity Investments, LLC v. Garcia Rivera
26 Velocity Investments, LLC v. Sewell
27 Velocity Investments, LLC v. Tinoco
31 Velocity Investments, LLC v. Cremin
36 Velocity Investments, LLC v. George
37 Velocity Investments, LLC v. Ocasio
38 Velocity Investments, LLC v. Rankin
40 Velocity Investments, LLC v. Hughes
43 Velocity Investments, LLC v. Van Fossen
44 Velocity Investments, LLC v. Price
45 Velocity Investments, LLC v. Williams
46 Velocity Investments, LLC v. Garnett
47 Velocity Investments, LLC v. Ho
52 Velocity Investments, LLC v. Singleton
53 Velocity Investments, LLC v. Mason
54 Velocity Investments, LLC v. Muhammad
55 LVNV Funding LLC v. Wilson
1 P.M.
1 Beacon Sales Acquisition, Inc. v. Muhammad
2 L&W Supply Corporation v. Carrion-Rosales
3 Mid-Atlantic Equine Medical Center, P.A. v. Orleans-Lindsay
4 CITIBANK, N.A. v. VERDIER
5 CREDIT CORP SOLUTIONS, INC. v. JOHNS
6 PORTFOLIO RECOVERY ASSOCIATES, LLC v. SOLOMON
7 Republic Services of Pennsylvania, LLC v. Mosaic Management Limited Liability Company
8 Miller Auto Leasing Co v. Sacko
9 The Sherwin-Williams Company v. Avila Tile Solutions LLC
10 Lindenmeyr Munroe, a division of Central National v. Strassheim Graphic Design and Press Corp.
11 LVNV FUNDING, LLC v. BLACKWELL
12 LVNV FUNDING, LLC v. BLACKWELL
13 LVNV FUNDING, LLC v. ABUALI
14 LVNV FUNDING, LLC v. MENDEZ
15 Midland Credit Management, Inc. v. BURKE
16 Midland Credit Management, Inc. v. BERK
17 Portfolio Recovery Associates, LLC v. Thompson
18 Synchrony Bank v. FRATTARA
19 LVNV FUNDING, LLC v. DUCKETT
20 Rosenthal & Rosenthal, Inc. v. O & A Furniture Inc
21 Midland Credit Management, Inc. v. LE
22 Midland Credit Management, Inc. v. PADGETT
23 Midland Credit Management, Inc. v. WILLIAMS
24 CITIBANK, N.A. v. SQUITTIERI
25 CITIBANK, N.A. v. POWELL
26 CITIBANK, N.A. v. HURST
27 CITIBANK, N.A. v. BOZZELLI
28 CITIBANK, N.A. v. ROWE
29 CITIBANK, N.A. v. VICTOR
30 DISCOVER BANK v. SHINKLE
32 DISCOVER BANK v. MCCANTS
33 DISCOVER BANK v. RIZHAMADZE
34 DISCOVER BANK v. CASTRO
35 DISCOVER BANK v. STARR
36 Westlake Services, LLC, v. PIKE
37 Westlake Services, LLC, v. FLOYD
38 Westlake Services, LLC, v. BOOKER
39 Westlake Services, LLC, v. GRANT
40 Westlake Services, LLC, v. BURTON
41 Westlake Services, LLC, v. JEFFERSON
42 Westlake Services, LLC, v. PERKINS
43 Westlake Services, LLC, v. WEBB
44 Westlake Services, LLC, v. WILKERSON
45 Westlake Services, LLC, v. BURKS
46 Westlake Services, LLC, v. MILLER
47 Westlake Services, LLC, v. LEWIS
48 Westlake Services, LLC, v. COBBS
49 Westlake Services, LLC, v. SINGLETARY
50 Westlake Services, LLC, v. CHRISTIAN
51 Westlake Services, LLC, v. BARNES
52 Westlake Services, LLC, v. CHOUB
53 Westlake Services, LLC, v. POINTER
54 Westlake Services, LLC, v. SIMMONS
55 Westlake Services, LLC, v. TOLIVER
56 Citadel Federal Credit Union v. CRAWFORD
58 TD BANK USA, N.A. v. COLLINS
59 TD Bank USA, N.A., as successor in interest to Tar v. MOODY
60 TRESTWOOD FINANCIAL LLC AS TRUST MANAGER FOR SOUTH v. AMISSAH

61 POLICE AND FIRE FEDERAL CREDIT UNION v. JEAN
62 POLICE AND FIRE FEDERAL CREDIT UNION v. SANTANA
63 POLICE AND FIRE FEDERAL CREDIT UNION v. MASSA
64 POLICE AND FIRE FEDERAL CREDIT UNION v. JAMES
65 POLICE AND FIRE FEDERAL CREDIT UNION v. JOHNSON
67 Spring Oaks Capital SPV LLC v. Cheshire
6—TO BE ASSIGNED 9:15 A.M.
2 Open MRI Center of Bala Cynwyd v. First Chicago Insurance Company
4 Wang v. Korean American Association of Greater Philadelphia
5 Thorpe v. Meyers

01:15 PM
1 Pennsylvania Turnpike Commission v. Johnson Lewis
2 Clear Channel Outdoor, LLC v. Katika LLC
3 Multi-Flow Industries, LLC v. 2101 Victor LLC

COURT OF APPEALS

NOT PRECEDENTIAL OPINIONS FILED

JUNE 04, 2025
PER CURIAM
Roseanna Sias v. Secretary New Jersey Department of State; 24-3125; judgment of the district court affirmed.

BY MATEY, J.
K. G. v. Owl City; 24-1175; judgment of the district court affirmed.

BY BIBAS, J.
USA v. David Curran; 23-2643; judgment of the district court affirmed.

BY PORTER, J.
USA v. Corey Hamlet; 18-3116; judgment of the district court affirmed.

DISTRICT COURT

MEMORANDA AND ORDERS

JUNE 03, 2025
BY GOLDBERG, J.
Sweda v. Upper Bucks County Technical School et al; 22-1787; For all of the above-stated reasons, Defendant Upper Bucks County Technical School's Motion for Summary Judgment shall be granted in part and denied in part. Judgment will be entered in favor of Defendant only as a matter of law on Counts III and VII. The Motion is denied in all other respects.

BY KENNEY, J.
Lewald v. Pennsylvania Department of Corrections et al; 22-4625; Plaintiff does not allege nor has he provided evidence that his disability was the sole cause of his denial of requested work accommodations or his work placement. Accordingly, the Court grants Defendant's Motion for Summary Judgement on the final Rehabilitation Act claim under 29 U.S.C. § 794(a).

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.

JUNE 04, 2025
Travelers Personal Insurance Company; ABC Companies 1-4--John Lang: Carlyn Venuti; 25-02861; Diversity; J.H. Slomsky.
Capital Vision Services, LLC--Adrianna Johnson; 25-02862; Fed. Question; J.D. Wolson.
John Doe Subscriber Assigned IP Address 68.84.57.35--Strike 3 Holdings, LLC; 25-02863; Fed. Question; T.J. Savage.
John Doe Subscriber Assigned IP Address 108.16.118.243--Strike 3 Holdings, LLC; 25-02864; Fed. Question; C.F. Kenney.
John Doe Subscriber Assigned IP Address 71.225.18.195--Strike 3 Holdings, LLC; 25-02865; Fed. Question; P.S. Diamond.
John Doe Subscriber Assigned IP Address 68.81.70.155--Strike 3 Holdings, LLC; 25-02866; Fed. Question; K.N. Scott.
John Doe Subscriber Assigned IP Address 71.225.177.204--Strike 3 Holdings, LLC; 25-02867; Fed. Question; M.A. Kearney.
John Doe Subscriber Assigned IP Address 68.81.123.141--Strike 3 Holdings, LLC; 25-02868; Fed. Question; G.A. Weilheimer.
John Doe Subscriber Assigned IP Address 100.34.208.238--Strike 3 Holdings, LLC; 25-02869; Fed. Question; J.M. Younge.
John Doe Subscriber Assigned IP Address 173.62.219.131--Strike 3 Holdings, LLC; 25-02870; Fed. Question; K.N. Scott.
Yans Freight, LLC; Brumm Repair Inc.: Iulian Teslaru: Inna Nicolaevna Teslaru--4Tech, Inc.; 25-02871; Diversity; J.R. Padova.
John Doe Subscriber Assigned IP Address 68.80.51.98--Strike 3 Holdings, LLC; 25-02872; Fed. Question; M.R. Perez.
John Doe Subscriber Assigned IP Address 70.20.240.213--Strike 3 Holdings, LLC; 25-02873; Fed. Question; K.B. Hodge.
Amtrak; National Railroad Passenger Corporation--Agnes Williams: Johnny Williams; 25-02875; U.S. Government Defendant.
Novo Nordisk A/S; Novo Nordisk, Inc.--

Corrina Cruz; 25-02877; Diversity; K.S. Marston.
Stadium Casino RE LLC; Gaming and Leisure Properties LLC; John Doe 1 and 2--Michael Anthony Ross; 25-02878; Diversity.
Wal-Mart Store #2230; Wal-Mart Stores Inc.; Wal-Mart Stores East LP: John Doe 1-10--Kristy Riley; 25-02880; Diversity.
H & A Transportation, LLC; Abel F Rodriguez--Channel Partners Capital, LLC d/b/a Channel Partners Equipment Finance; 25-02881; Diversity.
Novo Nordisk A/S; Novo Nordisk, Inc.--Lisa Prozillo; 25-02883; Diversity; K.S. Marston.
Totalrecycle, Inc.--Brian Lachman; 25-02874; Fed. Question; J.M. Gallagher.
Grange Insurance Company--Cory Abrams: Mary Abrams; 25-02879; Diversity; C. Henry.

BANKRUPTCY COURT

PETITIONS FILED

JUNE 04, 2025
(READING)
Chapter 7
Rebekah S. Gruber, 7700 Clayton Avenue, Coopersburg, PA 18036 -- Robert W. Seitzer; United States Trustee; 25-12241; no summaries listed; G.M. Lutz, atty.; P.M. Mayer, B.J.
Keyana Dawn Kern, 1327 N. Cottonwood Road, Danielsville, PA 18038 -- Christine C. Shubert; United States Trustee; 25-12248; no summaries listed; V. Rubino, atty.; P.M. Mayer, B.J.

Chapter 13
Paul Kadio, 20 Freds Court, Easton, PA 18042 -- Scott F. Waterman [Chapter 13]; United States Trustee; 25-12242; no summaries listed; V.A. Piontek, atty.; P.M. Mayer, B.J.
Brian J. Dorn, 2773 Milan Street, Easton, PA 18045 -- United States Trustee; 25-12254; no summaries listed; P.H. Young, atty.; P.M. Mayer, B.J.
Mary G Hanna, 1 Courtney Ct, Easton, PA 18045 -- United States Trustee; 25-12256; no summaries listed; B.J. Sadek, atty.; P.M. Mayer, B.J.
Lori A. Guman, 3923 Autumn Ridge Rd, Bethlehem, PA 18017 -- United States Trustee; 25-12258; no summaries listed; C. Laputka, atty.; P.M. Mayer, B.J.

JUNE 04, 2025
(PHILADELPHIA)

Chapter 7
Vaughn Prescott Marine, 847 South 56th Street, Philadelphia, PA 19143 -- Robert W. Seitzer; United States Trustee; 25-12243; no summaries listed; V.P. Marine, atty.; D.J. Baker, B.J.
Robert Olmo, III, 1405 Whitehall Drive, Doylestown, PA 18901 -- Robert W. Seitzer; United States Trustee; 25-12249; no summaries listed; P.H. Young, atty.; P.M. Mayer, B.J.
Gordon C. Delgiorno, 315 Roscoman Way, Avondale, PA 19311 -- Christine C. Shubert; United States Trustee; 25-12250; no summaries listed; G.E. Thompson, atty.; A.M. Chan, B.J.
Hugo A. Acuna, 2661 Shady Lane, Pottstown, PA 19464 -- Christine C. Shubert; United States Trustee; 25-12251; no summaries listed; B.J. Sadek, atty.; A.M. Chan, B.J.
Jeffrey S. Moore, 21 Thimbleberry Lane, Levittown, PA 19054 -- Christine C. Shubert; United States Trustee; 25-12253; no summaries listed; B.J. Sadek, atty.; P.M. Mayer, B.J.
Ashley M Marshall, 2967 W. School House Lane Suite 107, Philadelphia, PA 19144 -- Lynn E. Feldman; United States Trustee; 25-12257; no summaries listed; B.J. Sadek, atty.; D.J. Baker, B.J.
Aaron Whittington, 328 Lamokin Street, Chester, PA 19013 -- Lynn E. Feldman; United States Trustee; 25-12259; no summaries listed; J.A. Diorio, atty.; A.M. Chan, B.J.
Monika D. James, 2812 Holme Avenue, Philadelphia, PA 19152 -- Lynn E. Feldman; United States Trustee; 25-12260; no summaries listed; D.J. Averett, atty.; D.J. Baker, B.J.
Tanya Patrice Freeman, 4535 N. 13th Street, Philadelphia, PA 19140 -- Lynn E. Feldman; United States Trustee; 25-12262; no summaries listed; S. Newman, atty.; D.J. Baker, B.J.

Chapter 13
JeLisa G. Kirven, 2041 Grant Avenue, Flr 1, Philadelphia, PA 19115 -- Scott F. Waterman [Chapter 13]; United States Trustee; 25-12244; no summaries listed; B.J. Sadek, atty.; A.M. Chan, B.J.
Lenora Wells, 2510 N Marston St, Philadelphia, PA 19132 -- Kenneth E. West; United States Trustee; 25-12245; no summaries listed; M. Lee, atty.; D.J. Baker, B.J.
Julia Lapenson, 1207 Fenwick Place, Philadelphia, PA 19115 -- Kenneth E. West; United States Trustee; 25-12246; no summaries listed; K.G. Harrison, atty.; A.M. Chan, B.J.
Sonita L Williams, 256 Windermere Avenue, Lansdowne, PA 19050 -- Kenneth E. West; United States Trustee; 25-12247; no summaries listed; B.J. Sadek, atty.; D.J. Baker, B.J.
Dorothy Payne, 1619 Desire Avenue, Feasterville Trevose, PA 19053 -- United States Trustee; 25-12252; no summaries listed; P.H. Young, atty.; D.J. Baker, B.J.
Gregory P. Cerullo, 70 Tartan Rd, Richboro, PA 18954 -- United States Trustee; 25-12255; no summaries listed; C. Laputka, atty.; A.M. Chan, B.J.
Alanna T. Mitchell, 1527 Belmont Avenue, Philadelphia, PA 19104 -- United States Trustee; 25-12261; no summaries listed; M.A. Cibik, atty.; D.J. Baker, B.J.

BANKRUPTCY COURT

ORDERS OF DISMISSAL

ORDERS OF DISMISSAL
MAY 27, 2025
In re Aichata Fofana; 25-11474-djb.
In re Janae C Watson; 25-11501-djb.
In re Martin S. Mattox; 25-11657-djb.

CHIEF JUDGE ASHELY C
In re Richard Saunders; 25-11779-amc.
In re Gia L. Clinton; 25-11797-djb.

MAY 28, 2025
In re Erik E. Juarez; 25-11662-djb.

MAY 29, 2025
In re Rodney Andrew Fisher; 25-11759-djb.
In re Sibri Kyelen; 25-11786-djb.
In re Sandra Council Davis; 25-11877-amc.

JUDGE MAYER
In re Mitchell E. Kriebel; 22-12044-pmm.
In re Michael Seldow; 23-13718-pmm.
In re Helene Margarette Lanute; 24-10677-pmm.
In re Tiffany N Giamei; 24-10817-pmm.
In re Gail Marie King; 24-11583-pmm.
In re Janet L. Frankenfield; 24-12762-pmm.
In re Timothy Mark Seip and Christine Seip; 24-12883-pmm.
In re Lance Mueller; 25-10166-pmm.
In re Tracy Yvonne Gispson; 25-10789-pmm.
In re Gary P Toth; 25-10917-pmm.
In re Milagros Canales; 25-11043-pmm.
In re Chad Eric Koch; 25-11870-pmm.

MAY 30, 2025
CHIEF JUDGE ASHELY C
In re Lance David Lewis; 25-11906-amc.

JUDGE MAYER
In re Hector Manuel Vargas and Angela Vicky Vargas; 22-12063-pmm.
In re Angel Graciano Rivera Negron; 23-11581-pmm.
IN RE MONIKA J. ALKHATIB; 25-11736-PMM.DEBTORS DISCHARGED
MAY 27, 2025

CHIEF JUDGE ASHELY C
In re Elizabeth Gilliard; 20-11196-amc.
JUDGE MAYER
In re Jessica N. Clemens; 25-10512-pmm.

ORPHANS' COURT DIVISION

HEARINGS AND CONFERENCES
Before RAMY I. DJERASSI, J.
FOR THE WEEK OF JUNE 2, 2025
FRI., JUNE 6, 2025
11:00 A.M. HEARING, via ZOOM
Sidney Mapp, 207 AI 2025/250969; S. Dawicki.
1:00 P.M. HEARING, via ZOOM
Joseph Pinto, 230 DE 2025/251029; V. Canuso.

HEARINGS AND CONFERENCES
Before OVERTON, J.
FOR THE WEEK OF JUNE 2, 2025
FRI., JUNE 6, 2025
NO HEARINGS SCHEDULED

HEARINGS AND CONFERENCES
Before SHEILA WOODS-SKIPPER, J.
FOR THE WEEK OF JUNE 2, 2025
FRI., JUNE 6, 2025
9:30 A.M. HEARING, via ZOOM
Estate of Stephen Wargo, IC, ACT, 139IC of 2021; H. Kelly.

HEARINGS AND CONFERENCES
Before STELLA TSAI, J.
FOR THE WEEK OF JUNE 2, 2025
FRI., JUNE 6, 2025
NO HEARINGS SCHEDULED

REGISTER OF WILLS

WILLS PROBATED

The number of the Will (of the current year unless otherwise indicated) appears first, followed by the name of the testator in heavy type, the place of death, date of death, name and address of other executor or administrator, c.t.a. and name of attorney, where given
2469 Kazimierz CiochJefferson Health Northeast Bucks Philadelphia PA; Apr. 03, 2025; Robert Bakalarz; 7617 S.W. 190th Street, Cutler Ridge, FL, 33157; Renata T Ogorek-Pabisz.
2471 Michael B. Devlin796 Hill Road, Philadelphia, PA Philadelphia PA; May. 14, 2025; Lynne D. Devlin; 796 Hill Road, Philadelphia, PA, 19128; Nancy Lanoe.
2460 Marsha Lynn Grahame a/k/a Marsha Lynn Harai, Lynn GrahameWesley Ehanced Living @ Sta Philadelphia PA; May. 19, 2025; Michael H. Harai; 16914 Butler Road, Snohomish, WA, 98290.
2463 Norma Y Miller a/k/a Norma Miller7819 Anita Dr, Phila, PA Philadelphia PA; Apr. 25, 2025; Rick Miller; 4841 Applebutter Rd, Pipersville, PA, 18947.
2455 Christine F. Kaszupski a/k/a Christine KaszupskiImmaculate Mary Center For Philadelphia PA; Mar. 05, 2024; Brian Daniel Crowe; 915 Saratoga Drive, West Chester, PA, 19380.
2476 Dorothy C. Hood7349 Ryers Avenue, Philadelp Philadelphia PA; May. 18, 2025; Brian J. Hood; 126 Boncouer Road, Cheltenham, PA, 19012.
2476 Dorothy C. Hood7349 Ryers Avenue, Philadelp Philadelphia PA; May. 18, 2025; Leslie J. Hood; 7348 Ryers Avenue, Philadelphia, PA, 19111.
2475 Ann Cohn a/k/a Ann R CohnPauls Run Nursing Home Phil Philadelphia PA; May. 24, 2025; Alan B Cohn; 2401 Pennsylvania

Avenue, 16B31, Philadelphia, PA, 19130.
2470 Beaulah M Seegers5220 Spruce St, Phila, PA Philadelphia PA; May. 23, 2025; Joannier Butter; 5220 Spruce St, Philadelphia, PA, 19139.

LETTERS OF ADMINISTRATION

The number of the letter (of the current year unless otherwise indicated) appears first, followed by the name of the decedent in heavy type, the place of death, date of death, name and address of other executor or administrator, c.t.a. and name of attorney, where given
2927 Elizabeth LewisNortheastern Hospital Phila Philadelphia PA; Mar. 18, 2000; Monica Lewis; 4327 Elsinore Street, Philadelphia, PA, 19124; Michael L Galbraith.
2927 Elizabeth LewisNortheastern Hospital Phila Philadelphia PA; Mar. 18, 2000; Robert Lewis; 2742 E Clearfield Street, Philadelphia, PA, 19134.

2450 Charity Brittain a/k/a Charity BrittainTJUH, 111 S. 11th Street, Philadelphia Philadelphia PA; Sept. 04, 2023; Shahid Brittain; 4700 West Village Crossing, Apt. 5451, Smyrna, GA, 30080; Theodore C Levy.
2477 Angelo Robear KeltyHospital of the University of Pennsylv Philadelphia PA; Nov. 29, 2024; Orlando Kelty; 1312 S. 48th Street, Philadelphia, PA, 19153; Churchill H Huston.
2446 Esther GreenPenn Center, Philadelphia, PA Philadelphia PA; Jan. 25, 2010; David M Hollar; 161 Washington Street, Suite 400, Conshohocken, PA, 19428; David Hollar.
2433 Jean MaddoxAlbert Einstein Medical Center Philadelphia PA; Feb. 06, 2025; Marilyn P. Maddox; 7342 Oak Lane Road, Elkins Park, PA, 19027.
2449 Bruce William TurnerHoly Redeemer Lafayette, Philadelphia Philadelphia PA; Jan. 10, 2025; Craig Turner; 8016 Bingham Street, Philadelphia, PA, 19111; Hilary Fuelleborn.
2459 Eleanor E. CrouseNazareth Hospital Philadelphia PA; May. 04, 2025; Kevin Crouse; 1928 N. Palethorp Street, Philadelphia, PA, 19122.
2452 Ruben Pio Concepcion4310 Cocopah Court, St Cloui Philadelphia PA; Sept. 10, 2023; Luz Delia Concepcion; 4310 Cocopah Ct, St Cloud, FL, 34772.
2478 Derek A. MabineEinstein Medical Center Mon Philadelphia PA; Feb. 14, 2025; Valerie Mabine; 5635 Windsor Avenue, Philadelphia, PA, 19143.
2473 Anna PrimeranoDeer Meadows Nursing Home Philadelphia PA; Apr. 04, 2014; John Primerano; 9757 Hoff Street, Philadelphia, PA, 19115.
2474 Vincent J. Primerano a/k/a Vincent PrimeranoDeer Meadows Nursing Home Philadelphia PA; Nov. 27, 2019; John Primerano; 9757 Hoff Street, Philadelphia, PA, 19115.
2479 Triandos RandolphJefferson Health Phila PA Philadelphia PA; Oct. 25, 2024; Audrey Darden Randolph; 6646 Rutland Street, Philadelphia, PA, 19149.
2482 Diane WhiteVNA Falls Center Phila PA Philadelphia PA; Apr. 01, 2017; Wayne B White; 2020 Stenton Avenue, Philadelphia, PA, 19138.
2485 Carolyn Rea Taylor WinnHospital of the University Philadelphia PA; Jan. 18, 2024; Christine Winn; 126 S 59th St, Philadelphia, PA, 19139.

INVENTORIES FILED

Name of decedent appears first in heavy type, followed by name of accountant's attorney.
Eugenia McGinleyDennis R. Meakim, Esq.
Dorothy Ann Edwards.
Marguerite E. KroeckDavid W. Birnbaum, Esq.
Bruce G. DiCairEdwin L. Stock.
Sherman JacksonWilliam S. Ravenell Esq.
Bessie Williams SessionPaige Zirrh, Esq.
Dorothy Johnson.
Ralph B. Anderson Jr.
Beverly ListerCarrie L. Scattergood.
Donald L. Rosenblit.
Maureen SacksClair M. Stewart Esq.
Marvin E. BlackJustin C. Esposito, Esq.
Florence M. NegroniHoward M. Solomon.
Robert F. AsburyNeal G. Wiley, Esq.
Diane M. CooperJonathan H. Ellis.
Doreen S. BlauAbigail M. Zonarich.
John P. CurrierDaniel Sarolers.
Mabel KilgannonEmory A Wyant, Jr.
Robert W. Edwards.
Richard SmakulskiAdam S. Bernick.
Joshua W. Smith, Sr.Joseph L. Di Tomo, Jr.
Daniel Casullo.
Rosina S. DelacySteven J. Fromm.
Barbara I. HegartyJoseph R. Pozzuolo, Esq.
Helen I. Tom pkinsEdward J. Gilson, Jr.
Le D. BahnF. Scott Donahue, Esq.
Charles F. McCreesh Jr.
Jewel YannonEdward M. Zawrotny, Esq.
James R. Watson.
Rochelle Rodele R. Shoop.
Gregory A. GreenAmanda E. O'Driscoll Esq.
Steven J. Lawrence.
Julius Guinyard.
Lois V. White.
Michael V. KellerEdward J. Gilson, Jr.
Brendan J. MinihanJohn A. Wetzal Esq.
Thomas J. RoseJoseph P. McGowan.
James R. Watson.
Barry S. YelowitzWilliam Morrow Esq.
Dennis Bradley FinlayPaul Pascu.
Joseph Van HoltGwen E. Lentine, Esq.
Reed Gustow.
Eycene Kuropas.

Court Notices

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² *Office of Disciplinary Counsel v. Joseph James O'Neill*, No. 187 DB2016 (D.Bd.Rpt.8/5/2019) (S. Ct. Order 10/1/2019); *Office of Disciplinary Counsel v. Angeles Roca*, No. 185 DB2018 (S. Ct. Order 4/9/2019) (consent discipline); *Office of Disciplinary Counsel v. Dawn A. Segal*, No. 195 DB 2018 (S. Ct. Order 4/9/2019) (consent discipline).

PENNSYLVANIA RULES OF DISCIPLINARY ENFORCEMENT

Rule 102. Definitions.

“Former judicial officer.” A judicial officer who is no longer enagaed in judicial service.

“Judge status.” The license status of a justice or judge serving on the following Pennsylvania courts of record: Supreme, Superior, Commonwealth, Common Pleas, and Philadelphia Municipal; and a justice or judge serving on the following federal courts: Supreme, Court of Appeals, Bankruptcy, and District Court, including full-time and part-time magistrate judges not otherwise engaged in the practice of law. This status includes a justice or judge who served on one of these courts and is granted senior status. [An attorney on judge status is exempt from annual registration under Rule 219(a)(2).]

“Judicial officer.” A justice, judge or magisterial district judge in the Commonwealth, or the e quivalent position in another jurisdiction, who is an attorney admitted to the bar of this Commonwealth. This term includes a judicial officer who is on a senior status. “Judicial srvice.” Service as a judicial officer.

Rule 201. Jurisdiction.

(a) The exclusive disciplinary jurisdiction of the Supreme Court and the Board under these rules extends to:

(1) Any [attorney who resumes the practice of law,] **former judicial officer** with respect to non judicial acts while in [office as a justice, judge or magis-terial district judge] **judicial service.**

(b) The disciplinary jurisdiction of the Supreme Court and the Board under these rules also extends to:

(1) any former judicial officer with respect to acts that occurred while a judicial officer and that would have been arounds for lawyer disipline.

(2)any former judicial officer with respect toacts during the practice of law that constitute the violation of the Disciplinary Rules, these rules of the Board adopted pursuant hereto.

[(b)] (c) Nothing contained in these rules shall be construed to deny to any other court such powers as are necessary for that court to maintain control over proceedings conducted before it, such as the power of contempt, nor to prohibit bar associations from censuring, sus-pending or expelling their members from membership in the association.

Rule 219. Annual registration and assessment. Administrative suspension. Administrative changes in status.

[(j)] Judge status.

(1) An attorney who commences judicial service as a justice or judge on the following courts shall be assigned judge status by the Attorney Registra-tion Office:

(i) Pennsylvania courts of record: Supreme, Superior,

Commonwealth, CommonPleas, and Philadelphia Municipal; and

federal courts: Supreme, Court of Appeals, Bankruptcy, and DistrictCourt, including full-time and part-time magistrate judges not otherwise engaged in the practice of law.

(2) At the conclusion of judicial service, an attorney holding judge

status shall:

(ii) within 20 days, notify the Attorney Registration Office in writing of the conclusion of judicial service; and

(III) within 60 days, elect either active status under paragraph (3) or retired status under paragraph (4).

(3) Administrative change to active status within 60 days of conclusion of judicial service. A former justice or judge on judge status who seeks to resume active status upon conclusion of judicial service shall, within 60 days, submit to the Attorney Registration Office:

(i) a form available through the Attorney Registration Office;

(iii) a notice in writing which shall set forth:

(A) any discipline imposed within six years before the date ofthe notice upon the justice or judge by the Court of Judicial Discipline; and

(B) any proceeding before the Judicial Conduct Board or the Court of Judicial Discipline settled within six years before the date of the notice on the condition that the justice or judge resign from judicial office or enter a rehabilitation program;

(iii) a waiver available through theAttorney Registration Office and signed by the former justice or judge of the confidentiality of the record in any proceed-ing disclosed in the notice provided under paragraph (ii), for the limited purpose of making the record available to the Board in any subsequent proceeding under these rules;

(iv) payment of the active annual assessment for the year in which the request for active status is made.

(4) Administrative change to retired status within 60 days of conclusion of judicial service. A former justice or judge on judge status who seeks to assume retired status upon conclusion of judicial service shall, within 60days, submit to the Attorney Registration Office a form avail-able through that office.

Upon determination by the Attorney Registration Office that the application requirements of paragraph(3)or (4) have been satisfied, the Attorney Registration Office shall process the requested status change.

A former justice or judge on judge status who fails to elect a new registration status within 60 days of concluding judicial service shall be placed on retired status by the Attorney Registra-tion Office.]

Rule 222. Commencement and conclusion of Judicial Service

(a) Commencement of judicial service.

(1) Required notification. An attorney shall notify the Attorney Registration Office in writing of the commencement of judicial service within 30 days.

(2) Judge status

(i) An attorney who commences judicial service as a justice or judge on the following courts shall be assigned judge status by the Attorney Registration Office:

(A) Pennsylvania courts of record: Supreme, Superior, Commonwealth, Common Pleas, and Philadelphia Municipal; and

(B) federal courts: Supreme, court of Appeals, Bankruptcy, and District Court, including full-time and part-tie magistrate judges not other-wise engaged in the practrice of law.

(iii) An attorney not assigned judge status shall remain on the attor-ney’s current license status until that status changes purusant to another provision of the Enforcement Rules>

Note: Paragraph (2) also applkies to judicial officers who are assigned a senior status

(b) Conclusion of Judicial Service.

(1) Required notification. Within 30 days after the conclusion of judicial service, a judicial officer shall notify the Attorney Registration Office of the conclusion of judicial service.

(2) Concluding judicial service on judge status. A judicial officer concluding judicial service on judge status must elect a new license status: active, inactive or retired.

(i) The judicial officer shall, within 60 days after the conclusion of judicial service, submit to the Attorney Registration Office:

(A) an administrative change in status form available through that office which shall include a certification that at the conclusion of judicial ser-vice, the judicial officer either was or was not subject of an adverse cir-cumstance as definced in paragraph (d)(2);

(B) a confidential waiver, where the judicial officer has indicated an adverse circumstance as definced in paragraph (d)(1); the waiver shall authorize the Judicial Conduct Board and the Court of Judicial Disci-

Court Notices

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pline, or equivalent entities in another jurisdiction, to release Disciplinary Counsel records or proceedings relating to adverse circumstances; and

(C) payment of the annual assesment for the year in which the request is made, where the judicial officer has elected active or inactive status.

(ii) A former judicial officer who does not timely submit to the Attorney Registration Office the documents and payment required by paragraph (b)(2)(i) shall be placed on retired status by that office, Thereafter, the former judicial officer may seek a change in license status under (A) or (B) or thes paragraph (ii).

(A) Retired status for three years or less. The former judicial officer must submit to the Attorney Registration Office the documents and payment required by paragraph (b)(2)(i). Upon determination by the Attorney Registration Office that the applicable requirements have been satisfied, the Attorney Registration Office shall process the requested status change.

(B) Retired status for moore than three years. The former judicial officer must petition for reinstatement under the provision of Enforcement Rule 218(d).

(3) Concluding judicial service on a status other than the judge status. A judicial officer who concludes judicial service on a status other than judge status hshall , withing 60 days after the conclusion of service, submit to the Attorney Registration Office:

- (i) a certification that at the conclusions of judicial service, the judicial officer either was or was not the subject of an adverse circumstance as defined in paragraph (d)(2); and
- (ii) a confidentiality waiver, where the judicial officer has indicated an adverse ciircumstance as defined in paragraph (d) (1); the waiver shall authorize the Judicial Conduct Board and the Court of Judicial Discipline, or equivalent entities in another jurisdiction, to release to Disciplinary Counsel records or proceedings relating to adverse circumstances.

The judicial officer’s current license status shall remain in effect until that status changes pursuant to another provision of the Enforcement Rules.

(c) Initiationof investigation of a former judicial officer who concluded judicial service while the subject of an adverse circumstance.

- (1) Upon notification from any source that a former judicial officer concluded judicial service while the subject of an adverse circumstance ad defined in paragraph (d)(2), Disciplinary Counsel:
 - (i) Shall open a file and investigate; and
 - (ii) may pursue informal or formal proceedings under the Enforcement Rules, including seeking a temporary suspension under Rule 208(f) or Rule 214(d).

(2) Evidence of removal or judicial discipline in the form of an order or judgement shall be admissible in proceedings under these rules and is conclusive proof of the fcts on which the judicial misconduct or disability was found by the Court of Judicial Discipline or the Court, or equivalent entity in another jurisdiction.

(d) Definitions.

- (1) :Adverse circumstances.: Any of the following:
 - (i) judicial suspension
 - (ii) removal from office by order, impeachment, or other form of adverse action.
 - (iii) a pending investigation, prosecution, or removal proceedings for misconduct or disability.

(2) “Subject of an adverse circumstance.” A judicial officer who, at the conclusion of judical service, was the subject of an adverse circumstance enumerated in (d)(1).

COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY

No. 5 of 2025

President Judge General Court Regulation

In re: Adoption of Philadelphia Court of Common Pleas Orphans’ Court Rule 5.16B, 7.1A, and 14.4

ORDER

AND NOW, this 16th day of May, 2025, the Board of Judges of Philadelphia County having voted at the Board of Judges’ meeting held on May 15, 2025, to adopt Phila. O.C. Div. Rules 5.16B, 7.1A, and 14.4 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 Phila. O.C. Div. Rules 5.16B, 7.1A, and 14.4 are not inconsistent with applicable state-wide rules, and has authorized their promulgation.

NOW, therefore, it is hereby ORDERED and DECREED that *Philadelphia Court of Common Pleas Orphans’ Court Rules 5.16B, 7.1A and 14.4* 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 Orphans’ Court 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 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:

/s/ Nina Wright

Padilla

NINA WRIGHT PADILLA
President Judge, Court of Common Pleas
Philadelphia County

Phila. O.C. Div. Rule 5.16B
Rule 5.16B. Procedure for Determination of Title to Decedent’s Interest in Real EstateUnder 20 Pa.C.S. § 3546

- (1) *Contents of Petition.* A petition under 20 Pa.C.S. § 3546 for the determination of title shall set forth:
- (a) the name of the petitioner and petitioner’s relationship to the decedent;
 - (b) the facts on which the claim of the petitioner is based;
 - (c) whether the decedent died testate or intestate, and where, when, and to whom letters were granted;
 - (d) a description of real property located within the Commonwealth, the place, book, and page of recording the last deed thereto, and the Office of Property Assessment Account number assigned to the real property;
 - (e) the names and addresses of all known creditors and interested parties which shall include the Pennsylvania Department of Revenue, Office of Chief Counsel, if heirs to the decedent are unknown;
 - (f) the facts material to a determination of the title; and
 - (g) a prayer for a Citation, directed to all interested parties and known creditors to show cause why title to the decedent’s interest in the real property should not be in Petitioner’s name;

(2) *Exbibits.* The following exhibits shall be attached to the petition:

- (a) a copy of decedent’s will, deed, trust agreement, or other instrument of conveyance (if any) pertaining to the real property for which relief is requested; *and*
- (b) any consents to the relief requested signed by interested parties who have not joined in the Petition or any signed statements by interested parties who do not object to the relief requested in the Petition.

(3) *Service of Citation and Notice.* Service of the citation and notice on all interested parties shall be made in accordance with Pa. R.O.C.P. 3.5(a).(4) *Decree.* There shall be attached to the face of the petition:

- (a) A preliminary decree in approved form awarding a citation as requested in the petition and imposing all notice requirements enumerated in 20 Pa.C.S. §3546(f); and

Court Notices

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- (b) A final decree in approved form providing for the relief requested or other appropriate relief as the court determines.

Probate Section Comment: As of 2024, notice to the Pennsylvania Department of Revenue, Office of Chief Counsel, may be sent to P.O. Box 281061, Harrisburg, PA 17128-1061.

Phila. O.C. Div. Rule 7.1A.

Rule 7.1A. Philadelphia Orphans’ Court Division Practice.

- (1) Except upon agreement of counsel, leave to take depositions, or obtain discovery or the production of documents, may be granted only on petition upon cause shown.
- (2) Where leave has been granted by the Court, the procedure relating to depositions, discovery, and the production of documents shall be governed by the order of the Court.
- (3) In the event a Trial Judge, on the Judge’s own motion, or on the motion of a party finds that matters raised should be heard by a court *en banc*, the matter should be referred to the Administrative Judge of Orphans’ Court to determine if an Order should be entered to schedule the matter before an *en banc* panel using the procedures provided in Pa.R.C.P. 227.2.

Phila. O.C. Div. Rule 14.4

1. Appointment of Counsel in Orphans’ Court Guardianship Cases & Eligibility

- (A) Regardless of the ability of the alleged incapacitated person to pay, the court shall appoint counsel to represent the alleged incapacitated person in any matter for which counsel has not been retained by the alleged incapacitated person, including in all proceedings under 20 Pa.C.S. §§ 5511 *et seq.* and in any subsequent proceedings to consider, modify or terminate a guardianship.
- (B) To be eligible for appointment as court-appointed counsel for the alleged incapacitated person, counsel must comply with the following requirements:

1. Counsel has had within the last fiscal year an active law practice in Philadelphia County;

2. Counsel or their firm maintain a current Commercial Activity License (linked) issued by the City of Philadelphia;

3. Counsel must complete and submit to Orphans’ Court an Application for Orphans’ Court Guardianship Certification (insert link);

4. Counsel must be a member in good standing of the Pennsylvania Bar;

5. Counsel must obtain a Certificate of Attendance at a Court Approved Continuing Legal Education seminar on Guardianship or provide the Court with evidence of equivalent experience;

6. After the initial year of eligibility, to remain on the Court Approved Counsel Appointment List, counsel must obtain a Certificate of Attendance at a Court Approved Continuing Legal Education seminar on Guardianship by the end of the calendar year;

7. Counsel must have Professional Liability Insurance of at least \$100,000 per occurrence and \$300,000 in the aggregate per year and certify, upon filing the required Petition for Allowance, that they maintain Professional Liability Insurance required by this Rule.




2. Responsibilities of Court-Appointed Counsel in Orphans’ Court Guardianship Cases




- (A) Shortly after the Petition for Citation to Appoint a Guardian is filed, the Court will issue a Decree appointing counsel to represent the alleged incapacitated person and serve a copy of this Decree on court-appointed counsel.
- (B) Upon appointment, counsel shall fully and completely review the petition for guardianship and supporting documentation.
- (C) Counsel shall comply with the Rules of Professional Conduct and advocate for the client’s expressed wishes consistent with the client’s instructions, to the extent the client is able to express wishes and provide instruction.
- (D) Court-appointed counsel shall meet with the alleged incapacitated person as soon as reasonably possible after the appointment but no later than ten days after the appointment. Within five days of the initial meeting, appointed counsel shall file with the court a certification of the time and place that the meeting occurred.
- (E) Upon review of the expert report, court appointed counsel should determine if an independent expert is needed and if so, make an appropriate timely request to the assigned judge within 5 days of receipt of the expert report.
- (F) Court-appointed counsel must appear in all court proceedings to represent the client. Representation shall continue for the duration of the matter including subsequent proceedings and review hearings. See 20 Pa.C.S. § 5511(a.1)(2).




Payment Authorization and Compensation for Court-Appointed Counsel in Orphans’ Court Guardianship Cases




- (A) The Clerk of Orphans’ Court waives all filing fees and costs for court-appointed counsel.




(B) Compensation will be as follows:




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Court appointed counsel with one to five years of practice shall be paid a fair and reasonable fee at a rate of \$250 per hour for services rendered.
- 

Court appointed counsel with five plus years of practice shall be paid a fair and reasonable fee at a rate of \$300 per hour for services rendered.
- 

After the initial hearing, and after filing of the inventory, counsel shall file a Petition for Allowance seeking approval of attorneys’ fees. In those cases in which a Guardian of the Estate has been appointed, however, the Petition for Allowance shall be filed after the inventory has been filed.
- 

Counsel may file subsequent petitions for allowance if additional attorneys’ fees are incurred thereafter with respect to the Petition.
- 

Counsel shall record their time and submit the time records along with the Petition for Allowance.
- 

The Court will review the Petition for Allowance for fairness and reasonableness of the fees charged for the services rendered and issue a Decree stating the approved amount.

- (C) Per 20 Pa.C.S. § 5511(c), if the alleged incapacitated person is unable to pay fair and reasonable counsel fees, counsel fees will be paid promptly, upon approval of the Court, by the City and County of Philadelphia. These costs will be reimbursed by the Commonwealth of Pennsylvania in the next fiscal year.
- (D) For any fee not paid within 30 days of presentation by court appointed counsel of a Court order or Decree authorizing payment of fees, the City and County of Philadelphia shall be assessed an interest fee in the amount of 1.5% per month or part of a month until payment is made.

IN THE SUPREME COURT OF PENNSYLVANIA

IN RE: NO. 1012

ORDER AMENDING RULES 140 AND SUPREME COURT RULES DOCKET

141 OF THE PENNSYLVANIA RULES

OF JUVENILE COURT PROCEDURE

ORDER

PER CURIAM

AND NOW, this 25th day of April, 2025, upon the recommendation of the Juvenile Court Procedural Rules Committee, the proposal having been published for public comment at 54 Pa.B. 5082 (August 10, 2024):

It is Ordered pursuant to Article V, Section 10 of the Constitution of Pennsylvania that Rules 140 and 141 of the Pennsylvania Rules of Juvenile Court Procedure are amended in the attached form.

This Order shall be processed in accordance with Pa.R.J.A. 103(b), and shall be effective October 1, 2025.

Additions to the rule are shown in bold and are underlined.

Deletions from the rule are shown in bold and brackets.

Rule 140. Bench Warrants for Failure to Appear at Hearings.

[A.](a) Issuance of [warrant] **Warrant**.

- (1)

Before a bench warrant may be issued by a judge, the judge shall find that the subpoenaed or summoned person received sufficient notice of the hearing and failed to appear.
- (2)

For the purpose of a bench warrant, a judge may not find notice solely based on first-class mail service.

[B.](b) **Entry of [warrant information] Warrant Information.** Upon being notified by the court, the juvenile probation officer or other court designee shall enter or request that a law enforcement officer enter the bench warrant in all appropriate registries.

[C.](c) **Juvenile.**

- (1)

[Where to take the juvenile] **Appearance of Juvenile. Detention.**

[a)](i)

When a juvenile is taken into custody pursuant to a bench warrant, the juvenile shall **[be taken] appear**, without unnecessary delay, **[to] before** the judge who issued the warrant, or a judge or juvenile court hearing officer designated by the President Judge to hear bench warrants.

[b)](ii)

If the juvenile **[is not brought] does not appear** before a judge or juvenile court hearing officer, the juvenile shall be released unless:

[i)](A)

the warrant specifically orders detention of the juvenile; or

[ii)](B)

there are circumstances learned at the time of the surrender or apprehension that warrant detention of the juvenile.

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[c)](iii) If a juvenile is detained, **pending a hearing pursuant to subdivision (c)(2)**, the juvenile shall be detained in a detention facility or other facility **either** designated in the bench warrant **[by the judge] or directed by the court at the time the juvenile is taken into custody** [pending a hearing].

(2) **Prompt [hearing] Hearing.**

[a)](i) If a juvenile is detained, the juvenile shall **[be brought] appear** before the judge who issued the warrant, a judge or juvenile court hearing officer designated by the President Judge to hear bench warrants, or an out-of-county judge or juvenile court hearing officer pursuant to **[paragraph (C) (4)] subdivision (c)(4)** within **[seventy-two] 72** hours.

[b)](ii) If the juvenile **[is not brought] does not appear** before a judge or juvenile court hearing officer within this time, the juvenile shall be released.

(3) **Notification of [guardian] Guardian.** If a juvenile is taken into custody pursuant to a bench warrant, the arresting officer shall immediately notify the juvenile’s guardian of the juvenile’s whereabouts and the reasons for the issuance of the bench warrant.

(4) **Out-of-[county custody] County Custody.**

[a)](i) If a juvenile is taken into custody pursuant to a bench warrant in a county other than the county of issuance, the county of issuance shall be notified immediately.

[b)](ii) Arrangements to transport the juvenile shall be made immediately.

[c)](iii) If transportation cannot be arranged immediately, then the juvenile shall **[be taken] appear**, without unnecessary delay, **[to] before** a judge or juvenile court hearing officer of the county where the juvenile is found.

[d)](iv) The judge or juvenile court hearing officer **[will] shall** identify the juvenile as the subject of the warrant, decide whether detention is warranted, and order or recommend that arrangements be made to transport the juvenile to the county of issuance.

(5) **Time [requirements] Requirements.** The time requirements of Rules 240, 391, 404, 510, and 605 shall be followed.

[D.](d) **Witnesses.**

(1) **[Where to take the witness] Appearance of Witness.**

[a)](i) When a witness is taken into custody pursuant to a bench warrant, the witness shall **[be taken] appear**, without unnecessary delay, **[to] before** the judge who issued the warrant, or a judge or juvenile court hearing officer designated by the President Judge to hear bench warrants.

[b)](ii) If the witness **[is not brought] does not appear** before a judge or juvenile court hearing officer, the witness shall be released unless the warrant specifically orders detention of the witness.

[c)](iii) A motion for detention as a witness may be filed **[anytime] at any time** before or after the issuance of a bench warrant. The judge may order or the juvenile court hearing officer may recommend detention of the witness pending a hearing.

[1]A) **Minor.** If a detained witness is a minor, the witness shall be detained in a detention facility.

[2]B) **Adult.** If a detained witness is an adult, the witness shall be detained at the county jail.

(2) **Prompt [hearing] Hearing.**

[a)](i) If a witness is detained pursuant to **[paragraph (D)(1)(c)] subdivision (d)(1)(iii) or [brought back] transported** to the county of issuance pursuant to **[paragraph (D)(4) (f)] subdivision (d)(4)(vi)**, the witness shall **[be brought] appear** before the judge or juvenile court hearing officer by the next business day.

[b)](ii) If the witness **[is not brought] does not appear** before a judge or juvenile court hearing officer within this time, the witness shall be released.

(3) **Notification of [guardian] Guardian.** If a witness who is taken into custody pursuant to a bench warrant is a minor, the arresting officer shall immediately notify the witness’s guardian of the witness’s whereabouts and the reasons for the issuance of the bench warrant.

(4) **Out-of-[county custody] County Custody.**

[a)](i) If a witness is taken into custody pursuant to a bench warrant in a county other than the county of issuance, the county of issuance shall be notified immediately.

[b)](ii) The witness shall **[be taken] appear**, without unnecessary delay and within the next business day, **[to] before** a judge or juvenile court hearing officer of the county where the witness is found.

[c)](iii) The judge or juvenile court hearing officer will identify the witness as the subject of the warrant, decide whether detention as a witness is warranted, and order or recommend that arrangements be made to transport the witness to the county of issuance.

[d)](iv) Arrangements to transport the witness shall be made immediately.

[e)](v) If transportation cannot be arranged immediately, the witness shall be released unless the warrant or other order of court specifically orders detention of the witness.

[i)](A) **Minor.** If the witness is a minor, the witness may be detained in an out-of-county detention facility.

[ii)](B) **Adult.** If the witness is an adult, the witness may be detained in an out-of-county jail.

[f)](vi) If detention is ordered, the witness shall be **[brought back] transported** to the county of issuance within **[seventy-two] 72** hours from the execution of the warrant.

[g)](vii) If the time requirements of this **[paragraph] subdivision** are not met, the witness shall be released.

[E)](e) **Advanced Communication Technology.** A court may utilize advanced communication technology pursuant to Rule 129 for **the appearance of a juvenile or a witness unless good cause is shown otherwise.**

[F)](f) **Return [& execution] and Execution of [the warrant] Warrant for [juveniles] Juveniles and [witnesses] Witnesses.**

- (1) The bench warrant shall be executed without unnecessary delay.
- (2) The bench warrant shall be returned to the judge who issued the warrant, or to the judge or juvenile court hearing officer designated by the President Judge to hear bench warrants.
- (3) When the bench warrant is executed, the arresting officer shall immediately execute a return of the warrant with the judge.
- (4) Upon the return of the warrant, the judge shall vacate the bench warrant.
- (5) Once the warrant is vacated, the juvenile probation officer or other court designee shall remove or request that a law enforcement officer remove the bench warrant in all appropriate registries.

Comment: 42 Pa.C.S. § 6335(c) was suspended to the extent it is inconsistent with this rule. See Pa.R.J.C.P. 800(2).

Pursuant to **[paragraph (A)] subdivision (a)**, the judge is to ensure that the person received sufficient notice of the hearing and failed to attend. The judge may order that the person be served in-person or by certified mail, return receipt. The judge may rely on first-class mail service if additional evidence of sufficient notice is presented. For example, testimony that the person was told in person about the hearing is sufficient notice. Before issuing a bench warrant, the judge should determine if the guardian was notified.

[Under Rule 800, 42 Pa.C.S. § 6335(c) was suspended only to the extent that it is inconsistent with this rule. Under paragraph (A)(1), the judge is to find a subpoenaed or summoned person failed to appear and sufficient notice was given to issue a bench warrant. The fact that the juvenile or witness may abscond or may not attend or be brought to a hearing is not sufficient evidence for a bench warrant.]

The fact that the juvenile or witness did not attend a hearing is not sufficient evidence, alone, for a bench warrant. A judge may issue a bench warrant if the judge finds that a subpoenaed or summoned person failed to appear, and sufficient notice was given.

This rule[, however,] does not prohibit **[probation] the juvenile probation office** from recommending detention for a juvenile. **[The normal rules of procedure in these rules are to be followed if a juvenile is detained. See Chapter Two, Part D.] For procedures if a juvenile is detained under those circumstances, see Pa.R.J.C.P. 240-243.**

Pursuant to **[paragraph (C), the] subdivision (c)**, a “juvenile” is the subject of the delinquency proceedings. **[When] If** a witness is a child, the witness is referred to as a “minor.” **[This distinction is made to differentiate between children who are alleged delinquents and children who are witnesses. See paragraph (C) for alleged delinquents and paragraph (D) for witnesses. See also Rule 120 for definition of “juvenile” and “minor.”] A juvenile is subject to subdivision (c) and a minor witness is subject to subdivision (d). See also Pa.R.J.C.P. 120 (defining “juvenile” and “minor”).**

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Pursuant to **[paragraph (C)(1)(a) subdivision (c)(1)(i)]**, the juvenile is to **[be taken]** immediately **[to] appear before** the judge who issued the bench warrant, or a judge or juvenile court hearing officer designated by the President Judge of that county to hear bench warrants. This provision allows the judge or juvenile court hearing officer the discretion to postpone a hearing, for example, the adjudicatory hearing, until later in the same day while the police officer, sheriff, or juvenile probation officer retrieves the juvenile. If taken into custody on the same day, the juvenile is to **[be brought]** immediately **appear** before the court for the hearing. However, pursuant to **[paragraph (C)(1)(b) subdivision (c)(1)(ii)]**, if a bench warrant specifically provides that the juvenile may be detained in a detention facility, or there are circumstances apparent at the time of the surrender or apprehension that merit detention of the juvenile, the juvenile may be detained without having to **[be brought] appear** before the judge or juvenile court hearing officer until a hearing within **[seventy-two] 72** hours under **[paragraph (C)(2)(a) subdivision (c)(2)(i)]**. The juvenile is not to languish in a detention facility. **[Pursuant to this paragraph, if] If** a hearing is not held promptly, the juvenile is to be released. **[See paragraph (C)(2)(b).]**

Subdivision (c)(1)(iii) is intended to permit, as an option, the warrant to contain contact information so the court can designate where the juvenile should be taken after the juvenile is apprehended. The information allows the arresting officer to contact the court or the court's designee to ascertain where the juvenile should be detained based on current availability within facilities.

At the **[seventy-two] 72**-hour hearing, the judge or juvenile court hearing officer may determine that the juvenile willfully failed to appear and may continue the detention of the juvenile until the rescheduled hearing. If the juvenile is detained, the rescheduled hearing is governed by the time requirements provided elsewhere in these rules. *See* **[Rules] Pa.R.J.C.P.** 240, 391, 404, 510, and 605.

Under **[paragraphs (C)(2) and (C)(4) subdivisions (c)(2) and (c)(4)]**, a juvenile taken into custody pursuant to a bench warrant is to have a hearing within **[seventy-two] 72** hours regardless of where the juvenile is found. *See* **[Rule] Pa.R.J.C.P.** 240(C).

Pursuant to **[paragraph (C)(4) subdivision (c)(4)]**, the juvenile may be detained out-of-county until transportation arrangements can be made.

[Pursuant to paragraph (C)(5), the time requirements of all other rules are to apply to juveniles who are detained. See, e.g., Rules 240, 391, 404, 510, and 605.]

Pursuant to **[paragraph (D)(1)(a), the] subdivision (d)(1)(i), a** witness is to **[be taken]** immediately **[to] appear before** the judge who issued the bench warrant or a judge or juvenile court hearing officer designated by the President Judge of that county to hear bench warrants. This provision allows the judge or juvenile court hearing officer the discretion to postpone a hearing, for example, an adjudicatory hearing, until later in the same day while the police officer, sheriff, or juvenile probation officer retrieves the witness. The witness is to **[be brought]** immediately **appear** before the court for the hearing. However, pursuant to **[paragraph (D)(1)(b) subdivision (d)(1)(ii)]**, if the judge or juvenile court hearing officer is not available, the witness is to be released immediately unless the warrant specifically orders detention. Pursuant to **[paragraph (D)(1)(c) subdivision (d)(1)(iii)]**, a motion for detention as a witness may be filed. If the witness is detained, a prompt hearing pursuant to **[paragraph (D)(2) subdivision (d)(2)]** is to be held by the next business day or the witness is to be released. **[See paragraph (D)(2)(b).]**

At the hearing pursuant to **[paragraph (D)(2)(a) subdivision (d)(2)(i)]**, the judge or juvenile court hearing officer may determine that the witness willfully failed to appear and find or recommend that the witness is in contempt of court, or that the witness is in need of protective custody. If the judge or juvenile court hearing officer has made one of these findings, the judge may continue the detention of the witness until the rescheduled hearing. The judge or juvenile court hearing officer should schedule the hearing as soon as possible. In any event, if the witness is detained, the rescheduled hearing must be conducted by the specific time requirements provided elsewhere in these rules. *See* **[Rules] Pa.R.J.C.P.** 240, 391, 404, 510, and 605.

Pursuant to **[paragraph (D)(4)(b) subdivision (d)(4)(ii)]**, a witness is to **[be brought] appear** before an out-of-county judge or juvenile court hearing officer by the next business day unless the witness can **[be brought] appear** before the judge who issued the bench warrant within this time. When the witness is transported back to the county of issuance within **[seventy-two] 72** hours of the execution of the bench warrant, the witness is to **[be brought] appear** before the court by the next business day. **[See paragraph (D)(4)(f).]**

[Pursuant to paragraph (F)(2), the bench warrant is to be returned to the judge who issued the warrant or to the judge or juvenile court hearing officer designated by the President Judge to hear warrants by the arresting officer executing a return of warrant. See paragraph (F)(3).]

[Pursuant to paragraph (F)(4), the bench warrant is to be vacated after the return of the warrant is executed.] “Vacated,” as used in subdivision (f)(4), [is to denote] denotes that the bench warrant has been served, dissolved, executed, dismissed, canceled, returned, or any other similar language used by the judge to terminate the warrant. The bench warrant is no longer in effect once it has been vacated.

[Pursuant to paragraph (F)(5), once the warrant is vacated, the juvenile probation officer, other court designee, or law enforcement officer is to remove the warrant from all appropriate registries so] The intent of subdivision (f)(5) is to prevent the juvenile **[is not] from being** taken into custody on the same warrant if the juvenile is released.

[See] See 42 Pa.C.S. § 4132 for punishment of contempt for juveniles and witnesses.

If there is a bench warrant issued, juvenile court hearing officers may hear cases in which the petition alleges only misdemeanors. *See* **[Rule] Pa.R.J.C.P.** 187(A)(2) and **[(3)] (A)(3)**. The purpose of the hearing for juveniles pursuant to **[paragraph (C)(2)(a) subdivision (c)(2)(i)]** or the hearing for witnesses pursuant to **[paragraph (D)(2)(a) subdivision (d)(2)(i)]** is to determine if the juvenile or witness willfully failed to appear and if continued detention is necessary.

Pursuant to Rule 191, the juvenile court hearing officer is to submit his or her find-

ings and recommendation to the court. In bench warrant cases, the juvenile court hearing officer should immediately take his or her recommendation to the judge so the judge can make the final determination of whether the juvenile or witness should be released. *See* **[Rule] Pa.R.J.C.P.** 191(D).

If the findings and recommendation are not taken immediately to the judge, the juvenile court hearing officer is to submit the recommendation within one business day. *See* **[Rule] Pa.R.J.C.P.** 191(C).

[Official Note: Rule 140 adopted February 26, 2008, effective June 1, 2008. Amended September 30, 2009, effective January 1, 2010. Amended April 21, 2011, effective July 1, 2011. Amended September 20, 2011, effective November 1, 2011. Amended April 6, 2017, effective September 1, 2017. Amended May 4, 2018, effective July 1, 2018.]

Committee Explanatory Reports: Final Report explaining the provisions of Rule 140 published with the Court’s Order at 38 Pa.B. 1142 (March 8, 2008). Final Report explaining the amendments to Rule 140 with the Court’s Order at 39 Pa.B. 6029 (October 17, 2009). Final Report explaining the amendments to Rule 140 published with the Court’s Order at 41 Pa.B. 2319 (May 7, 2011). Final Report explaining the amendments to Rule 140 with the Court’s Order at 41 Pa.B. 5355 (October 8, 2011). Final Report explaining the amendments to Rule 140 published with the Court’s Order at 47 Pa.B. 2313 (April 22, 2017). Final Report explaining the amendments to Rule 140 published with the Court’s Order at 48 Pa.B. 2939 (May 19, 2018).]

Rule 141. Bench Warrants for Absconders.

[A.](a) Issuance of [warrant] Warrant. The juvenile probation officer shall immediately notify the court upon notification or recognition that a juvenile has absconded from the supervision of the court. The court may issue a bench warrant for the juvenile.

[B.](b) Entry of [warrant information] Warrant Information. Upon being notified by the court, the juvenile probation officer or other court designee shall enter or request that a law enforcement officer enter the bench warrant in all appropriate registries.

[C.](c) [Where to take the juvenile] Detention. The juvenile shall be detained, pending a hearing pursuant to subdivision (d), in a detention facility or other facility either designated in the bench warrant **[pending a hearing pursuant to paragraph (D)] or directed by the court at the time the juvenile is taken into custody. If the juvenile is taken into custody in a county other than the county of issuance, the juvenile shall be transported back to the county of issuance prior to the hearing pursuant to subdivision (d).**

[D.](d) Prompt [hearing] Hearing.

- (1)

The juvenile shall have a detention hearing within **[seventy-two] 72** hours of the placement in detention.
- (2)

A court may utilize advanced communication technology pursuant to Rule 129 for **the appearance of** a juvenile or a witness unless good cause is shown otherwise.

[E.](e) Time [requirements] Requirements. The time requirements of Rules 240, 391, 404, 510, and 605 shall be followed.

[F.](f) Notification of [guardian] Guardian. When the juvenile is taken into custody pursuant to a bench warrant, the arresting officer shall immediately notify the juvenile’s guardian of the juvenile’s whereabouts and the reasons for the issuance of the bench warrant.

- [G.](g) Return [& execution of the warrant] and Execution of Warrant.**
- (1)

The bench warrant shall be executed without unnecessary delay.
- (2)

The bench warrant shall be returned to the judge who issued the warrant or to the judge designated by the President Judge to hear bench warrants.
- (3)

When the bench warrant is executed, the arresting officer shall immediately execute a return of the warrant with the judge.
- (4)

Upon the return of the warrant, the judge shall vacate the bench warrant.
- (5)

Once the warrant is vacated, the court shall order the probation officer or other court designee to remove or request that a law enforcement officer remove the warrant from all appropriate registries.

Comment: Pursuant to **[paragraph (A), when] subdivision (a), the court may issue a bench warrant if** a juvenile: 1) escapes from a placement facility, detention facility, shelter care facility, foster-care, or other court-ordered program or placement; 2) fails to report to juvenile probation; 3) cannot be located by juvenile probation; or 4) otherwise leaves the jurisdiction of the court[, the court may issue a warrant for the juvenile].

Pursuant to **[paragraph (B)] subdivision (b)**, the court is to notify the juvenile probation officer or another court designee to enter or request that a law enforcement officer enter the bench warrant in all appropriate registries, such as JNET, CLEAN, PCIC, and NCIC.

[Pursuant to paragraph (C), the juvenile is to be detained in a detention facility or any other facility designated in the bench warrant. If a juvenile is taken into custody pursuant to the bench warrant in a county other than the county of issuance, the juvenile is to be transported back to the county of issuance prior to the seventy-two-hour detention hearing mandated pursuant to paragraph (D)(1).]

Subdivision (c) is intended to permit, as an option, the warrant to contain contact information so the court can designate where the juvenile should be taken after the juvenile is apprehended. The information allows the arresting officer to contact the court or

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the court’s designee to ascertain where the juvenile should be detained based on current availability within facilities.

Pursuant to [paragraphs (D)(1) and (E)] subdivisions (d)(1) and (e), the time requirements of the Rules of Juvenile Court Procedure are to apply, including the [seventy-two] 72-hour detention hearing. See, e.g., [Rules] Pa.R.J.C.P. 240, 391, 404, 510, and 605.
[The arresting officer is to notify the juvenile’s guardian of the arrest, the reasons for the arrest, and the juvenile’s whereabouts under paragraph (F).]

[Pursuant to paragraph (G)(2), the bench warrant is to be returned to the judge who issued the warrant or to the judge designated by the President Judge to hear warrants by the arresting officer executing a return of warrant. See paragraph (G)(3).] **The “judge” in subdivision (g)(3) is the judge who issued the warrant or the judge designated by the President Judge to hear warrants pursuant to subdivision (g)(2).**

[Pursuant to paragraph (G)(4), the bench warrant is to be vacated after the return of the warrant is executed.] “Vacated,” **as used in subdivision (g)(4), [is to denote] denotes** that the bench warrant has been served, dissolved, executed, dismissed, canceled, returned, or any other similar language used by the judge to terminate the warrant. The bench warrant is no longer in effect once it has been vacated.
[Pursuant to paragraph (G)(5), once the warrant is vacated, the juvenile probation officer or other court designee is to remove the warrant or request that a law enforcement officer remove the warrant from all appropriate registries so] **The intent of subdivision (g)(5) is to prevent** the juvenile [is not] **from being** taken into custody on the same warrant if the juvenile is released.

[Official Note: Rule 141 adopted September 30, 2009, effective January 1, 2010. Amended April 21, 2011, effective July 1, 2011.]

Committee Explanatory Reports: Final Report explaining the provisions of Rule 141 published with the Court’s Order at 39 Pa.B. 6029 (October 17, 2009). Final Report explaining the amendments to Rule 141 published with the Court’s Order at 41 Pa.B. 2319 (May 7, 2011).]

SUPREME COURT OF PENNSYLVANIA JUVENILE COURT PROCEDURAL RULES COMMITTEE

ADOPTION REPORT Amendment of Pa.R.J.C.P. 140 and 141

On April 25, 2025, the Supreme Court amended Pennsylvania Rules of Juvenile Court Procedure 140 and 141 to permit a court to direct a juvenile’s place of detention at the time of apprehension pursuant to a bench warrant. The Juvenile Court Procedural Rules Committee has prepared this Adoption Report describing the rulemaking process. An Adoption Report should not be confused with Comments to the rules. See Pa.R.J.A. 103, cmt. The statements contained herein are those of the Committee, not the Court.

If a juvenile, with sufficient notice, fails to appear at a hearing, or a juvenile absconds, the court may issue a bench warrant for the juvenile. See Pa.R.J.C.P. 140, 141. When a juvenile is apprehended and the juvenile is to be detained, the rules require the juvenile to be taken to a facility designated in the bench warrant.

The statewide Common Pleas Case Management System (CPCMS) requires a court user to input specific information to generate a bench warrant. Because CPCMS is programmed to adhere to the requirements of the rules, the user must enter information directing where to detain an apprehended juvenile, i.e., a “place of detention,” before the bench warrant can be generated and issued. See Pa.R.J.C.P. 140(C)(1)(c), 141(C).

The Administrative Office of Pennsylvania Courts (AOPC) maintains CPMCS, receives feedback and requests from its users, and, in consultation with the Committee, AOPC designs and publishes forms necessary to implement the rules. See Pa.R.J.C.P. 165. Relevant to the instant proposal, AOPC received a request to revise the CPCMS-generated bench warrant to permit the court, at the time of apprehension, to direct where to detain a juvenile. The rationale for the request was that the court could not predict, at the time of issuing a bench warrant, the availability of a detention center at the time of apprehension given that availability can vary over time. Believing that statewide changes to the content of bench warrants were constrained by the rules, the matter was brought before the Committee.

The Committee proposed responsive rule amendments intended to change the process after a juvenile is to be detained after apprehension on a bench warrant. Instead of the bench warrant directing where to take the juvenile, the amendment would provide the option of the court directing where to take the juvenile at the time of apprehension. With this option, and as discussed in the commentary, the court user may insert contact information, e.g., juvenile probation office telephone number, to be used by law enforcement once the juvenile has been apprehended. Corollary amendments to the rule governing bench warrants for the failure to appear in dependency proceedings were not included because a child would be placed in shelter care and not a detention center. See Pa.R.J.C.P. 1140, cmt. at ¶ 4.

Additionally, the Committee proposed amending Pa.R.J.C.P. 140 and 141 stylistically. An apprehended juvenile or witness will no longer be “brought” before a judge; rather, they would “appear.” Some of the commentary restating the rule text has been removed. In Pa.R.J.C.P. 141, the third paragraph of the Comment was removed and subdivision (c) was amended to include language governing out-of-county apprehension.

The Committee published the proposal for comment. See 54 Pa.B. 5082 (August 10, 2024). No comments were received. Post-publication, the Committee revised “probation” to “juvenile probation office” in the fifth paragraph of the Comment to Pa.R.J.C.P. 140 and added the operative commentary proposed in Pa.R.J.C.P. 140 to Pa.R.J.C.P. 141.

Aside from stylistic revisions, the following commentary has been removed:

Pa.R.J.C.P. 140
Under Rule 800, 42 Pa.C.S. § 6335(c) was suspended only to the extent that it is inconsistent with this rule. Under paragraph (A)(1), the judge is to find a subpoenaed or summoned person failed to appear and sufficient notice was given to issue a bench warrant. The fact that the juvenile or witness may abscond or may not attend or be brought to a hearing is not sufficient evidence for a bench warrant.

This distinction is made to differentiate between children who are alleged delinquents and children who are witnesses. See paragraph (C) for alleged delinquents and paragraph (D) for witnesses. See also Rule 120 for definition of “juvenile” and “minor.”

Pursuant to paragraph (F)(2), the bench warrant is to be returned to the judge who issued the warrant or to the judge or juvenile court hearing officer designated by the President Judge to hear warrants by the arresting officer executing a return of warrant. See paragraph (F)(3).

Pursuant to paragraph (F)(5), once the warrant is vacated, the juvenile probation officer, other court designee, or law enforcement officer is to remove the warrant from all appropriate registries so ...

Official Note: Rule 140 adopted February 26, 2008, effective June 1, 2008. Amended September 30, 2009, effective January 1, 2010. Amended April 21, 2011, effective July 1, 2011. Amended September 20, 2011, effective November 1, 2011. Amended April 6, 2017, effective September 1, 2017. Amended May 4, 2018, effective July 1, 2018.
Committee Explanatory Reports: Final Report explaining the provisions of Rule 140 published with the Court’s Order at 38 Pa.B. 1142 (March 8, 2008). Final Report explaining the amendments to Rule 140 with the Court’s Order at 39 Pa.B. 6029 (October 17, 2009). Final Report explaining the amendments to Rule 140 published with the Court’s Order at 41 Pa.B. 2319 (May 7, 2011). Final Report explaining the amendments to Rule 140 with the Court’s Order at 41 Pa.B. 5355 (October 8, 2011). Final Report explaining the amendments to Rule 140 published with the Court’s Order at 47 Pa.B. 2313 (April 22, 2017). Final Report explaining the amendments to Rule 140 published with the Court’s Order at 48 Pa.B. 2939 (May 19, 2018).

Pa.R.J.C.P. 141

Pursuant to paragraph (C), the juvenile is to be detained in a detention facility or any other facility designated in the bench warrant. If a juvenile is taken into custody pursuant to the bench warrant in a county other than the county of issuance, the juvenile is to be transported back to the county of issuance prior to the seventy-two-hour detention hearing mandated pursuant to paragraph (D)(1).

The arresting officer is to notify the juvenile’s guardian of the arrest, the reasons for the arrest, and the juvenile’s whereabouts under paragraph (F). Pursuant to paragraph (G)(2), the bench warrant is to be returned to the judge who issued the warrant or to the judge designated by the President Judge to hear warrants by the arresting officer executing a return of warrant. See paragraph (G)(3).

Pursuant to paragraph (G)(4), the bench warrant is to be vacated after the return of the warrant is executed.

Pursuant to paragraph (G)(5), once the warrant is vacated, the juvenile probation officer or other court designee is to remove the warrant or request that a law enforcement officer remove the warrant from all appropriate registries so ...

Official Note: Rule 141 adopted September 30, 2009, effective January 1, 2010. Amended April 21, 2011, effective July 1, 2011.
Committee Explanatory Reports: Final Report explaining the provisions of Rule 141 published with the Court’s Order at 39 Pa.B. 6029 (October 17, 2009). Final Report explaining the amendments to Rule 141 published with the Court’s Order at 41 Pa.B. 2319 (May 7, 2011).

The amendments become effective October 1, 2025.

IN THE SUPREME COURT OF PENNSYLVANIA

IN RE:
ORDER AMENDING RULES 1915.3-2,
1915.4-4, 1915.10, 1915.15, AND
1915.25, AND ADOPTING RULES
1915.3-3 AND 1915.3-4 OF THE
PENNSYLVANIA RULES OF CIVIL
PROCEDURE

NO. 766
CIVIL PROCEDURAL RULES DOCKET

ORDER

PER CURIAM

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AND NOW, this 25th day of April, 2025, upon the recommendation of the Domestic Relations Procedural Rules Committee, the proposal having been published for public comment at 53 Pa.B. 2560 (May 13, 2023):

It is Ordered pursuant to Article V, Section 10 of the Constitution of Pennsylvania that Rules 1915.3-2, 1915.4-4, 1915.10, 1915.15, and 1915.25 of the Pennsylvania Rules of Civil Procedure are amended, and Rules 1915.3-3 and 1915.3-4 of the Pennsylvania Rules of Civil Procedure are adopted in the attached form.

This Order shall be processed in accordance with Pa.R.J.A. 103(b), and shall be effective July 1, 2025.

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

SUPREME COURT OF PENNSYLVANIA DOMESTIC RELATIONS PROCEDURAL RULES COMMITTEE

ADOPTION REPORT

Amendment of Pa.R.Civ.P. 1915.3-2, Pa.R.Civ.P. 1915.4-4, Pa.R.Civ.P. 1915.10, Pa.R.Civ.P. 1915.15, Pa.R.Civ.P. 1915.25, and Adoption of Pa.R.Civ.P. 1915.3-3 and Pa.R.Civ.P. 1915.3-4

On April 25, 2025, the Supreme Court amended Pennsylvania Rules of Civil Procedure 1915.3-2, 1915.4-4, 1915.10, 1915.15, 1915.25 and adopted Pennsylvania Rules of Civil Procedure 1915.3-3 and 1915.3-4 governing custody proceedings. The Domestic Relations Procedural Rules Committee has prepared this Adoption Report describing the rulemaking process. An Adoption Report should not be confused with Comments to the rules. *See* Pa.R.J.A. 103, cmt. The statements contained herein are those of the Committee, not the Court.

These amendments are intended to update and provide procedures to implement the statutory requirement that custody courts consider criminal records, abuse history, and county agency involvement with the parties and their household members. The primary sources of this information are the parties and the county agencies. The information is most probative when it is timely and current. While information may impel further investigation by a party or inquiry by a court, it is only when that information becomes evidence that it can weighed in a custody proceeding.

Background

Since 2011, custody courts have been required to conduct an initial evaluation of a party or household member who committed an enumerated offense to determine whether that person poses a threat to the child. *See* 23 Pa.C.S. § 5329(a), (c). In 2013, the Court adopted Pa.R.Civ.P. 1915.3-2 to require parties to complete a criminal record or abuse history verification for the enumerated offenses and to provide for the initial evaluation. The rule was amended in 2014 to include disclosure of involvement with a county agency. The Act of June 5, 2020, P.L. 246, No. 32 amended 23 Pa.C.S. § 5329(a) to add 18 Pa.C.S. § 2718 (strangulation) to the list of enumerated offenses. The Act of June 30, 2021, P.L. 197, No. 38 amended 23 Pa.C.S. § 5329(a) to add 18 Pa.C.S. Ch. 30 (human trafficking) and 18 Pa.C.S. § 5902(b.1) (prostitution and related offenses) to the list of enumerated offenses.

Since 2014, custody courts have been required to consider child abuse and the involvement of a party, household member, or child with a child protective services agency when determining child custody under 23 Pa.C.S. §§ 5321 - 5340. *See* 23 Pa.C.S. §§ 5328(a)(2.1) and 5329.1(a). Further the Department of Public Welfare, now the Department of Human Services (DHS), the local county children and youth social services agencies (“county agencies”), and the courts of common pleas were required to cooperate with the exchange of information that is necessary for the court’s determination of a child custody order. *See* 23 Pa.C.S. § 5329.1(b).

The Child Protective Services Law, 23 Pa.C.S. §§ 6301 - 6375, and the Juvenile Act, 42 Pa. C.S. §§ 6301 – 6375, were also amended to enhance the accessing and sharing of information. *See* 23 Pa.C.S. § 6340(a)(5.1) (permitting the release of information in confidential agency reports to a court of common pleas in connection with a matter involving custody of a child); 42 Pa.C.S. § 6307(a)(4.1) (opening juvenile court records to “a court in determining custody, as provided in 23 Pa.C.S. §§ 5328 (relating to factors to consider when awarding custody) and 5329.1 (relating to consideration of child abuse and involvement with protective services)”). Additionally, juvenile court files and records were made available to the DHS for use in determining whether an individual named as the perpetrator of an indicated report of child abuse should be expunged from the statewide database. *See* 42 Pa.C.S. § 6307(a)(6.5).

Rulemaking Proposal

The Committee proposed comprehensive amendments to Pa.R.Civ.P. 1915.3-2 (Criminal Record or Abuse History) governing the parties’ criminal record/abuse history, including the Verification form. To protect the parties, their household members, and the children against the disclosure of potentially confidential information, subdivision (a)(1) would require that the verification form remain confidential.

Regarding the timing of the filing, the Committee proposed modest revision of the requirements for the responding party. Currently, the defendant or respondent must file and serve the completed verification form “on or before the initial in-person contact with the court ... but not later than 30 days after service of the complaint or petition.” Subdivision (a)(3) would require, in pertinent part, that the verification form be filed with the prothonotary “before” the initial in-person contact or within 30 days of service of the initiating pleading, whichever occurs first. This amendment would ensure that the court has the responding party’s information before the initial in-person proceeding. The Committee believed it was necessary for the court to have the most current information about the parties’ and household members’ criminal record/abuse history to properly determine the best interest of the child.

Subdivision (a)(4) would require the parties to update the form when there are any

changes to the household membership since the previous filing either five days after a change in circumstances or no less than one day before any proceeding, whichever occurs first. This requirement was intended to provide the parties and the court with current and accurate information so they can understand any potential threats of harm to the child. Subdivision (a)(5) would address sanctions for a party’s failure to comply with the requirement of filing their updated verification form.

The Committee proposed several changes to the verification form in subdivision (c). First, the parties would be required to complete the information on the form. Therefore, the form was revised to confirm that only a party, and not their attorney, must sign the form. The first page of the verification form, which was to include the names of all children and parties involved with the matter, may be used by the court to submit a request to the county agency regarding any involvement by the parties with the county agency, as provided in Pa.R.Civ.P. 1915.3-3.

Next, the form was expanded to include any pending charges, as well any offenses that have been resolved by Accelerated Rehabilitative Disposition or another diversionary program but have not been expunged. This addition would provide the court with the most relevant and recent information to ensure the best interest of the child, while being cognizant of the limitations associated with requesting information regarding expunged crimes or offenses having limited access or subject to “Clean Slate” programs.

To reflect recent statutory requirements, 18 Pa.C.S. § 2718 (related to strangulation), 18 Pa.C.S. Ch. 30 (related to human trafficking), and 18 Pa.C.S. § 5902(b.1) (relating to prostitution) was added to the enumerated crimes on the verification form. To provide a more complete history of violent or abusive conduct, the Committee proposed adding contempt of Protection of Victims of Sexual Violence and Intimidation order or agreement to the list of offenses included on the form. A “catch-all” category of “other” is also proposed to be included for other forms of abuse or violent conduct that may not be specifically enumerated.

The Committee proposed a new rule, Pa.R.Civ.P. 1915.3-3 (Report of Child Abuse and Protective Services), to provide a procedure for a custody court to request information from the local county agency, as well as the return and dissemination of that information. This rule, as well as Pa.R.Civ.P. 1915.3-4 (Form for Report of Child Abuse and Protective Services), which provides the form for the request of information, were intended to establish a uniform statewide procedure.

Subdivision (a) of Pa.R.Civ.P. 1915.3-3 would confirm the purpose for the rule, which is in accordance with 23 Pa.C.S. § 5329.1(a). Subdivision (b) provided definitions for both Pa.R.Civ.P. 1915.3-3 and 1915.3-4. Subdivision (c) outlined the minimum circumstances under which the court should request information from the local county agency. The Committee wanted to provide a general guideline for submission of the court’s request, while allowing each court discretion in deciding whether to request a report in other circumstances.

Subdivision (d) provided a timeline for the county agency to return the report to the court. The decision to specify “no later than five days” for the return of the completed form was selected considering the court’s need for information as quickly as possible, while being mindful of the administrative burden on county agencies. The proposed subdivision provided the court with the option of designating a different timing if there is a pressing need for the information to be returned sooner.

Subdivision (e) required that the court file the completed form on the docket and disseminate it to the parties. Subdivision (f) deemed the completed form to be confidential and warned recipients against further dissemination to maintain the confidentiality associated with county agency investigations, for the protection of the subject children, parties, and any interested third parties.

Subdivision (g) established the right of the parties and the court to subpoena the county agency to provide witnesses to attend and testify at a custody proceeding. The Committee believed that this subdivision was necessary due to the elimination of requests for any narrative explanation from the county agency in the report.

Pa.R.Civ.P. 1915.3-4 provided a form to be used for the court to request information from county agencies. The Committee took note that there is no statute “relaxing” the admissibility of caseworker statements and opinions in custody proceedings under the Pennsylvania Rules of Evidence. *Cf.* 23 Pa.C.S. § 6381 (admissibility of certain evidence in child abuse proceedings). Informed by recent rulemaking involving Pa.R.Civ.P. 1915.11-2 (Guardian *Ad Litem*), the Committee believed the returned form should be filed, shared with the parties, deemed confidential, and subject to the Pennsylvania Rules of Evidence.

The first page of the form would be the same as the first page of the Criminal Record or Abuse History Verification in Pa.R.Civ.P. 1915.3-2. Each party’s verification form will be filed with the court after being completed. In appropriate circumstances, the court or its designee could take the first page of each party’s verification form and submit it to the county agency to request information directly from the county agency.

The contents of the proposed form were similar to DHS’s form in the Office of Children, Youth and Families’ Bulletin No. 3490-19-30 (November 1, 2019). The proposed form was intended to solicit many of the statutory factors but eschewed those related to the “circumstances” of child abuse or provision of services. *See* 23 Pa.C.S. § 5329.1(a)(1)(iii), (a)(2)(iii). To address concerns that some of the items on the DHS form invited open-ended statements and possibly opinions, questions soliciting potential hearsay were eliminated. The open-ended requests for “any pertinent information” in Questions (I)(G) and (II)(I) from the DHS form were eliminated. The Committee acknowledges this may result in the increased need for a county agency representative to testify in custody proceedings but believed that any such statements should be made subject to the Pennsylvania Rules of Evidence.¹

To preserve confidentiality, the Committee also omitted the requests for dates of referrals in the DHS form at Questions (I)(A) and (II)(A). The general timing of the alleged abuse will

¹ The Committee observes there is no statute governing the admissibility of caseworker statements and opinions in custody proceedings. *Cf.* 23 Pa.C.S. § 6381 (admissibility of certain evidence in child abuse proceedings).

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be evident, but specifically indicating the date of any referral might pinpoint the referral source, which is to remain confidential.

Pa.R.Civ.P. 1915.25 (Suspension of Acts of Assembly) was proposed to be amended to suspend 23 Pa.C.S. § 6339, insofar as it is inconsistent with Pa.R.Civ.P. 1915.3-3 and 1915.3-4. This amendment was intended to permit the court to share the completed forms provided by the county agency without risk of criminal prosecution.

Pa.R.Civ.P. 1915.4-4(f) (Pre-Trial Procedures) was proposed to be amended to require that the court address the parties’ criminal record or abuse history; the admissibility of any county agency documents and information; and other related evidentiary issues at the pre-trial conference. This requirement appears in subdivision (f)(6).

A portion of the Note in current Pa.R.Civ.P. 1915.7 (Consent Order) referencing Pa.R.Civ.P. 1915.10(b) regarding written custody order requirements, was proposed to be eliminated. The Committee believed that Pa.R.Civ.P. 1915.10(b) related only to a court’s decision in custody, not to an agreement by the parties. Therefore, it was irrelevant to Pa.R.Civ.P. 1915.7.

Regarding Pa.R.Civ.P. 1915.10, subdivision (c) would be amended to require the court’s custody order to include a notice outlining the parties’ ongoing obligation to update the verification form post-final order. This amendment was intended to inform the other party of any changes that may have a significant impact on the child and the child’s best interest. By requiring a party to update the verification form when his or her circumstances, or those of a household member, warrant it, the other party can obtain information and assess whether a modification of the order is necessary. This requirement was fashioned after the current relocation notice requirement. Subdivision (c) would be subdivided so that both requirements, relocation and updating verification forms, are in separate subdivisions.

Commentary was added to Pa.R.Civ.P. 1915.10 to state that the filing of an updated verification form does not impose a duty on the court to review, respond, or react unless a party petitions the court for relief. While such a statement may seem harsh, it is intended to inform the parties that they must act to bring the matter to the court’s attention through the adversarial process. The courts do not have the resources to actively monitor the filing of updated forms and to order the parties to appear.

Pa.R.Civ.P. 1915.15(c) would set forth the form of the order of court that must be attached to the front of the complaint or petition for modification that is served on the defendant or respondent. The proposed change in this rule reflected the same timing as Pa.R.Civ.P. 1915.3-2(a)(3).

Publication and Comments

The proposal was published for comment. *See* 53 Pa.B. 2560 (May 13, 2023). Six comments were received.

Rule 1915.3-2. Criminal Record or Abuse History.

The Committee received several comments regarding the timing for the completion, service, and filing of the verification forms. Revisions were made to subdivisions (a)(3) and (a) (4) to clarify the service and filing requirements for the defendant/respondent’s verification and updated verifications. Subdivision (a)(4)(ii) was revised to specify that parties must file with the court an updated verification within 14 days of any change in circumstances, or within 5 days of any court proceeding, depending on whichever date occurs first. Prompt reporting of any change in circumstances was believed to be consistent with the intent of Kayden’s Law, which is to maximize the protection of children from abusive relationships.

A commenter expressed concern that Pa.R.Civ.P. 1915.3-2(a)(4) does not explicitly state that there is an ongoing requirement to update the criminal record verification when there is no pending litigation. The Committee observed that subdivision (a)(4) would require an updated verification form either five days after any change in circumstances or no less than one day before any proceeding, whichever occurs first. Implicit in this requirement is that, if there is no pending proceeding, the five-day deadline applies. To clarify, the Committee revised subdivision (a)(4)(i) to add: “If there is no pending proceeding, the party shall complete, sign, and serve on the other parties an updated Criminal Record/Abuse History Verification form five days after any change in circumstances.”

Relatedly, a commenter recommended that the updated verification requirement extend past the final order, “provided the child remains under the court’s jurisdiction.” To clarify, the Committee revised subdivision (a)(4)(i) to require updating “for as long as a child is subject to the court’s jurisdiction.”

Several commenters suggested that the nature of the sanctions to be imposed pursuant to Pa.R.Civ.P. 1915.3-2(a)(5) should be clarified. Further, it should be clarified if sanctions apply to “willful” disregard for the rule, as opposed to just negligence. Finally, it should be clarified whether the “willful failure” to file the form should be a part of the custody decision or if it should be a financial sanction.

The Committee intended for subdivision (a)(5) to provide the court with flexibility in determining whether to impose a sanction. There may be good cause for not filing a verification form or not timely filing a verification form. This flexibility also provides leeway for the untimely filing of a verification form. As for the type of sanction, the Committee did not wish to delineate sanctions, leaving that matter for judicial discretion based on individual circumstances. Additionally, an incomplete or inaccurate form could also be used for impeachment purposes, which may be a sufficient “sanction,” *e.g., falsus in uno, falsus in omnibus*.

A commenter believed the box on the criminal record/abuse history form in Pa.R.Civ.P. 1915.3-2(c) regarding an adjudication of dependency should be separate from that regarding delinquency because the delinquency inquiry is conditioned on the record being publicly available. Dependency records are not publicly available, so the public availability condition is inapplicable.

The Committee agreed that information concerning a delinquency adjudication, publicly available pursuant to 42 Pa.C.S. § 6307, should not be solicited under the topic of “Abuse or Agency Involvement” on the form in Pa.R.Civ.P. 1915.3-2. Additionally, soliciting such information under that topic is duplicative of what is solicited under the “Criminal Offenses” topic. Accordingly, the Committee removed publicly available delinquency adjudications from the “Abuse and Agency Involvement” topic. What remains of that inquiry is “An adjudication of dependency under Pennsylvania’s Juvenile Act, or a similar law in another jurisdiction.” The inquiry further prompts for the jurisdiction of the dependency case and whether the case remains active. The Committee observed this inquiry may overlap, to some degree, with a preceding inquiry concerning “involvement with a children and youth social service agency.” However, not all encounters with a county agency result in a dependency petition being filed so the inquiries are not redundant.

A commenter sought to limit the “involvement with a county agency” question on the form to only adults. Thus, the question would cover a person who was a caregiver but not when the person was a child. The Committee did not make a responsive revision because it believed the judge should have this information and then determine whether that information is relevant.

Another commenter suggested adding a checkbox to the form to affirmatively indicate whether each enumerated offense and agency involvement is “not applicable.” This approach struck the Committee as “belt and suspenders” because the form already instructs that the box should be checked for any applicable crime or offense. There appeared to be marginal informational benefit to adding the box.

A commenter also sought clarification whether only PFA litigants seeking custody must complete the form. Ostensibly, the current rule could be read as requiring all PFA litigants to complete the form, regardless of whether there is a custody matter. The Committee agreed to clarify Pa.R.Civ.P. 1915.3-2 so that only PFA litigants seeking custody are required to complete the verification form because the requirement is custody related. Accordingly, the third paragraph of the Comment to Pa.R.Civ.P. 1915.3-2 was revised to instruct that the form is required for a PFA where custody is sought, and it is not required if custody is not sought.

Another commenter thought that a household member might refuse to provide information necessary for a party to complete the form. In that circumstance, the party may be precluded from filing a custody action. The Committee believed that, if a party’s household member refuses to provide that information, the party can explain to the court why they should not be sanctioned for filing an incomplete verification form, but this refusal should not preclude the filing of a custody action.

Rule 1915.3-3. Report of Child Abuse and Protective Services.

A commenter suggested that Pa.R.Civ.P. 1915.3-3(c) should clarify that the court transmits the form to the county agency and that the transmission should be immediate. Further, the deadline for the local agency to respond in subdivision (d) should be seven days prior to the scheduled hearing rather than five days after transmission to the county agency or the time specified by the court. Additionally, subdivision (g) should be revised to permit the county agency to testify via advanced communication technology (ACT), *e.g.*, Zoom.

The Committee observed that subdivision (3)(c), proposed, stated: “the court shall . . . transmit the form for completion to the county agency.” The Committee did not believe the rule needed further clarification. In response to the requested extended deadline, the Committee changed it to 14 days and noted the proposed rule permits the court to specify when the completed form should be returned. Regarding the use of ACT, Pa.R.Civ.P. 1930.4 already permits the use of ACT with approval of the court for good cause shown.

Another commenter recommended that Pa.R.Civ.P. 1915.3-3(e) (dissemination) include language about the potential consequence to a party who has disseminated confidential information in violation of the rule. The Committee did not adopt this recommendation because the CPSL already provides the sanction for an unauthorized release of information. *See* 23 Pa.C.S. § 6349(b) (misdemeanor of the second degree); *cf. Schrader v. District Attorney of York County*, 74 F.4th 120, 126 (3rd Cir. 2023) (opining the statute may violate the First Amendment as applied if information was lawfully obtained). The rule does not criminalize further dissemination; the statute does. The present reference in subdivision (f) (confidentiality) to 23 Pa.C.S. Chapter 63 was deemed sufficient.

Rule 1915.3-4. Form for Report of Child Abuse and Protective Services.

Concerning the form for the report of child abuse and protective services, a commenter suggested adding a box indicating that the child is currently adjudicated dependent and including a prompt for the date of the order and the docket number, together with a statement that the court may take judicial notice of its records. Additionally, the commenter suggested eliminating the following from Question 2 because it is repetitive:

Has a party or member of the party’s household been identified as the perpetrator in a founded report of child abuse?

Yes No. If yes, indicate date(s) of incident(s) and name(s):

The Committee agreed with adding a box indicating whether the child is currently an adjudicated dependent and, if “yes,” including the adjudication date and docket number. This appears as Question 4 on the Form for Report of Child Abuse and Protective Services in Pa.R.Civ.P. 1915.3-4.

The Committee did not add a provision for judicial notice because that is governed by Pa.R.E. 201 (Judicial Notice of Judicative Facts). Additionally, given that dependency court records are not publicly available, it is uncertain whether those records are capable of judicial notice if a party to a custody action was not also a party to the dependency action. *See* Pa.R.E. 201(b)(1) (Kind of Facts that may be Judicially Noticed).

Regarding the form’s request for information about only founded reports, the Committee agreed that it was unnecessary because another question requests information about indicated *or*

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founded reports. Ultimately, the Committee abandoned the compound question by removing “or founded” in favor of separate inquiries regarding indicated reports and founded reports on the form.

A commenter suggested eliminating the response that the concerns in a GPS referral were “invalid” in Question (3)(A). The commenter did not believe that invalid concerns were relevant and might promote the filing of false reports. The Committee believed that the relevancy determination should be made by a judge rather than the rule. Indeed, the reporting of invalid concerns may be relevant to a best interest determination if the reporter is also a party to the custody action

A commenter recommended deleting the portion of the form identifying the county agency caseworker and supervisor. Instead, the county agency could name a “Family Court Liaison” who would respond to the court notwithstanding any staffing changes. A liaison could be the county administrator, deputy administrator, case manager, or whoever else the county agency may so name. Relatedly, another commenter believed that requiring the testimony of county agency workers would place a burden on county agencies.

The Committee was not inclined to make this change because Pa.R.E. 602 requires a witness to have personal knowledge of the matter for which they are testifying. The caseworker would be that person. The Committee did not wish to endorse a practice whereby anyone from the local agency could appear as a witness to simply read from someone else’s report. Further, while it is speculative whether the new form will increase the frequency that caseworkers are called to testify, the Committee did not disagree that testifying is typically more burdensome than submitting a written statement. However, the caseworker may be required to testify pursuant to by the rules of evidence.

A commenter commended the proposed changes regarding the request for, and dissemination of, information from DHS and suggested adding a section allowing the agency to provide information about the circumstances of the abuse by sharing the category of abuse.

The Committee previously discussed the merits of using the completed form, which could be a conduit for hearsay. As was discussed in the Publication Report, the Committee specifically did not wish to solicit hearsay vis-à-vis the report of child abuse and protective services form. The circumstances are to be provided by the caseworker through sworn testimony subject to cross-examination.

A commenter asserted that dissemination of the report to all parties would conflict with the confidentiality requirement of 23 Pa.C.S. § 6340. The commenter recommended that the statement in subdivision (g) concerning confidentiality be placed on the form so that all parties are aware of the confidentiality of the information.

The Committee deliberated as to whether the report should be shared with the parties and the Committee reconfirmed that it should be shared if the information was received by the trier-of-fact *ex parte*. The suggestion that the report form contain a statement about the confidentiality of the form was accepted by the Committee and the form was revised to state:

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The completed form shall be confidential and not publicly accessible. Further dissemination by the recipients of the form is in violation of 23 Pa.C.S. Ch. 63 (Child Protective Services Law).

A commenter also believed the form should provide for the confidentiality of an address when a party may be in hiding prior to seeking a PFA. The Committee confirmed that both the child abuse and protective services reporting form and the criminal record/abuse history form provide a check box for a confidential address.

Finally, a commenter contended that the required disclosure of services and referrals to outside providers for household members without the informed consent of non-parties may lead to distrust among participants, the community, and county agencies. The Committee observed that the form requires disclosure of this information because 23 Pa.C.S. § 5329.1 requires the court to consider that information.

Rule 1915.4-4. Pre-Trial Procedures.

A commenter believed Pa.R.Civ.P. 1915.4-4(c) should clarify that only exhibits to be used in a party’s “case in chief” are expected to be produced because there may be other permissible rebuttal exhibits that could not be anticipated at that time. The Committee did not disagree but considered it outside the scope of the proposal. Whether rebuttal exhibits are included in a pretrial statement is more a matter of practice than procedure. *See, e.g.*, Pa.R.Civ.P. 212.2(a)(4), note (“This rule does not contemplate that the pre-trial statement include a list of exhibits for use in rebuttal or for impeachment. These matters are governed by case law.”).

Rule 1915.10. Decision. Order.

Regarding Pa.R.Civ.P. 1915.10, a commenter expressed concern that details, including “highly sensitive information,” contained in an order may also put the child or parent’s safety and well-being at risk. The Committee responded that the rule requires the court to state the reasons for its decision on the record or in a written opinion or order. Additionally, those reasons may also include whether the child is at risk of harm so that safety provisions are included in the order. Finally, the parties have a right to know the basis for the court decision. An alternative does not exist.

Rule 1915.15. Form of Complaint. Caption. Order. Petition to Modify a Custody Order.

A commenter suggested that the order in Pa.R.Civ.P. 1915.15(c) provide better contact information for bar association, legal aid, and ADA Act offices. The Committee believed this suggestion was outside the scope of the proposal.

Rule 1915.25. Suspension of Acts of Assembly.

A commenter disagreed with the proposed wording of Pa.R.Civ.P. 1915.25 suspending 23 Pa.C.S. § 6339, insofar as it is inconsistent with the rules. Instead, the commenter suggested: “The provision of 23 Pa.C.S. § 6339 is protected, insofar as it is not inconsistent with this rule.” This suggested wording was intended to “preserve confidentiality.”

The Committee observed that the proposed language is consistent with that used in Pa.R.Civ.P. 1915.25. Additionally, it is consistent with the language used in Pa.R.J.C.P. 1800(9), which also suspends 23 Pa.C.S. § 6339 insofar as it is inconsistent with Pa.R.J.C.P. 1340(B)(1)(e). Accordingly, the Committee made no responsive revisions.

Post-Publication Revisions

Rule 1915.7. Consent Order.

The Committee observed that the 2019 amendment of Pa.R.Civ.P. 1915.7 (Consent Order) added the reference to Pa.R.Civ.P. 1915.10(b), regarding written order requirements, in the Comment. The intent of that amendment was for consent orders to be in writing. After further review, the Committee decided to retain that reference. Given that the removal of the reference was the only substantive proposed amendment of Pa.R.Civ.P. 1915.7, that rule was removed from the proposal.

“Kayden’s Law”

The Act of April 15, 2024, P.L. 24, No. 8, colloquially known as “Kayden’s Law,” was intended to strengthen the custody factors as they relate to abuse and to provide for additional safety conditions and restrictions to protect children and abused parties.

The Act amended the definition of “abuse” to include 18 Pa.C.S. § 2709.1 (stalking) and added exceptions for the justified use of force. *See* 23 Pa.C.S. § 5322(a). Stalking is already one of the enumerated offenses on the criminal record/abuse history form. Additionally, the form references “abuse,” as defined by 23 Pa.C.S. § 6102. Therefore, the verification form presently collected sufficient information to meet the amended definition of “abuse.” Whether an exception for justified use of force is available should be a matter for the court to decide, not the party completing the form.

Kayden’s Law also contained several additional definitions, including “household member,” “nonprofessional supervised physical custody,” “professional supervised physical custody,” “safety of the child,” and “temporary housing instability.” *See id.* Regarding “household member,” it is defined as:

A spouse or an individual who has been a spouse, an individual living as a spouse or who lived as a spouse, a parent or child, another individual related by consanguinity or affinity, a current or former sexual or intimate partner, an individual who shares biological parenthood or any other person, who is currently sharing a household with the child or a party.

23 Pa.C.S. § 5322(a). Owing to the placement of the last comma before the overarching conditional clause of “who is currently sharing a household with the child or a party,” the antecedent description of definite classes, together with the indefinite class of “any other person,” seem to include anyone meeting the conditional clause. Stated differently, it appears that a “household member” is anyone sharing a household with the child or a party. Rather than attempting to restate the definition in layperson terms or to repeat an arguably confusing definition, the Committee proposed adding a reference to the definition of “household member” and 23 Pa.C.S. § 5322(a) in the Comment to Pa.R.Civ.P. 1915.3-2.

Regarding the other definitions, the Committee observed that Pa.R.Civ.P. 1915.2(b) defines the various forms of legal and physical custody. “Supervised physical custody” is defined as “custodial time during which an agency or an adult designated by the court or agreed upon by the parties monitors the interaction between the child and the individual with those rights.” *See also* 23 Pa.C.S. § 5322(b). The Committee believed that the definition of “supervised physical custody” is sufficiently broad to encompass both professional and nonprofessional supervised physical custody without the need to specifically define those forms of supervised physical custody via rule. Indeed, those phrases seem self-defining. Further, the definitions in Pa.R.Civ.P. 1915.2 track the types of custody that may be awarded, which do not include whether the supervision is professional or non-professional. *See* 23 Pa.C.S. § 5323(a) (Award of Custody).

The other definitions added by Kayden’s Law are substantive rather than procedural. Accordingly, the Committee did not recommend their codification within the procedural rules governing child custody proceedings.

Kayden’s Law next enhanced the statutory requirements for safety conditions² when there is a history of abuse of the child or a household member by a party *or* a risk of harm to the child or an abused party. *See* 23 Pa.C.S. § 5323(e) (emphasis added). Notably, the requirement of safety conditions was expanded to include a history of abuse, including abuse of a household member by a party. If a safety condition is required, the court must include in the custody order the reason for imposing the safety condition, why it is in the best interest of the child or a party, and the reason why unsupervised physical custody is in the child’s best interest if there is a history of abuse committed by a party. *See id.* § 5323(e)(1)(ii)-(e)(1)(iii).

Pa.R.Civ.P. 1915.10(b)(2) requires the court to include safety provisions for the protection of an endangered party or the child if the court finds either of them to be at risk of harm. The commentary provides a non-exhaustive list of safety provisions. The Committee proposed further revising subdivision (b)(2) to state the statutory precondition in § 5323(e)(1) and to set forth the required findings in subdivision (b)(2)(i)-(b)(2)(iii).

² The Act has added “restrictions or safeguards” to “safety conditions.” *See* 23 Pa.C.S. § 5323(e)(1)(i).

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Further, the Committee proposed revising commentary to reference pertinent statutory authority. The existing phrase, “safety provisions,” was believed to be sufficient to cover “safety conditions, restrictions or safeguards as reasonably necessary.” *See* 23 Pa.C.S. § 5323(e)(1)(i). The phrase “reasonably necessary” was omitted because it is implicit that a court would only impose both reasonable and necessary safety provisions. The non-exhaustive list of examples of safety provisions would be revised to add “professional” to “supervised physical custody” consistent with the Act.

Within the same statute, “if supervised contact is ordered,” § 5323(e)(2) permits a party to petition for judicial review of the “risk of harm” and continued need for supervision.³ *See id.* § 5323(e)(2). Presumably, this is “supervised contact” permitted pursuant to § 5323(e)(1) when safety conditions are imposed; however, the statute lacks prefatory language in § 5523(e) or internal references. “Contact” is undefined and ambiguous as to physical contact or verbal, written, or remote communications. The Committee construed “supervised contact” to be synonymous with “super-vised physical custody.”

It was not apparent whether the petition practice permitted by § 5323(e)(2) was intended to permit a party for whom custody must be supervised to challenge the continued necessity of supervised physical custody. Alternatively, the provision could be intended to permit the other party to challenge the degree to which physical custody is supervised. Nonetheless, § 5323(e)(2) set forth several safety conditions available, including professional and nonprofessional supervised physical custody, as well as the qualification of a professional supervisor.

Aside from reference to § 5323(e)(2) in the Comment to Pa.R.Civ.P. 1915.10, no further responsive rulemaking was recommended for several reasons. First, the reach of § 5323(e)(2) was ambiguous. The courts should resolve this ambiguity rather than the rules. Second, and perhaps more importantly, rulemaking was unnecessary because the statutorily sanctioned petition practice was unnecessary. Pennsylvania has rejected the need to demonstrate a change in circumstances to seek modification of custody. *See, e.g., Karis v. Karis*, 544 A.2d 1328, 1332 (Pa. 1988) (“[A] petition for modification of a partial custody to shared custody order requires the court to inquire into the best interest of the child regardless of whether a ‘substantial’ change in circumstances has been shown.”). The statute explicitly permits a petition to seek review of the conditions of physical cus-tody, but parties have been able to do so without such statutory permission.

Kayden’s Law also added § 5323(e.1), which created a rebuttable presumption for supervised physical custody if there is a finding of “an ongoing risk of abuse of the child.” *See* 23 Pa.C.S. § 5323(e.1). This provision introduced a new condition of “risk of abuse,” as opposed to “risk of harm,” and limited the condition to the child. Given that § 5323(e.1) is an entirely sepa-rate subsection of § 5323, this presumption may arise when the court is awarding custody pursuant to § 5323(e)(1) and upon a party’s petition pursuant to § 5323(e)(2).⁴ If the court awards super-vised physical custody because of the presumption, then § 5223(e.1) instructs the court to “favor” the condition of professional supervised custody unless it is unavailable or unaffordable.

Aside from reference to § 5323(e.1) in the Comment to Pa.R.Civ.P. 1915.10, no respon-sive rulemaking was recommended because rebuttable presumptions are substantive – the rules implement the law but do not restate the law. Further, the custody rules generally do not instruct the judges on how to apply the law. Finally, “favor” seemed to be an amorphous term intended to influence judicial discretion by an unquantifiable measure.

Kayden’s Law also amended the custody factors in 23 Pa.C.S. § 5328 consistent with the Act. The current rules do not enumerate the factors so no responsive amendments were believed necessary.

The Act added seven offenses (18 Pa.C.S. §§ 2701, 2705, 2904, 5533, 5534, 5543, and 5544) to the list of offenses to be considered pursuant to 23 Pa.C.S. § 5329. Readers should note that, during this rulemaking, the Court amended Pa.R.Civ.P. 1915.3-2(c) to update the offenses to the criminal record/abuse history verification form. *See* Order No. 755 Civil Procedural Rules Docket (August 9, 2024); 54 Pa.B. 5353 (August 24, 2024). That amendment has been incorpo-rated into Pa.R.Civ.P. 1915.3-2.

Kayden’s Law amended 23 Pa.C.S. § 5334(c) to make the appointment of a guardian *ad litem* for a child discretionary when there are substantial allegations of abuse. This amendment also broadens the condition of the statute’s application from “child abuse” to “abuse.” The two further conditions of the statute for the appointment of a guardian *ad litem* were changed from disjunctive to conjunctive. Pa.R.Civ.P. 1915.11-2(a) permits the appointment of a guardian *ad litem* “when necessary for determining the child’s best interest.” That rule has no specific provision for the appointment of a guardian *ad litem* for alleged child abuse, and subdivision (a) is therefore suf-ficient to address the revised circumstances.

The Committee intends to continue to monitor the application of Kayden’s Law for fur-ther rulemaking. *See also* 54 Pa.B. 6244 (October 5, 2024) (proposing a rule and forms for the use of non-professional custody supervisors).

As a matter of restyling, the following commentary was removed from Pa.R.Civ.P. 1915.25: “Note: Rule 1915.6(b) provides that a person not a party who claims to have custody or visitation rights with respect to the child shall be given notice of the pendency of the proceedings and of the right to intervene.”

These amendments and Pa.R.Civ.P. 1915.3-3 and Pa.R.Civ.P. 1915.3-4 become effective on July 1, 2025 Rule 1915.3-2. Criminal Record or Abuse History.

[(a) **Criminal Record or Abuse History Verification.** A party must file and serve with the complaint, any petition for modification, any counterclaim, any petition for contempt or any count for custody in a divorce complaint or counterclaim a verification regarding any criminal record or abuse history

³ Per the language of the statute, the judicial review is limited to the risk of harm and, consequently, not the history of abuse. Further, the statute does not address whether the risk of harm is toward the child or an abused party.

⁴ Within § 5323(e.1), there is a sentence addressing the use of an indicated report as a basis for a finding of abuse. However, the court may only make such a finding after a *de novo* “review” of the circumstances leading to the report. This provision supported the Committee’s proposal that information about county agency involvement must be shared with the parties in a custody proceeding.

of that party and anyone living in that party’s household. The verification shall be substantially in the form set forth in subdivision (c) below. The party must attach a blank verification form to a complaint, counterclaim or petition served upon the other party. Although the party served need not file a responsive pleading pursuant to Rule 1915.5, he or she must file with the court a verification regarding his or her own criminal record or abuse history and that of anyone living in his or her household on or before the initial in-person contact with the court (including, but not limited to, a conference with a conference officer or judge or conciliation, depending upon the procedure in the judicial district) but not later than 30 days after service of the complaint or petition. A party’s failure to file a Criminal Record or Abuse History Verification may result in sanctions against that party. Both parties shall file and serve updated verifications five days prior to trial.

(b) **Initial Evaluation.** At the initial in-person contact with the court, the judge, conference officer, conciliator or other appointed individual shall perform an initial evaluation to determine whether the existence of a criminal or abuse history of either party or a party’s household member poses a threat to the child and whether counseling is necessary. The ini-tial evaluation required by 23 Pa.C.S. § 5329(c) shall not be conducted by a mental health professional. After the initial evaluation, the court may order further evaluation or counseling by a mental health professional if the court determines it is necessary. Consistent with the best interests of the child, the court may enter a temporary custody order on behalf of a party with a criminal history or a party with a household member who has a criminal history, pending the party’s or household member’s evaluation and/or counseling.

Note: The court shall consider evidence of criminal record or abusive history presented by the parties. There is no obligation for the court to conduct an independent investigation of the criminal record or abusive history of either party or members of their household. The court should not consider ARD or other diversionary programs. When determining whether a party or household member requires further evaluation or counseling, or whether a party or household member poses a threat to a child, the court should give consideration to the severity of the offense, the age of the offense, whether the victim of the offense was a child or family member and whether the offense involved violence.

(c) **Verification.** The verification regarding criminal or abuse history shall be substantially in the following form:

(Caption)
CRIMINAL RECORD / ABUSE HISTORY VERIFICATION

I _____, hereby swear or affirm, subject to penalties of law including 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities that:

1. Unless indicated by my checking the box next to a crime below, neither I nor any other member of my household have been convicted or pled guilty or pled no con-test or was adjudicated delinquent where the record is publicly available pursuant to the Juvenile Act, 42 Pa.C.S. § 6307 to any of the following crimes in Pennsylvania or a substan-tially equivalent crime in any other jurisdiction including pending charges:

Check all that apply	Crime	Self	Other household member	Date of conviction, guilty plea, no con-test plea or pending charges	Sentence
	18 Pa.C.S. Ch. 25 (relating to crimi-nal homicide)			_____	_____
	18 Pa.C.S. § 2701 (relating to sim-ple assault)			_____	_____
	18 Pa.C.S. § 2702 (relating to aggra-vated assault)			_____	_____
	18 Pa.C.S. § 2705 (relating to recklessly endan-gering another person)			_____	_____
	18 Pa.C.S. § 2706 (relating to ter-roristic threats)			_____	_____

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18 Pa.C.S. § 2709.1 (relating to stalking)			18 Pa.C.S. § 3301 (relating to arson and related offenses)		
18 Pa.C.S. § 2718 (relating to strangulation)			18 Pa.C.S. § 4302 (relating to incest)		
18 Pa.C.S. § 2901 (relating to kidnapping)			18 Pa.C.S. §4303 (relating to concealing death of child)		
18 Pa.C.S. § 2902 (relating to unlawful restraint)			18 Pa.C.S. § 4304 (relating to endangering welfare of children)		
18 Pa.C.S. § 2903 (relating to false imprisonment)			18 Pa.C.S. § 4305 (relating to dealing in infant children)		
18 Pa.C.S. § 2904 (relating to interference with custody of children)			18 Pa.C.S. § 5533 (relating to cruelty to animal)		
18 Pa.C.S. § 2910 (relating to luring a child into a motor vehicle or structure)			18 Pa.C.S. § 5534 (relating to aggravated cruelty to animal)		
18 Pa.C.S. Ch. 30 (relating to human trafficking)			18 Pa.C.S. § 5543 (relating to animal fighting)		
18 Pa.C.S. § 3121 (relating to rape)			18 Pa.C.S. § 5544 (relating to possession of animal fighting paraphernalia)		
18 Pa.C.S. § 3122.1 (relating to statutory sexual assault)			18 Pa.C.S. § 5902(b) or (b) (1) (relating to prostitution and related offenses)		
18 Pa.C.S. § 3123 (relating to involuntary deviate sexual intercourse)			18 Pa.C.S. § 5903(c) or (d) (relating to obscene and other sexual materials and performances)		
18 Pa.C.S. § 3124.1 (relating to sexual assault)			18 Pa.C.S. § 6301 (relating to corruption of minors)		
18 Pa.C.S. § 3125 (relating to aggravated indecent assault)			18 Pa.C.S. § 6312 (relating to sexual abuse of children)		
18 Pa.C.S. § 3126 (relating to indecent assault)			18 Pa.C.S. § 6318 (relating to unlawful contact with minor)		
18 Pa.C.S. § 3127 (relating to indecent exposure)			18 Pa.C.S. § 6320 (relating to sexual exploitation of children)		
18 Pa.C.S. § 3129 (relating to sexual intercourse with animal)					
18 Pa.C.S. § 3130 (relating to conduct relating to sex offenders)					

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23 Pa.C.S. § 6114
(relating to con-
tempt for viola-
tion of protection
order or agree-
ment)

Driving under the
influence of drugs
or alcohol

Manufacture, sale,
delivery, holding,
offering for sale
or possession of
any controlled
substance or
other drug or
device

2. Unless indicated by my checking the box next to an item below, neither I nor any other member of my household have a history of violent or abusive conduct, or involve-
ment with a Children & Youth agency, including the following:

Check all that apply	Self	Other household member	Date
A finding of abuse by a Children & Youth Agency or similar agency in Pennsylvania or similar statute in another jurisdiction.			
Abusive conduct as defined under the Protection from Abuse Act in Pennsylvania or similar statute in another jurisdiction.			
Involvement with a Children & Youth Agency or similar agency in Pennsylvania or another jurisdiction. Where?:			
Other:			

3. Please list any evaluation, counseling or other treatment received fol-
lowing conviction or finding of abuse:

4. If any conviction above applies to a household member, not a party,
state that person’s name, date of birth and relationship to the child.

5. If you are aware that the other party or members of the other party’s
household has or have a criminal record/abuse history, please explain:

I verify that the information above is true and correct to the best of my knowl-
edge, information, or belief. I understand that false statements herein are made sub-
ject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authori-
ties. Signature

Printed Name]

(This is entirely new text.)

(a) Criminal Record/Abuse History Verification.

(1) Confidential Document. A party’s filed Criminal Record/Abuse
History Verification form shall be confidential and shall not be pub-
licly accessible.

(2) Plaintiff or Petitioner. Contemporaneous with filing a custody
action or a contempt proceeding, the plaintiff or petitioner shall:

(i) complete, sign, and file with the prothonotary a Criminal
Record/Abuse History Verification form for the party and
any member of that party’s household, as provided in sub-
division (c); and

(ii) serve the complaint, petition, or counterclaim on the
defendant or respondent with:

(A) a copy of the filed Criminal Record/Abuse
History Verification form; and

(B) a blank Criminal Record/Abuse History
Verification form for the defendant or respon-
dent to complete and file.

(3) Defendant or Respondent. After being served pursuant to subdivi-
sion (a)(2)(ii), the defendant or respondent shall:

(i) complete, sign, and serve on the plaintiff or petitioner the
Criminal Record/Abuse History Verification form for the
defendant or respondent and any member of that party’s
household no less than one day prior to the initial in-per-
son contact with the court or within 30 days of service of
the initiating pleading, whichever occurs first; and

(ii) file the completed and signed Criminal Record/Abuse
History Verification form at the initial in-person contact
with the court or within 30 days of service of the initiating
pleading, whichever occurs first.

(4) Updating Criminal Record/Abuse History Verification Form.

(i) For as long as a child is subject to the court’s jurisdiction
and following the initial in-person contact with the court,
a party shall complete, sign, and serve on the other parties
an updated Criminal Record/Abuse History Verification
form either five days after any change in circumstances, or
no less than one day prior to any proceeding, whichever
occurs first. If there is no pending proceeding, the party
shall complete, sign, and serve on the other parties an
updated Criminal Record/Abuse History Verification form
five days after any change in circumstances. A party shall
report a change in circumstances of the party and any of
the party’s household members.

(ii) The updated Criminal Record/Abuse History Verification
form shall be filed with the prothonotary within 14 days
of any change in circumstances, or five days prior to any
court proceeding, whichever occurs first.

(5) Sanctions. A party’s failure to file an initial or updated Criminal
Record/Abuse History Verification form may result in sanctions
against that party.

(b) Evaluation.

(1) Initial Evaluation. During the initial in-person custody proceeding,
the judge, conference officer, conciliator, or other appointed indi-
vidual shall evaluate whether a party or household member poses a
threat to the child.

(i) In determining whether a party or household member
poses a threat to the child or requires an additional evalua-
tion or counseling, as provided in 23 Pa.C.S. § 5329(c)-(e),
the judge, conference officer, conciliator, or other appoint-
ed individual shall consider:

(A) the party’s Criminal Record/Abuse History
Verification form; and

(B) other information or documentation of the
party’s or household member’s criminal record or
abuse history that is provided by either party.

(ii) To the extent a party or household member has a criminal
record relating to an enumerated offense in 23 Pa.C.S. §
5329(a) or an abuse history, the judge, conference officer,
conciliator, or other appointed individual shall consider:

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- (A)

the severity of the offense or abuse;

(B)

when the offense or abuse occurred;

(C)

if the victim was a child or family member; and

(D)

whether the offense or abuse involved physical violence.
- (2)

Additional Evaluation or Counseling.

If the initial evaluation set forth in subdivision (b)(1) determines that a party or household member poses a threat to the child, the conference officer, conciliator, or other appointed individual conducting the evaluation may recommend to the judge and the judge may order:

(i)

a party or party’s household member to undergo an additional evaluation or counseling by a mental health professional appointed by the court; or

(ii)

temporary custody pending the additional evaluation or counseling.
- (c)

Form. The verification regarding criminal record or abuse history shall be substantially in the following form:

(Caption)

CRIMINAL RECORD / ABUSE HISTORY VERIFICATION

REPORT OF CHILD ABUSE AND PROTECTIVE SERVICES REQUESTED BY COURT

(Court may use the first page of the parties’ criminal record/abuse history verification or may complete a new form.)

1. **Participants.** Please list ALL members in your/the participant’s household and attach sheets if necessary:

Name	Date of Birth	Address	Relationship to Child(ren)

_____ Party requests their residence remain confidential as they are protected by the Protection from Abuse Act, 23 Pa.C.S. § 6112, or the Domestic and Sexual Violence Victim Address Confidentiality Act, 23 Pa.C.S. §§ 6701-6713, or the Child Custody Act, 23 Pa.C.S. § 5336(b), or they are in the process of seeking protection under the same.

Please list ALL members in the opposing party’s household and attach sheets if necessary:

Name	Date of Birth	Address	Relationship to Child(ren)

_____ Party requests their residence remain confidential as they are protected by the Protection from Abuse Act, 23 Pa.C.S. § 6112, or the Domestic and Sexual Violence Victim Address Confidentiality Act, 23 Pa.C.S. § 6701-6713, or the Child Custody Act, 23 Pa.C.S. § 5336(b), or they are in the process of seeking protection under the same.

SUBJECT CHILD(REN) – Attach additional sheets if necessary:

Name	Date of Birth

2. **Criminal Offenses.** As to the following listed Pennsylvania crimes or offenses, or another jurisdiction’s substantially equivalent crimes or offenses, check the box next to any applicable crime or offense in which you or a household member:
- has pleaded guilty or no contest;

•

has been convicted;

•

has charges pending; or

•

has been adjudicated delinquent under the Juvenile Act, 42 Pa.C.S. §§ 6301 -

6375, and the record is publicly available as set forth in 42 Pa.C.S. § 6307.

You should also check the box next to a listed criminal offense even if the offense has been resolved by Accelerated Rehabilitative Disposition (ARD) or another diversionary program, unless it has been expunged pursuant to 18 Pa.C.S. § 9122, or a court has entered an order for limited access, *e.g.*, Clean Slate, pursuant to 18 Pa.C.S. §§ 9122.1 or 9122.2.

Check all that apply	Crime	Self	Other household member	Date of conviction, guilty plea, no contest plea, or pending charges	Sentence
	18 Pa.C.S. Ch. 25 (relating to criminal homicide)			_____	_____
	18 Pa.C.S. § 2701 (relating to simple assault)			_____	_____
	18 Pa.C.S. § 2702 (relating to aggravated assault)			_____	_____
	18 Pa.C.S. § 2705 (relating to recklessly endangering another person)			_____	_____
	18 Pa.C.S. § 2706 (relating to terroristic threats)			_____	_____
	18 Pa.C.S. § 2709.1 (relating to stalking)			_____	_____
	18 Pa.C.S. § 2718 (relating to strangulation)			_____	_____
	18 Pa.C.S. § 2901 (relating to kidnapping)			_____	_____
	18 Pa.C.S. § 2902 (relating to unlawful restraint)			_____	_____
	18 Pa.C.S. § 2903 (relating to false imprisonment)			_____	_____
	18 Pa.C.S. § 2904 (relating to interference with custody of children)			_____	_____
	18 Pa.C.S. § 2910 (relating to luring a child into a motor vehicle or structure)			_____	_____
	18 Pa.C.S. Ch. 30 (relating to human trafficking)			_____	_____
	18 Pa.C.S. § 3121 (relating to rape)			_____	_____
	18 Pa.C.S. § 3122.1 (relating to statutory sexual assault)			_____	_____

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18 Pa.C.S. § 3123 (relating to invol- untary deviate sexual intercourse)	<input type="checkbox"/>	<input type="checkbox"/>	18 Pa.C.S. § 5902(b) or (b.1) (relating to prosti- tution and related offenses)	<input type="checkbox"/>	<input type="checkbox"/>
18 Pa.C.S. § 3124.1 (relating to sexual assault)	<input type="checkbox"/>	<input type="checkbox"/>	18 Pa.C.S. § 5903(c) or (d) (relating to obscene and other sexual materials and performances)	<input type="checkbox"/>	<input type="checkbox"/>
18 Pa.C.S. § 3125 (relating to aggra- vated indecent assault)	<input type="checkbox"/>	<input type="checkbox"/>	18 Pa.C.S. § 6301 (relating to cor- ruption of minors)	<input type="checkbox"/>	<input type="checkbox"/>
18 Pa.C.S. § 3126 (relating to inde- cent assault)	<input type="checkbox"/>	<input type="checkbox"/>	18 Pa.C.S. § 6312 (relating to sexual abuse of children)	<input type="checkbox"/>	<input type="checkbox"/>
18 Pa.C.S. § 3127 (relating to inde- cent exposure)	<input type="checkbox"/>	<input type="checkbox"/>	18 Pa.C.S. § 6318 (relating to unlaw- ful contact with minor)	<input type="checkbox"/>	<input type="checkbox"/>
18 Pa.C.S. § 3129 (relating to sexual intercourse with animal)	<input type="checkbox"/>	<input type="checkbox"/>	18 Pa.C.S. § 6320 (relating to sexual exploitation of children)	<input type="checkbox"/>	<input type="checkbox"/>
18 Pa.C.S. § 3130 (relating to con- duct relating to sex offenders)	<input type="checkbox"/>	<input type="checkbox"/>	Finding of contempt of a Protection from Abuse order or agreement under 23 Pa.C.S. § 6114	<input type="checkbox"/>	<input type="checkbox"/>
18 Pa.C.S. § 3301 (relating to arson and related offenses)	<input type="checkbox"/>	<input type="checkbox"/>	Finding of contempt of a Protection of Victims of Sexual Violence and Intimidation order or agreement under 42 Pa.C.S. § 62A14	<input type="checkbox"/>	<input type="checkbox"/>
18 Pa.C.S. § 4302 (relating to incest)	<input type="checkbox"/>	<input type="checkbox"/>	Driving under the influence of drugs or alcohol	<input type="checkbox"/>	<input type="checkbox"/>
18 Pa.C.S. § 4303 (relating to con- cealing death of child)	<input type="checkbox"/>	<input type="checkbox"/>	Manufacture, sale, delivery, holding, offering for sale or possession of any controlled substance or other drug or device	<input type="checkbox"/>	<input type="checkbox"/>
18 Pa.C.S. § 4304 (relating to endan- gering welfare of children)	<input type="checkbox"/>	<input type="checkbox"/>			
18 Pa.C.S. § 4305 (relating to deal- ing in infant chil- dren)	<input type="checkbox"/>	<input type="checkbox"/>			
18 Pa.C.S. § 5533 (relating to cruelty to animal)	<input type="checkbox"/>	<input type="checkbox"/>			
18 Pa.C.S. § 5534 (relating to aggra- vated cruelty to animal)	<input type="checkbox"/>	<input type="checkbox"/>			
18 Pa.C.S. § 5543 (relating to animal fighting)	<input type="checkbox"/>	<input type="checkbox"/>			
18 Pa.C.S. § 5544 (relating to pos- session of animal fighting parapher- nalia)	<input type="checkbox"/>	<input type="checkbox"/>			

3.

Abuse or Agency Involvement.

Check the box next to any statement that applies to

you, a household member, or your child.

Check
all that
apply

Self

Household
member

Child

Involvement with a children and youth social
service agency in Pennsylvania or a similar
agency in another jurisdiction.

What jurisdiction?:

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A determination or finding of abuse (*i.e.*, indicated or founded report) by a children and youth social service agency or court in Pennsylvania or a similar agency or court in another jurisdiction.

What jurisdiction?: _____

An adjudication of dependency involving this child or any other child under Pennsylvania’s Juvenile Act, or a similar law in another jurisdiction.

What jurisdiction?: _____
Is the case active?: _____

A history of perpetrating “abuse” as that term is defined in the Protection from Abuse Act, 23 Pa.C.S. § 6102.

A history of perpetrating “sexual violence” or “intimidation” as those terms are defined in 42 Pa.C.S. § 62A03 (relating to protection of victims of sexual violence and intimidation).

Other: _____

4. If you checked a box in (2) or (3), list any evaluation, counseling, or other treatment received as a result:
5. If you checked a box in (2) or (3) that applies to your household member, who is not a party, state that person’s name, date of birth, and relationship to the child.
6. If you are aware that the other party or the other party’s household member has a criminal record or abuse history, please explain:

ONLY A PARTY CAN SIGN THIS FORM. IF A PARTY IS REPRESENTED BY AN ATTORNEY, THE ATTORNEY CANNOT SIGN THIS FORM ON BEHALF OF THE PARTY.

I verify that the information above is true and correct to the best of my knowledge, information, or belief. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

Date _____

Plaintiff/Defendant

Signature _____

Printed Name

I certify that this filing complies with the provisions of the *Case Records Public Access Policy of the Unified Judicial System of Pennsylvania* that require filing confidential information and documents differently than non-confidential information and documents

Signature of Filer

Printed Name

Comment: There is no obligation for the court to conduct an independent investigation of the criminal record or abuse history of a party or the party’s household member.
The intent of subdivision (a)(4) is for the parties to have the most current information available, including after a final order — provided the child remains under the court’s jurisdiction.

As used in subdivision (a), a “child custody action” is intended to include any action where custody is sought to be awarded, including a protection from abuse action. An Criminal Record/Abuse History Verification form is not required in a protection from abuse action if custody is not sought.
See 23 Pa.C.S. § 5322 (defining “household member”).
For subdivision (c)(6), see Pa.R.Civ.P. 1930.5 (discovery in domestic relations matters) and Pa.R.E. 614 (court’s calling or examining a witness).




Given the sensitive nature of the record, see Pa.R.Civ.P. 1930.1 (form of caption and




applicability of the *Case Records Public Access Policy of the Unified Judicial System of Pennsylvania*).




(This is an entirely new rule.)

Rule 1915.3-3. Report of Child Abuse and Protective Services.

- (a) **General Rule.** A court shall determine whether a participant in a child custody action has a history of child abuse or involvement with protective services.
- (b) **Definitions.** The following definitions shall apply to this rule:

   “Participant” shall include any party, child, or member of a party’s household identified on the Criminal Record or Abuse History Verification, as required by Pa.R.Civ.P. 1915.3-2.

   “County agency” shall have the same meaning as set forth in Pa.R.J.C.P. 1120 (defining “county agency”).

   “Form” shall be the form found at Pa.R.Civ.P. 1915.3-4.
- (c) **Submission.** Whenever a party has disclosed a history of child abuse or involvement with protective services pursuant to Pa.R.Civ.P. 1915.3-2, or the court or its designee believes that further inquiry is warranted, the court shall confirm or identify all participants on the form in Pa.R.Civ.P. 1915.3-4 and transmit the form for completion to the county agency with notice to the parties.
- (d) **Return.** The county agency shall complete the form for all participants and return it to the court no later than 14 days or the time specified by the court after receiving the submission.
- (e) **Dissemination.** Upon receipt of the completed form, the court shall promptly docket and disseminate it to the parties.
- (f) **Confidentiality.** The completed form shall be confidential and not publicly accessible. Further dissemination by the recipients of the form is in violation of 23 Pa.C.S. Ch. 63 (Child Protective Services Law).
- (g) **Witnesses.** The parties may subpoena with leave of court, or the court may otherwise order, the county agency to provide a witness or witnesses to attend and testify about any child abuse history or protective services disclosed on the form.

Comment: This rule is intended to implement 23 Pa.C.S. § 5329.1.
As used in subdivision (a), a “child custody action” is intended to include any action where custody may be awarded, including a protection from abuse action.

For subdivision (c), the court may use Part I (Participant) of each party’s Criminal Record or Abuse History Verification (“Verification”), as provided in Rule 1915.3-2, in lieu of completing the “participant” section of the form. The court shall indicate the request for information by checking the box at the top of the first page of the Verification.

For subdivision (g), see Pa.R.Civ.P. 1930.5 (discovery in domestic relations matters) and Pa.R.E. 614 (court’s calling or examining a witness).

Given the sensitive nature of the record, see Pa.R.Civ.P. 1930.1 (form of caption and applicability of the *Case Records Public Access Policy of the Unified Judicial System of Pennsylvania*). Rule 1915.25(c) suspends 23 Pa.C.S. § 6339, insofar as it is inconsistent with this rule.

(This is an entirely new rule.)

Rule 1915.3-4. Form for Report of Child Abuse and Protective Services.

The report of child abuse and protective services pursuant to Pa.R.Civ.P. 1915.3-3 shall be substantially in the following form:

(Caption)
**CRIMINAL RECORD / ABUSE HISTORY VERIFICATION
REPORT CHILD ABUSE AND PROTECTIVE SERVICES REQUESTED BY COURT**
(Court may use the first page of the parties’ criminal record/abuse history verification or may complete a new form.)
1. **Participants.** Please list ALL members in your/the participant’s household and attach sheets if necessary:

Name	Date of Birth	Address	Relationship to Child(ren)

____ Party requests their residence remain confidential as they are protected by the Protection from Abuse Act, 23 Pa.C.S. § 6112, or the Domestic and Sexual Violence Victim Address Confidentiality Act, 23 Pa.C.S. §§ 6701-6713, or the Child Custody Act, 23 Pa.C.S. § 5336(b), or they are in the process of

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seeking protection under the same.

Please list ALL members in the opposing party’s household and attach sheets if necessary:

Name	Date of Birth	Address	Relationship to Child(ren)

_____ Party requests their residence remain confidential as they are protected by the Protection from Abuse Act, 23 Pa.C.S. § 6112, or the Domestic and Sexual Violence Victim Address Confidentiality Act, 23 Pa.C.S. §§ 6701-6713, or the Child Custody Act, 23 Pa.C.S. § 5336(b), or they are in the process of seeking protection under the same._____

SUBJECT CHILD(REN) – Attach additional sheets if necessary:

Name	Date of Birth

TO BE COMPLETED BY THE COUNTY AGENCY:

CHECK ALL THAT APPLY:

- ☐ No information on this family within county agency records.
- ☐ Child Protective Services (Complete CPS section below).
- ☐ General Protective Services (Complete GPS section below).

2. **Child Protective Services (CPS) Cases:**

Was any child(ren), listed above, subject of an indicated report of child abuse? Circle your response and supplement, if indicated.

Yes No If yes, indicate date(s) of incident(s) and name(s):

Was any child(ren), listed above, subject of a founded report of child abuse?

Yes No If yes, indicate date(s) of incident(s) and name(s):

Has a party or member of the party’s household been identified as the perpetrator in an indicated report of child abuse?

Yes No If yes, indicate date(s) of incident(s) and name(s):

Has a party or member of the party’s household been identified as the perpetrator in a founded report of child abuse?

Yes No If yes, indicate date(s) of incident(s) and name(s):

If any of the questions above are answered “Yes,” provide the following information:

Name of county agency: _____

County agency caseworker(s): (please list current or most recently assigned, if known) _____

County agency supervisor(s): (please list current or most recently assigned, if known) _____

For each instance, please provide: (attach additional sheets if necessary to provide the information below for additional participants)

- A.

Determination date of indicated or founded CPS referral(s): _____
- B.

Was a service provided?

No

If answered “No,” skip questions C, D, E, and F.

Yes

If answered “Yes,” please list the type of service(s) and name of service provider(s):
- C.

Date services ended, if applicable: _____
- D.

Who received the services? _____

- E.

Services were:

_____ Voluntary

_____ Court-ordered If court-ordered, please provide the docket number:
- F.

Generally describe the services provided: _____
- G.

If the county agency made referrals to outside providers, list the type of service and the name of the service provider: _____

3. **General Protective Services (GPS) Cases:**

Has a party or a member of a party’s household been provided services? Circle your response and supplement, if indicated.

Yes No If answered “Yes,” provide the following information:

Name of county agency: _____

County agency caseworker(s): (please list current or most recently assigned, if known) _____

County agency supervisor(s): (please list current or most recently assigned, if known) _____

For each instance, please provide: (attach additional sheets if necessary to provide the information below for additional participants)

- A.

The concerns identified on the GPS referral(s) were:

Valid

Invalid

Determination date: _____
- B.

Was a service provided?

No

If answered “No,” skip questions C, D, E and F.

Yes

If answered “Yes,” please list the type of service(s) and name of service provider(s):
- C.

Date GPS services ended, if applicable: _____
- D.

Who received GPS services? _____
- E.

GPS Services were:

_____ Voluntary

_____ Court-ordered. If court-ordered, please provide the docket number:
- F.

Generally describe the services provided: _____
- G.

If the county agency made referrals to outside providers, list the type of service and the name of the service provider: _____

4. **Dependency Cases:**

Is the child currently adjudicated dependent? Circle your response and supplement, if indicated.

Yes No If answered “Yes,” provide the following information:

Name of county where the case is filed: _____

Docket number of case: _____

County agency caseworker(s): (please list current or most recently assigned, if known) _____

County agency supervisor(s): (please list current or most recently assigned, if known) _____

NOTICE

The completed form shall be confidential and not publicly accessible. Further dissemination by the recipients of the form is in violation of 23 Pa.C.S. Ch. 63 (Child Protective Services Law).

Comment: Rule 1915.25(c) suspends 23 Pa.C.S. § 6339, insofar as it is inconsistent with this rule.

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Rule 1915.4-4. Pre-Trial Procedures.

[A pre-trial conference in an initial custody or modification proceeding shall be scheduled before a judge at the request of a party or *sua sponte* by the court and the procedure shall be as set forth in this rule. If a party wishes to request a pre-trial conference, the *praecipe* set forth in subdivision (g) shall be filed. The scheduling of a pre-trial conference shall not stay any previously scheduled proceeding unless otherwise ordered by the court.

- (a)

The *praecipe* may be filed at any time after a custody conciliation or conference with a conference officer unless a pre-trial conference has already been scheduled or held. The pre-trial conference may be scheduled at any time, but must be scheduled at least 30 days prior to trial.
- (b)

Not later than five days prior to the pre-trial conference, each party shall file a pre-trial statement with the prothonotary’s office and serve a copy upon the court and the other party or counsel of record. The pre-trial statement shall include the following matters, together with any additional information required by special order of the court:

(1)

the name and address of each expert whom the party intends to call at trial as a witness;

(2)

the name and address of each witness the party intends to call at trial and the relationship of that witness to the party. Inclusion of a witness on the pre-trial statement constitutes an affirmation that the party’s counsel or the self-represented party has communicated with the witness about the substance of the witness’s testimony prior to the filing of the pretrial statement; and

(3)

a proposed order setting forth the custody schedule requested by the party.

In addition to the above items included in the pre-trial statement, any reports of experts and other proposed exhibits shall be included as part of the pre-trial statement served upon the other party or opposing counsel, but not included with the pre-trial statement served upon the court.

Note: See Pa.R.C.P. No. 1930.1(b). This rule may require attorneys or unrepresented parties to file confidential documents and documents containing confidential information that are subject to the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania.

- (c)

If a party fails to file a pre-trial statement or otherwise comply with the requirements of subdivision (b), the court may make an appropriate order under Pa.R.C.P. No. 4019(c)(2) and (4) governing sanctions.
- (d)

Unless otherwise ordered by the court, the parties may amend their pre-trial statements at any time, but not later than seven days before trial.
- (e)

At the pre-trial conference, the following shall be considered:

(1)

issues for resolution by the court;

(2)

unresolved discovery matters;

(3)

any agreements of the parties;

(4)

issues relating to expert witnesses;

(5)

settlement and/or mediation of the case;

(6)

such other matters as may aid in the disposition of the case; and

(7)

if a trial date has not been scheduled, it shall be scheduled at the pre-trial conference.
- (f)

The court shall enter an order following the pre-trial conference detailing the agreements made by the parties as to any of the matters considered, limiting the issues for trial to those not disposed of by agreement and setting forth the schedule for further action in the case. Such order shall control the subsequent course of the action unless modified at trial to prevent manifest injustice.
- (g)

The *praecipe* for pre-trial conference shall be substantially in the following form:

(Caption)

PRAECIPE FOR PRE-TRIAL CONFERENCE

To the Prothonotary:

Please schedule a pre-trial conference in the above-captioned custody matter pursuant to Pa.R.C.P. No. 1915.4-4.

The parties’ initial in-person contact with the court (conference with a conference officer or judge, conciliation, or mediation) occurred on _____.

Plaintiff/Defendant/Attorney for Plaintiff/Defendant]

(This is entirely new text.)

- (a)

Pre-Trial Conference.

(1)

The court shall schedule a pre-trial conference before a judge in an initial custody or modification proceeding at the request of a party or by the court *sua sponte*.

(2)

The pre-trial conference scheduling procedure shall be as follows:

(i)

If a party wishes to request a pre-trial conference, the party shall file a *praecipe* set forth in subdivision (h).

(ii)

A party may file the *praecipe* any time after a custody conciliation or conference unless a pre-trial conference has already been scheduled or held.

(iii)

The scheduling of a pre-trial conference shall not stay a previously scheduled proceeding unless otherwise ordered by the court.

(iv)

The pretrial conference may be scheduled at any time, but shall be scheduled at least 30 days prior to trial.
- (b)

Pre-Trial Statement.

(1)

Not later than five days prior to the pre-trial conference, each party shall file a pre-trial statement with the prothonotary and serve a copy upon the court and the other party or the party’s counsel.

(2)

The pre-trial statement shall include, together with any additional information required by special order of the court, the following matters:

(i)

the name and address of each expert whom the party intends to call as a witness at trial;

(ii)

the name and address of each person the party intends to call as a witness at trial and the relationship of that witness to the party. Inclusion of a witness on the pre-trial statement constitutes an affirmation that the party’s counsel or the self-represented party has communicated with the witness about the substance of the witness’s testimony prior to the filing of the pre-trial statement; and

(iii)

a proposed order setting forth the custody schedule requested by the party.
- (c)

Exhibits.

In addition to subdivision (b)(2), the party shall include any proposed exhibits to be introduced at trial, including the expert’s report, as part of the pre-trial statement served upon the other party or other party’s counsel, but the proposed exhibits shall not be included with the pre-trial statement served upon the court.
- (d)

Sanctions.

If a party fails to file a pre-trial statement or otherwise comply with the requirements of subdivisions (b) and (c), the court may sanction the party as provided in Pa.R.Civ.P. 4019(c)(2) and (c)(4).
- (e)

Amendments.

Unless the court orders otherwise, the parties may amend a pretrial statement at any time, but not less than seven days before trial.
- (f)

Topics.

The court shall consider the following topics at the pre-trial conference:

(1)

issues for resolution by the court;

(2)

unresolved discovery matters;

(3)

agreements of the parties;

(4)

issues relating to expert witnesses;

(5)

settlement or mediation of the case;

(6)

a party’s or household member’s criminal record or abuse history or a party’s, household member’s, or child’s involvement with the juvenile dependency court or the children and youth social service agency as outlined in 23 Pa.C.S. §§ 5329 and 5329.1, including the admissibil-

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- ity of related documents, other evidentiary issues, or testimony;
- (7) such other matters that may aid in the disposition of the case; and
- (8) if a trial date has not been scheduled, the court shall schedule the trial at the pre-trial conference.
- (g) **Order.** The court shall enter an order following the pre-trial conference detailing the parties’ agreements as to any of the matters considered, limiting the trial to unresolved issues, and setting forth the schedule for further action in the case. The order shall control the subsequent course of the action unless modified at trial to prevent manifest injustice.
- (h) **Form.** The *praeceipe* for pre-trial conference required by this rule shall be substantially in the following form:

PRAECIPE FOR PRE-TRIAL CONFERENCE

To the Prothonotary:

Please schedule a pre-trial conference in the above-captioned custody matter pursuant to Pa.R.Civ.P. 1915.4-4.

The parties’ initial in-person contact with the court (conference with a conference officer or judge, conciliation, or mediation) occurred on _____.

Plaintiff/Defendant/
Attorney for Plaintiff/
Defendant

Comment: Rule 1930.1(b) may require attorneys or unrepresented parties to file confidential documents and documents containing confidential information that are subject to the *Case Records Public Access Policy of the Unified Judicial System of Pennsylvania*.

Historical Commentary

The following commentary related to Pa.R.Civ.P. 1915.4-4 is historical in nature and represents statements of the Committee at the time of rulemaking:

Explanatory Comment

In 2013, the Domestic Relations Procedural Rules Committee (the “Committee”) recognized there was a wide disparity in pre-trial procedures in custody cases among the various judicial districts. By adopting this rule, the Supreme Court established uniform state-wide pre-trial procedures in custody cases. With an eye toward reducing custody litigation, the rule encourages early preparation and court involvement for purposes of expedited resolutions. The rule was based upon the pretrial procedures in divorce cases as set forth in Pa.R.C.P. No. 1920.33(b). The rule does not affect, however, the First Judicial District’s practice of conducting a pre-trial conference upon the filing of a motion for a protracted or semi-protracted trial.

In 2015, the Committee expressed concern the rule as previously adopted by the Supreme Court allowed for an interpretation contrary to the intent of the rule. The Committee proposed and the Court adopted an amendment to the rule to clarify the rule’s mandate as it relates to witnesses. As a goal of any pre-trial conference is to settle the case, in whole or in part, the Committee believed a best practice in reaching that goal is having a thorough knowledge of the case, including the substance of anticipated witness testimony. As amended, the rule plainly states that counsel or a self-represented party is required to discuss with the witness their testimony prior to including the witness on the pre-trial statement.

Unlike Pa.R.C.P. No. 1920.33(b), the rule does not require inclusion of a summary of the witness’s testimony in the pre-trial statement; but rather, an affirmation by counsel or self-represented party that there was actual communication with each witness about the witness’s testimony. With the additional information from witnesses, counsel, self-represented parties, and the trial court can better engage in more fruitful settlement discussions at the pre-trial conference.

Rule 1915.10. Decision. Order.

- [(a) The court may make the decision before the testimony has been transcribed. The court shall state the reasons for its decision on the record in open court or in a written opinion or order.

Note: See 23 Pa.C.S. § 5323(d).

- (b) The court shall enter a custody order as a separate written order or in a separate section of a written opinion.
- (1) The court’s order shall state sufficiently specific terms to enforce the order.
- (2) If the court has made a finding that a party or child is at risk of harm, the court’s order shall include safety provisions for the endangered party’s or child’s protection.
- (3) The court may order that the case caption use the parties’ initials rather than the parties’ names based on the sensitive nature of the facts in the case record and the child’s best inter-

est.

Note: See Pa.R.C.P. No. 1930.1(a).

- (4) When drafting a written opinion or order in an action having the parties’ initials in the case caption, the court shall:
- (i) avoid using specific identifiers for people, places, or things that may indirectly reveal the child’s identity; and
- (ii) use generalized identifiers when describing a child’s school, activities, affiliated organizations, or other similar terms.
- (c) A custody order shall include a notice outlining the parties’ obligations under 23 Pa.C.S. § 5337, regarding a party’s intention to relocate with a minor child.

Note: See 23 Pa.C.S. § 5323(c) and Pa.R.C.P. No. 1915.17.

- (d) A party may not file a motion for post-trial relief to an order of legal or physical custody.]
(This is entirely new text.)
- (α) Decision.
- (1) The court may decide custody before the testimony has been transcribed.
- (2) The court shall state the reasons for its decision:
- (i) on the record in open court; or
- (ii) in a written opinion or order.
- (β) Order. The court shall enter a custody order as a separate written order or in a written opinion as a separate section.
- (1) The court’s order shall sufficiently state specific terms to enforce the order.
- (2) If the court finds a history of abuse of the child or a household member by a party, or a present risk of harm to the child or an abused party, the court’s order shall include:
- (i) safety provisions for the protection of the endangered party or the child;
- (ii) the reason for imposing the safety provisions and why they are in the best interest of the child or abused party; and
- (iii) if past abuse was committed by a party, why unsupervised physical custody is in the best interest of the child.
- (2) The court may order that the case caption use the parties’ initials rather than the parties’ names based on the sensitive nature of the facts in the case record and the child’s best interest.
- (3) When drafting a written opinion or order in an action having the parties’ initials in the case caption, the court shall:
- (i) avoid using specific identifiers for people, places, or things that may indirectly reveal the child’s identity; and
- (ii) use generalized identifiers when describing a child’s school, activities, affiliated organizations, or other similar terms.
- (χ) Party Obligations. A custody order shall include a notice outlining the parties’ obligations under:

- (1) 23 Pa.C.S. § 5337, regarding a party’s intention to relocate with a minor child; and
- (2) Pa.R.Civ.P. 1915.3-2(a)(4), regarding a party’s ongoing obligation to complete, serve, and file, if required, the Criminal Record/Abuse History Verification form.

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(8) **No Post-Trial Relief.** A party shall not file a motion for post-trial relief to an order of legal or physical custody.

Comment: See 23 Pa.C.S. § 5323(d) (requiring the court to delineate the reasons for its decision on the record in open court or in a written opinion or order).

See Pa.R.Civ.P. 1930.1(a)(2) (permitting the court to order that the case caption contain the parties’ initials rather than their names in custody actions).

See 23 Pa.C.S. § 5323(c)(requiring that an order include notice of a party’s obligations under § 5337, relating to relocation) and Pa.R.Civ.P. 1915.17 (outlining the requirements for the proposed relocation of a child’s residence).

Subdivision (b) sets forth requirements of 23 Pa.C.S. § 5323(e)(1). Examples of safety provisions include, but are not limited to, professional supervised physical custody, a supervised or neutral custody exchange location, a neutral third-party present at custody exchanges, telephone or computer-facilitated contact with the child, no direct contact between the parties, third-party contact for cancellations, third-party transportation, and designating a secure, neutral location as repository for a child’s passport. A party may seek review by petition of the risk of harm and need for continued supervision pursuant to 23 Pa.C.S. § 5323(e)(2). For a presumption of supervised physical custody and safety provisions, see 23 Pa.C.S. § 5323(e.1).

Additionally, subdivision (b) requires a court to enter a custody order as a separate written order or in a separate section of a written opinion. The subdivision also addresses the practice of orally entering a custody order on the record without formalizing the custody order in writing. In such circumstances, the parties’ only documentation of the custody order is a transcription of the oral record. In *R.L.P. v. R.F.M.*, 110 A.3d 201 (Pa. Super. 2015), the Superior Court held that “in order to be sufficiently specific to be enforced, an order of custody must be entered as a separate written order, or as a separate section of a written opinion.” *Id.* at 206. Despite the Superior Court’s decision, the practice of placing custody orders on the record without subsequently entering a written order has continued, which has been problematic for enforcement and understanding of the agreement’s or order’s terms.

Pursuant to subdivision (b)(2), the court may initialize a custody action’s case caption if the child’s privacy may be compromised by the sensitive nature of the facts in the case record. If the court determines that the case caption should be initialized, additional privacy safeguards are required under subdivision (b)(3).

Subdivision (b)(3) recognizes that inadvertent disclosure of the child’s identity and privacy may occur if the written custody order or opinion provides specific details of the child’s life, *i.e.*, school, extracurricular activities. Subdivision (b)(3) requires that the court refrain from using specific identifiers; instead, the court should use general terms, *e.g.*, “high school,” not “John F. Kennedy High School.” In circumstances in which name specificity is required, such as school choice, the court should consider a separate order for that issue.

Under no circumstance does a party’s filing of an updated Criminal Record/Abuse History Verification form impose a duty on the court to review, respond, or react to a newly revealed criminal record or abuse history unless a party petitions the court for relief.

Historical Commentary

The following commentary related to Pa.R.Civ.P. 1915.10 is historical in nature and represents statements of the Committee at the time of rulemaking:

Explanatory Comment – 2019

Subdivision (b) further defines and reinforces the requirements in 23 Pa.C.S. § 5323(e). Examples of safety provisions include, but are not limited to, supervised physical custody, a supervised or neutral custody exchange location, a neutral third-party present at custody exchanges, telephone or computer-facilitated contact with the child, no direct contact between the parties, third-party contact for cancellations, third-party transportation, and designating a secure, neutral location as repository for a child’s passport.

Additionally, subdivision (b) requires a court to enter a custody order as a separate written order or in a separate section of a written opinion. The subdivision also addresses the practice of orally entering a custody order on the record without formalizing the custody order in writing. In such circumstances, the parties’ only documentation of the custody order is a transcription of the oral record. In *R.L.P. v. R.F.M.*, 110 A.3d 201 (Pa. Super. 2015), the Superior Court held that “in order to be sufficiently specific to be enforced, an order of custody must be entered as a separate written order, or as a separate section of a written opinion.” *Id.* at 206. Despite the Superior Court’s decision, the practice of placing custody orders on the record without subsequently entering a written order has continued, which has been problematic for enforcement and understanding of the agreement’s or order’s terms.

Explanatory Comment – 2021

Subdivision (b)(3) allows the court discretion to initialize a custody action’s case caption when the child’s privacy may be compromised by the sensitive nature of the facts in the case record. When the court determines that the case caption should be initialized, additional privacy safeguards are required under subdivision (b)(4).

Subdivision (b)(4) recognizes that inadvertent disclosure of the child’s identity and privacy may occur if the written custody order or opinion provides specific details of the child’s life (*i.e.*, school, extracurricular activities). Subdivision (b)(4) requires that the court refrain from

using specific identifiers; instead, the court should use general terms (*i.e.*, high school, not John F. Kennedy High School). In circumstances in which name specificity is required, such as school choice, the court should consider a separate order for that issue.

Rule 1915.15. Form of Complaint. Caption. Order. Petition to Modify a Custody

Order.

(a) **Complaint.** The complaint in a custody action shall be substantially in the following form:

(Caption)

COMPLAINT FOR CUSTODY

1. The plaintiff is _____,
residing at (Street) _____ (City) _____
(Zip Code) _____ (County) _____.
2. The defendant is _____, resid-
ing at (Street) _____ (City) _____ (Zip
Code) _____ (County) _____.
3. Plaintiff seeks (shared legal custody) (sole legal custody) (partial physical
custody) (primary physical custody) (shared physical custody) (sole physi-
cal custody) (supervised physical custody) of the following child(ren):

Name	Present Residence	Age
_____	_____	_____
_____	_____	_____
_____	_____	_____

The child (was) (was not) born out of wedlock.

The child is presently in the custody of _____, (Name)
who resides at _____

(Street) _____ (City)
(State)

During the past five years, the child has resided with the following persons and
at the following addresses:
(List All Persons) (List All Addresses) (Dates)

A parent of the child is _____, currently residing
at _____.

This parent is (married) (divorced) (single).

A parent of the child is _____, currently residing
at _____.

This parent is (married) (divorced) (single).

4. Plaintiff’s relationship to the child is that of _____

Plaintiff currently resides with the following persons:

Relationship	Name
_____	_____
_____	_____

5. Defendant’s relationship to the child is that of _____.

Defendant currently resides with the following persons:

Relationship	Name
_____	_____
_____	_____

6. Plaintiff (has) (has not) participated as a party or witness, or in another
capacity, in other litigation concerning the custody of the child in this or
another court. The court, term and number, and its relationship to this
action is:

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Plaintiff (has) (has no) information of a custody proceeding concerning the child pending in a court of this Commonwealth or any other state. The court, term and number, and its relationship to this action is: _____.

Plaintiff (knows) (does not know) of a person not a party to the proceedings who has physical custody of the child or claims to have custodial rights with respect to the child. The name and address of such person is: _____.

7. The child’s best interest and permanent welfare will be served by granting the relief requested because (set forth facts showing that the granting of the relief requested will be in the child’s best interest and permanent welfare):

8. Each parent whose parental rights to the child have not been terminated and the person who has physical custody of the child have been named as parties to this action. All other persons, named below, who are known to have or claim a right to custody of the child will be given notice of the pendency of this action and the right to intervene:

Name	Address	Basis of Claim
_____	_____	_____
_____	_____	_____

9. **Standing.**

(a) If the plaintiff is seeking physical or legal custody of a child and is *in loco parentis* to the child, the plaintiff shall plead facts establishing standing under 23 Pa.C.S. § 5324(2).

(b) If the plaintiff is a grandparent seeking physical or legal custody of a grandchild and is not *in loco parentis* to the child, the plaintiff shall plead facts establishing standing under 23 Pa.C.S. § 5324(3).

(c) If the plaintiff is seeking physical or legal custody of a child and is not *in loco parentis* to the child, the plaintiff shall plead facts establishing standing pursuant to 23 Pa.C.S. § 5324(4) and (5).

(d) If the plaintiff is a grandparent or great-grandparent seeking partial physical custody or supervised physical custody of a grandchild or great-grandchild, the plaintiff shall plead facts establishing standing under 23 Pa.C.S. § 5325.

10. Plaintiff has attached the Criminal Record/Abuse History Verification form required pursuant to **[Pa.R.C.P. No.] Pa.R.Civ.P.** 1915.3-2.

Wherefore, Plaintiff requests the court to grant (shared legal custody) (sole legal custody) (partial physical custody) (primary physical custody) (shared physical custody) (sole physical custody) (supervised physical custody) of the child.

Plaintiff/Attorney for Plaintiff

I verify that the statements made in this Complaint are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

Plaintiff

[Note: The form of complaint is appropriate if there is one plaintiff and one defendant and the custody of one child is sought or the custody of several children is sought and the information required by Paragraphs 3 to 7 is identical for all of the children. If there are more than two parties, the complaint should be appropriately adapted to accommodate them. If the custody of several children

is sought and the information required is not identical for all of the children, the complaint should contain a separate paragraph for each child.

See Pa.R.C.P. No. 1930.1(b). This rule may require attorneys or unrepresented parties to file confidential documents and documents containing confidential information that are subject to the *Case Records Public Access Policy of the Unified Judicial System of Pennsylvania.*]

- (b) **Petition for Modification.** A petition [to modify] for modification of a custody order shall be substantially in the following form:

(Caption)

PETITION FOR MODIFICATION OF A CUSTODY ORDER

1. Petitioner is _____ and resides at _____.
2. Respondent is _____ and resides at _____.
3. Petitioner respectfully represents that on _____, 20__, an Order of Court was entered for (shared legal custody) (sole legal custody) (partial physical custody) (primary physical custody) (shared physical custody) (sole physical custody) (supervised physical custody). A true and correct copy of the Order is attached.
4. This Order should be modified because: _____

5. Petitioner has attached the Criminal Record/ Abuse History Verification form required pursuant to **[Pa.R.C.P. No.] Pa.R.Civ.P.** 1915.3-2.

WHEREFORE, Petitioner requests that the Court modify the existing Order because it will be in the best interest of the child(ren).

(Attorney for Petitioner)
(Petitioner)

I verify that the statements made in this petition are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

Date Petitioner

[Note: See Pa.R.C.P. No. 1930.1(b). This rule may require attorneys or unrepresented parties to file confidential documents and documents containing confidential information that are subject to the *Case Records Public Access Policy of the Unified Judicial System of Pennsylvania.*]

- (c) **Order.** The order to be attached at the front of the complaint or petition for modification shall be substantially in the following form:

(Caption)

ORDER OF COURT

You, _____, (defendant) (respondent), have been sued in court to (OBTAIN) (MODIFY) (shared legal custody) (sole legal custody) (partial physical custody) (primary physical custody) (shared physical custody) (sole physical custody) (supervised physical custody) of the child(ren): _____.

You are ordered to appear in person at _____ (Address), on _____ (Day and Date) , at _____ (Time) , _____ .M., for

- ☐ a conciliation or mediation conference.
- ☐ a pretrial conference.
- ☐ a hearing before the court.

If you fail to appear as provided by this order, an order for custody may be entered against you or the court may issue a warrant for your arrest.

You must file with the court a verification regarding any criminal record or abuse history regarding you and **[anyone living in your household on or before] any member of your household at** the initial in-person contact with the court (including, but not limited to, a conference with a conference officer or judge or conciliation) **[but not later than] or within 30 days [after] of service of the [complaint or petition] initiating pleading, whichever occurs first.**

No party may make a change in the residence of any child which significantly impairs the ability of the other party to exercise custodial rights without first complying with all of the applicable provisions of 23 Pa.C.S. § 5337 and **[Pa.R.C.P. No.] Pa.R.Civ.P.** 1915.17 regarding relocation.

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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.

(Name)

(Address)

(Telephone Number)

AMERICANS WITH DISABILITIES ACT OF 1990

The Court of Common Pleas of _____ County is required by law to comply with the Americans with Disabilities Act of 1990. For information about accessible facilities and reasonable accommodations available to disabled individuals having business before the court, please contact our office. All arrangements must be made at least 72 hours prior to any hearing or business before the court. You must attend the scheduled conference or hearing.

BY THE COURT:

_____ J.

Date: _____

Comment: The form of complaint is appropriate if there is one plaintiff, one defendant, and the custody of one child is sought or the custody of several children is sought, and the information required by Paragraphs 3 to 7 is identical for all of the children. If there are more than two parties, the complaint should be appropriately adapted to accommodate them. If the custody of several children is sought and the information required is not identical for all of the children, the complaint should contain a separate paragraph for each child.

Pa.R.Civ.P. 1930.1(b) may require attorneys or unrepresented parties to file confidential documents and documents containing confidential information that are subject to the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania.

Historical Commentary

The following commentary related to Pa.R.Civ.P. 1915.15 is historical in nature and represents statements of the Committee at the time of rulemaking:

Explanatory Comment – 2008

In an effort to promote uniformity of practice throughout the Commonwealth, several forms are included in the rules. Two aspects of these forms are worthy of mention. First, much of the information which must be set forth in the complaint is required by the Uniform Child Custody Jurisdiction and Enforcement Act, 23 Pa.C.S.A. § 5429. Second, the complaint is verified by use of a statement that it is subject to the penalties of the Crimes Code relating to unsworn falsification to authorities. A notary public is not needed.

Explanatory Comment – 2020

Act of May 4, 2018, P.L. 112, No. 21, amended 23 Pa.C.S. § 5324 by adding a new class of third-party standing for individuals seeking custody of a child whose parents do not have care and control of the child. The individual seeking custody may or may not be related to the child. Subject to the limitations in 23 Pa.C.S. § 5324(5), the newly added standing provision requires that: (1) the individual has assumed or is willing to assume responsibility for the child; (2) the individual has a sustained, substantial, and sincere interest in the child’s welfare; and (3) the child’s parents do not have care and control of the child. A plaintiff proceeding under Section 5324(4) shall satisfy the requirements of that provision by clear and convincing evidence. Additionally, if a juvenile dependency proceeding has been initiated, or is ongoing, or if there is an order for permanent legal custody, Section 5324(5) provides that an individual cannot assert standing under Section 5324(4).

Consistent with the Act’s statutory change, the Complaint for Custody Paragraph 9 has been revised to include a third party seeking custody of a child under 23 Pa.C.S. § 5324(4) and has been reorganized to sequentially follow the statutory provisions in 23 Pa.C.S. §§ 5324(2)-(4) and 5325. Similarly, Pa.R.C.P. No. 1915.3(e) has been reorganized to sequentially follow the statutory provision sequence. See Pa.R.C.P. No. 1915.3(e).

Rule 1915.25. Suspension of Acts of Assembly.

- (a) **[23 Pa.C.S. § 5351. Section 5351 of the Domestic Relations Code, 23 Pa.C.S. § 5351, of the Uniform Child Custody Jurisdiction Act, relating to additional parties, is suspended insofar as it provides for the joinder of a person not a party who claims to have custody or visitation rights with respect to the child.] Rescinded.**
- (b) **23 Pa.C.S. § 5334.** 23 Pa.C.S. § 5334 is suspended insofar as it (1) requires that a guardian **[ad litem]** *ad litem* be an attorney[,]; (2) permits the guardian **[ad litem]** *ad litem* to represent both the best interests and legal interests of

the child[,]; (3) provides the guardian **[ad litem]** *ad litem* the right to examine, cross-examine, present witnesses, and present evidence on behalf of the child[,]; and (4) prohibits the guardian **[ad litem]** *ad litem* from testifying.

[Note: Rule 1915.6(b) provides that a person not a party who claims to have custody or visitation rights with respect to the child shall be given notice of the pendency of the proceedings and of the right to intervene.]

- (c) **23 Pa.C.S. § 6339. 23 Pa.C.S. § 6339, which provides for the confidentiality of reports made pursuant to the Child Protective Services Law, 23 Pa.C.S. §§ 6301 et seq., is suspended insofar as it is inconsistent with Pa.R.Civ.P. 1915.3-3 and 1915.3-4, which provide for the disclosure of such reports by the court to the parties.**

IN THE SUPREME COURT OF PENNSYLVANIA

IN RE: NO. 765

ORDER AMENDING RULE 1910.16-6 OF CIVIL PROCEDURAL RULES DOCKET

THE PENNSYLVANIA RULES OF CIVIL PROCEDURE

ORDER

PER CURIAM

AND NOW, this 15th day of April, 2025, upon the recommendation of the Domestic Relations Procedural Rules Committee, the proposal having been published for public comment at 52 Pa.B. 7807 (December 17, 2022):

It is Ordered pursuant to Article V, Section 10 of the Constitution of Pennsylvania that Rule 1910.16-6 of the Pennsylvania Rules of Civil Procedure are amended in the attached form.

This Order shall be processed in accordance with Pa.R.J.A. 103(b), and shall be effective July 1, 2025.

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

Rule 1910.16-6. Support Guidelines. Basic Support Obligation Adjustments. Additional Expenses Allocation.

- (c) **Reasonable Unreimbursed Medical Expenses.** The trier-of-fact shall allocate the obligee’s or child’s **reasonable** unreimbursed medical expenses. However, the trier-of-fact shall not allocate **reasonable** unreimbursed medical expenses incurred by a party who is not owed a statutory duty of support by the other party. The trier-of-fact may require that the obligor’s expense share be included in the basic support obligation, paid directly to the health care proavider, or paid directly to the obligee.
- (1) **Medical Expenses.**

(i) For purposes of this subdivision, medical expenses are annual unreimbursed medical expenses in excess of \$250 per person.

(ii) Medical expenses include insurance co-payments and deductibles and all expenses **reasonably** incurred for **[reasonably]** necessary medical services and supplies, including but not limited to surgical, dental, and optical services, **psychiatric and psychological services**, and orthodontia.

(iii) Medical expenses do not include cosmetic, chiropractic, **[psychiatric, psychological,]** or other services unless specifically directed in the order of court.
- (2) The trier-of-fact may impose an annual limitation when the burden on the obligor would otherwise be excessive.
- (3) Annual expenses shall be calculated on a calendar year basis.

(i) In the year in which the initial support order is entered, or in any period in which support is being paid that is less than a full year, the \$250 threshold shall be pro-rated.

(ii) The party seeking allocation for an unreimbursed medical expense shall provide to the other party the expense’s documentation, such as a receipt or an invoice, promptly upon receipt, but not later than March 31st of the year following the calendar year in which the final bill was received by the party seeking allocation.

(iii) For purposes of subsequent enforcement, unreimbursed medical bills need not be submitted to the domestic relations section prior to March 31st.

(iv) The trier-of-fact shall have the discretion to not allocate an expense if documentation is not timely provided to the other party.
- (4) If the trier-of-fact determines that out-of-network **unreimbursed** medical expenses were not obtained due to medical emergency or other compelling factors, the trier-of-fact may **deem those expenses to be unreasonable and** decline to assess the expenses against the other party.

Comment: Subdivision (a)(1)(i) Example: Mother has primary custody of the parties’ two children and Father has partial custody. The parties’ respective monthly net incomes are \$2,000 and \$3,500. At the combined monthly net income of \$5,500 for two children, the basic child sup-

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port obligation is \$1,567. As Father’s income represents 64% of the parties’ combined monthly net income, Father’s basic child support obligation is \$1,003. Mother incurs monthly child care expenses of \$400, and Father incurs \$100 per month. The total child care expenses, \$500, will be apportioned between the parties, with Father paying 64%, or \$320. As Father is paying \$100 for the children’s child care during [in] his partial custody, he would pay the remaining \$220 to Mother for a total child support obligation of \$1,223 (\$1,003 + \$220).

[Concerning subdivision (c), if the trier-of-fact determines that the obligee acted reasonably in obtaining services that were not specifically set forth in the order of support, payment for such services may be ordered retroactively.

Concerning subdivision (c)(1), while cosmetic, chiropractic, psychiatric, psychological, or other expenses are not required to be apportioned between the parties, the trier-of-fact may apportion such expenses that it determines to be reasonable and appropriate under the circumstances.]

Subdivision (c) is intended to implement 23 Pa.C.S. § 4326(e). An unreimbursed medical expense may be unreasonable if it was an avoidable expense incurred solely by the party requesting reimbursement, e.g., expenses for missed office visits, excessive supplies, purchases of name brand medications when generic medications are suitable and available, denial of insurance coverage because of a failure to comply with plan requirements, or non-emergency out-of-network expenses pursuant to subdivision (c)(4).

The determination of medical necessity of a medical service or medical supplies can be made in a support proceeding or a custody proceeding. Even if challenged during a support proceeding (rather than a custody proceeding), the necessity of a medical service or medical supplies, which results in an unreimbursed medical expense for which a party seeks allocation subject to subdivision (c)(1)(ii), should be determined by the trier-of-fact, and subject to review by a judge if the trier-of-fact is not a judge.

If the trier-of-fact determines that a party acted reasonably in obtaining services that were not specifically set forth in the order of support, payment for such services may be ordered retroactively.

Pursuant to subdivision (c)(1)(iii), medical expenses for cosmetic, chiropractic, or other services may be, but are not required to be, allocated between the parties by the trier-of-fact if such expenses are reasonable and necessary.

SUPREME COURT OF PENNSYLVANIA

DOMESTIC RELATIONS PROCEDURAL RULES COMMITTEE

ADOPTION REPORT

Amendment of Pa.R.Civ.P. 1910.16-6

On April 15, 2025, the Supreme Court amended Pennsylvania Rule of Civil Procedure 1910.16-6 governing the allocation of psychological and psychiatric services as medical expenses between the parties if those expenses are not reimbursed by a third party. The Domestic Relations Procedural Rules Committee has prepared this Adoption Report describing the rulemaking process. An Adoption Report should not be confused with Comments to the rules. See Pa.R.J.A. 103, cmt. The statements contained herein are those of the Committee, not the Court.

The Committee received several requests for the amendment of Pa.R.Civ.P. 1910.16-6(c) to categorize psychological and psychiatric expenses as medical expenses subject to mandatory allocation. Prior to amendment, the rule, which has existed in some form since the original support guidelines were adopted and became effective September 30, 1989, excluded allocation of those expenses unless ordered by the court.

Since the adoption of Rule 1910.16-6(c), the coverage and provision of mental health services has evolved. In 2010, the Mental Health Parity and Addiction Equality Act of 2008 (MHPAEA) was enacted to require that insurance companies provide equivalent coverage for mental health services as they do for other medical and surgical benefits, if covered. See 29 U.S.C. § 1185a(a)(3)(A) and 42 U.S.C. § 300gg-26(a)(3)(A). Similarly, the Patient Protection and Affordable Care Act built on the MHPAEA, requiring all new small group and individual market plans to cover ten essential health benefit categories, including mental health and substance use disorder services, and to cover them at parity with medical and surgical benefits. See 42 U.S.C. § 18022(b)(1)(E).

Moreover, children covered by the Children’s Health Insurance Program (CHIP) receive mental health services. See 42 U.S.C. § 1397cc(c)(6). These services include counseling, therapy, medication management, and substance use disorder treatment. See id. Children enrolled in Medicaid also receive a wide range of “medically necessary” services, including mental health services. See 42 U.S.C. § 1396d(r)(1)(A)(ii).

The requests for amendment to categorize psychological and psychiatric expenses as medical expenses follow the existing statutory inclusion of those expenses as medical expenses. The Domestic Relations Code requires one or both parents to provide “medical support” for children of parties in support matters. See 23 Pa.C.S. § 4326(a). “Medical support” is defined as “[h]ealth care coverage, which includes coverage under a health insurance plan...” and “health care coverage” includes “coverage for medical, dental...psychological, psychiatric or other health care services...” See id. § 4326(l).

The Committee published a proposed amendment of Pa.R.Civ.P. 1910.16-6(c) for comment. See 52 Pa.B. 7807 (December 17, 2022). The proposal would move the references to “psychiatric” and “psychological” expenses from subdivision (c)(1)(iii) to subdivision (c)(1)(ii) so those expenses would be allocated without a specific order of court in a manner similar to other medical expenses.

The Committee also proposed adding the following paragraph to the Comment:

The contested necessity of unreimbursed medical services should be raised as a custody or other matter. The intent of this rule is strictly to apportion costs of these services, not to determine if the services are appropriate for the child or obligee.

Commenters agreed with the proposed amendment of the rule text but disagreed with the above-commentary. The primary contention was the commentary sowed confusion whether medical necessity could be determined in a support proceeding.

The Committee revised the commentary to make explicit that a determination of medical necessity can be made in a support proceeding, as well as in a custody proceeding. The case law suggests that medical necessity, in practice, may fall within the purview of a support proceeding. Further, the Committee could discern little difference with the application of Pa.R.Civ.P. 1910.16-6(d)(1) (“If the trier-of-fact determines that private school or summer camp is reasonable under the parties’ circumstances, the trier-of-fact shall apportion the expense to the parties.”) and a determination of medical necessity. If the court can decide about attending a private school or summer camp in a support matter, then the court can make a decision about necessity of a medical service or medical supplies in a support matter. The revised commentary also contains a proviso that a determination of medical necessity in a support proceeding should be subject to judicial review if the trier-of-fact is not a judge.

The Committee also added commentary to provide guidance through examples of unreasonable medical expenses. The examples are not intended to be exhaustive.

This amendment becomes effective on July 1, 2025.

SUPREME COURT OF PENNSYLVANIA

Minor Court Rules Committee

NOTICE OF PROPOSED RULEMAKING

Proposed Amendment of Pa.R. Civ.P.M.D.J. 214

The Minor Court Rules Committee is considering proposing to the Supreme Court of Pennsylvania the amendment of Pa.R.Civ.P.M.D.J. 214, pertaining to subpoenas, 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 17, 2025**. 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,
Hon. Alexandra Kokura Kravitz
Chair

Rule 214.

Subpoena; Issuance; Service.

[(A)Magisterial district judges may issue subpoenas throughout the Commonwealth. Magisterial district judges shall not issue subpoenas in blank.

(B)] (a) Generally.

1. Upon the request of a **self-represented** party [proceeding prose], the authorized representative of a party, or an attorney of record, the magisterial district judge may issue a subpoena signed and under the seal of the magisterial district judge.

2. The request shall include the information required in subdivision (b), the address of the person being subpoenaed, and whether the person being subpoenaed is a minor.

3. A magisterial district judge shall not issue a subpoena in blank.

(b) [The] Contents of Subpoena. If the subpoena is to be issued, the

magisterial district judge shall specify in the subpoena:

1. the name [and address for service] of the person [subpoenaed] being

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ordered to testify or being ordered to produce documents or things;

2. the name of the party on whose behalf the person is being ordered to testify or being ordered to produce documents or things;
3. the date, time, and place [at which] where the person is to appear; and
4. a description of the documents or things that the person is to produce, if any.

[(1)] The party, authorized representative, or attorney of record requesting the subpoena shall provide the magisterial district court with the information required in paragraph (B).]

[(2)](c) [If the subpoena is to be issued, the magisterial district courtshallfill in the information provided and return it to the requestor for service.] Issuance. Upon issuance, the magisterial district judge shall returnthe subpoena to the requestor for service.

[(C)](d) [A subpoena may be served] Service Within Commonwealth.Acompetent adult may serve the subpoena upon any person within the Commonwealth by [a competent adult]:

- (1) [by] handing a copy to the person; or
- (2) [by] handing a copy:

[(a)] (A) at the residence of the person to an adult member of the familywith whom the person resides; but if no adult member of the family is found, then to an adult in charge of [such] the residence; [or]

[(b) at the residence of the person] (B) to the clerk or manager of the hotel, inn, apartment house, boarding house, or other place of lodging [at which] where the person resides; or

[(c) at any office or usual place of business of the person to the person’s agent or other person for the time being in charge thereof.](C) to the person’s agent or other person for the time being in charge of any office or sual place of business of the person;

(3) mailing a copy to the person by certified or comparable delivery method resulting in a return receipt in paper or electronic form. The return receipt shall show the signature of the person or those persons designated insubdivision (d) (2). If the signature on the return receipt is that of any persons designated insubdivision(d)(2), it shall be presumed, unless contrary evidence is shown, that the signer was an agent of the person subpoenaed.

(4) first class mail. In addition to thesubpoena, the mail shall contain twocopies of an acknowledgement ofreceipton a form prescribed by the Court Administrator of Pennsylvania and a self-addressed stamped envelope.A subpoena delivered by first class mail is not enforceable unless the person subpoenaed acknowledges having received it.

[(D)](e) Return of Service. The person making service of a subpoena [must] shall file a return of service on a form promulgated by the Court Administrator of Pennsylvania in the magisterial district court [in which] where the hearing is pending within 48 hours of service, and in no event later than the commencement of the hearing. There turn of service shall identify, among other things, the method and location of service.Filing under this [paragraph] subdivisionmay be accomplished by sending a copy by facsimile transmission.

[(E)] (f) Minors. If [a subpoenaed witness] the person subpoenaed is under the age of 18, the parent or guardian of the [witness] person subpoenaed shall be served with a copy of the subpoena in the same manner as prescribed in [paragraph (C).] subdivision (d).

[Note:] Comment: When issuing a subpoena, the magisterial district judge has discretion to limit the scope of the subpoena to persons, documents, or things that are relevant to the cause of action before the magisterial district judge.

The request for a subpoena shall include the address of the person being subpoenaed in the event the magisterial district court must contact the person. However, the address is not included on the subpoena. Service may occur at a location other than the address of the person being subpoenaed. The location of service is reported on the return of service.

A subpoenaed person who resides outside the Commonwealth may be served while present in the Commonwealth pursuant to subdivision (d)(1) or (d)(2)(c).

The service of subpoenas outside the Commonwealth is beyond the scope of this rule. A party seeking the issuance of a subpoena for service outside the Commonwealth

should consult the statutes and procedural rules of the jurisdiction where the subpoena is to be served. See, e.g., Unif. Interstate Depositions and Discovery Act (2007), if adopted in the jurisdiction where the subpoena will be served, and compare with 42 Pa.C.S. §§ 5331 et seq., pertaining to procedures for service of a subpoena issued by another jurisdiction upon a resident of the Commonwealth.

[Paragraph (D)] Subdivision (e) provides for filing the return of service by facsimile transmission. It is [the intent of these rules] intended that filing documents by facsimile transmission is permitted only [when] as expressly provided for in the rules. [Paragraph (D) also provides for use of a form promulgated by the Court Administrator of Pennsylvania.]

[Paragraph (E) provides that parties choosing to subpoena witnesses under the age of 18 must alert the magisterial district court of the witness’ age and are responsible for any additional service costs.] Regarding subdivision(f), the person requesting the subpoena is responsible for any additional service costs resulting from service of a copy the subpoena on the parent or guardian of a subpoenaed person under the age of 18.

[See Rule 202] See Pa.R.Civ.P.M.D.J. 202 for definitions of “subpoena” and “attorney of record.” [Compare Pa.R.C.P. Nos. 234.2 and 402(a) and Pa.R.Crim.P. 107.] Compare Pa.R.Civ.P. 234.2 and Pa.R.Crim.P. 107 (pertaining to the use of subpoenas in the court of common pleas and in criminal matters).[See also Rule 207] See also Pa.R.Civ.P.M.D.J. 207 regarding representation by an authorized representative.

[For the scope of the contempt powers of magisterial district judges, see42 Pa.C.S. §4137.] See 42 Pa.C.S. § 4137 for the contempt powers of a magisterial district judge. [See also] See also Pa.R.Crim. P. 140-142.

SUPREME COURT OF PENNSYLVANIA

Minor Court Rules Committee PUBLICATION REPORT Proposed Amendment of Pa.R.Civ.P.M.D.J.214

The Minor Court Rules Committee (“Committee”) is considering proposing to the Supreme Court of Pennsylvania the amendment of Pa.R.Civ.P.M.D.J. 214, pertaining to the issuance and service of subpoenas in magisterial district court proceedings.

The Committee received an inquiry from an individual concerning the denial of a request for the issuance of a subpoena. The Committee was advised that the request was denied because the individual intended to serve the subpoena on a corporation at its location in another state. This inquiry caused the Committee to examine Pa.R.Civ.P.M.D.J. 214 to determine if revisions were warranted.

The Committee observes that Pennsylvania residents, particularly those living near the Commonwealth’s borders with neighboring states, regularly do business with or have contact with out-of-state persons and businesses. A Pennsylvanian may bring a civil action in a magisterial district court that requires the testimony of or documents in the possession of a person residing outside the state.

Currently, the rule provides that “[m]agisterial district judges may issuesubpoenas throughout the Commonwealth.”*See* Pa.R.Civ.P.M.D.J. 214(A). However, upon further review, the Committee believes that the provision over simplifies the subpoena process and focuses on the issuance of the subpoena rather than its service.For example, an out-of-state corporation will have a registered agent in the Commonwealth to accept service of process. *See* 15 Pa.C.S. § 411(f) (“every registered foreign association shall have, and continuously maintain, in this Commonwealth a registered office”). Similarly, a nonresident can be served while present in the Commonwealth by being handed a copy of the subpoena. *See* Pa.R.Civ.P.M.D.J. 214(C)(1) (“any person within the Commonwealth”). The Committee explored ways to clarify that the rule permits service of a subpoena on an out-of-state person when within the Commonwealth.

First, the Committee is considering recommending the deletion of subdivision (A), pertaining in part to magisterial district judges’ authority to issue subpoenas throughout the Commonwealth. This phrase may confuse readers if they do not understand that it is intended to relate to the issuance of subpoenas for service throughout the Commonwealth and not the residency of the intended recipient. The existing prohibition on magisterial district judges issuing subpoenas in blank would be moved to new subdivision (a).

Second, the Committee observes that while Pa.R.Civ.P.M.D.J. 214 identifies the contents of the subpoena, it is silent as to the contents of the subpoena request. Therefore, the Committee is proposing a new provision in subdivision (a) to require that the subpoena request include the items set forth in subdivision (b), pertaining to contents of the subpoena, as well as the address of the person being subpoenaed. The address of the person subpoenaed will be included in the request but not the issued subpoena. It is hoped that removing the subpoenaed person’s address from the subpoena will help avoid conflation between a person’s residence and the location for service of the subpoena. Having the address available to the magisterial district court will be useful if it is necessary to contact the subpoenaed person. The subpoena request must also indicate whether the person to be subpoenaed is under the age of 18 so the court can confirm whether service on a parent or guardian was also effectuated, as required by subdivision (f).

Third, subdivision (d) sets forth the methods of serving a subpoena within the Commonwealth. As proposed, service within the Commonwealth can be accomplished by personal service, as well as two new options: certified mail and first-class mail. Adding new options for service by mail is consistent with practice in the courts of common pleas. *See* Pa.R.Civ.P. 234.2(b) (2)-(b)(3). Proof of mail service will be accomplished by a signed return receipt or a new acknowledgment of receipt.

Fourth, the Committee proposes the revision of subdivision (e) to reflect that the return of service form is promulgated by the Court Administrator of Pennsylvania. The person making service will be required to identify the method and location of service to ensure that it comports with subdivision (d).

Finally, the Committee is considering adding new commentary to Pa.R.Civ.P.M.D.J.214. It will clarify that service of a subpoena maybe made at a location other than the recipient’s residence. Additionally, the commentary explains that Rule 214 does not address service of a subpoena outside the Commonwealth because out-of-state service is subject to the statutes and

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procedural rules of the jurisdiction where the subpoena is to be served. Stylistic changes were made through the rule, including, but not limited to the addition of subdivision titles.

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

FIRST JUDICIAL DISTRICT OF PENNSYLVANIA PHILADELPHIA MUNICIPAL COURT CIVIL DIVISION

NOTICE TO THE BAR April 10, 2025

In re: Municipal Court Civil Division Courtroom Changes

Please be advised, as of Monday, June 30, 2025, the afternoon list will be consolidated into a morning list as set forth below. Please note the updated time slots for each courtroom:

Courtroom 2 – Monday, Tuesday, Thursday, Friday at 9:15AM
Wednesday at 10:45AM

Courtroom 3 – Monday-Friday at 8:30AM and petitions at 8:45AM

Courtroom 4 – Monday-Friday at 9:00AM
Monday at 10:00AM

Courtroom 5 – Monday-Friday at 9:00AM

Courtroom 6 – Monday-Friday at 9:15AM

Honorable Gregory Yorgey-Girdy
Supervising Judge, Civil Division
Philadelphia Municipal Court
First Judicial District of Pennsylvania

SUPREME COURT OF PENNSYLVANIA APPELLATE COURT PROCEDURAL RULES COMMITTEE NOTICE OF PROPOSED RULEMAKING

Proposed Amendment of Pa. R.A.P. 521

The Appellate Court Procedural Rules Committee is considering proposing to the Supreme Court of Pennsylvania the amendment of Pa.R.A.P. 521 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:

Karla M. Shultz, Deputy Chief Counsel
Appellate Court Procedural Rules Committee
Supreme Court of Pennsylvania
Pennsylvania Judicial Center
PO Box 62635
Harrisburg, PA 17106-2635
FAX: 717-231-9551
appellaterules@pacourts.us

All communications in reference to the proposal should be received by **June 12, 2025**. 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 Appellate Court Procedural Rules Committee,
Peter J. Gardner
Chair

Rule 521. Notice to Attorney General of Challenge to Constitutionality of Statute.

- (a) Notice.—It shall be the duty of a party who draws in question the constitutionality of any statute in any matter in an appellate court to which the Commonwealth or any officer thereof, acting in his official capacity, is not a party, upon the filing of the record, or as soon thereafter as the question is raised in the appellate court, to give immediate notice in writing to the Attorney General of Pennsylvania of the existence of the question; together with a copy of the pleadings or other portion of the record raising the issue, and to file proof of service of such notice.]

(1) If the constitutionality of any statute is questioned in any matter in an appellate court:

(i) In criminal appeals, where the Commonwealth is represented by the district attorney, the district attorney shall give written notice to the Attorney General of Pennsylvania of the existence of the question in addition to notice previously given pursuant to Pa.R. Crim. P.579.1.

(ii) In all other appeals, unless the Attorney General is already a party or represents a party or was previously given written notice by other authority, the party raising the question of constitutionality shall give written notice to the General of Pennsylvania of the existenceof the question.

(2) A copy of the pleadings or other portion of the record raising the issue shall be attached to the notice.

(3) Notice shall be given upon the filing of the record or as soon as the question is raised in the appellate court.

(4) Proof of service of the notice shall be filed of record.

(b) Status of Attorney General.[—] Where notice is required under this rule, [T]the Attorney General may be heard on the question of the constitutionality of the statute involved without formal intervention. If the Attorney General files a brief concerning the question, the [Commonwealth] Attorney General shall thereafter be deemed to be an intervening party in the matter.

(c) Intervenor or Amicus Curiae. A court may invite the Attorney General’s participation as an intervening party where a party has drawn into question the constitutionality of any statute or as a micuscuriae in any other case in which the Attorney General’s participation may be helpful in resolving an issue.

(d) Failure to Provide Notice. If the notice required by subdivision (a) is not provided to the Attorney General, the appellate court in its discretion may direct that the notice be given to the Attorney General.

[Note] Comment: Based on Pa.R. Civ. P.235 and [Fed. Rules. App. Proc.] Fed. R. App. P. 44.

Practitioners should be aware that subdivision (a)(1) is intended to include constitutional challenges to a statute as written and as applied.

“Other authority” as used in subdivision (a) (1) (ii) includes Pa.R.Civ.P. 235 (Notice to the Attorney General. Constitutionality of Statute. Charitable Request or Trust.); Pa.R. Crim.P. 579.1 (Notice to Attorney General. Constitutionality of Statute.); (Pa. R.O.C.P. 4.4 (Charities – Notice to the Attorney General); Pa.R.A.P.1514(c) (service of petition for review required on Attorney General).

The provisions of subdivision (b) are intended to place the Commonwealth in a position to obta in review in theSupremeCourt of Pennsylvania or the Supreme Court of the United States of an adverse decision on the constitutional question.

SUPREME COURT OF PENNSYLVANIA APPELLATE COURT PROCEDURAL RULES COMMITTEE

PUBLICATION REPORT

Proposed Amendment of Pa. R.A.P. 521

The Appellate Court Procedural Rules Committee is considering proposing to the Supreme Court the amendment of Pennsylvania Rule of Appellate Procedure 521 governing notice to the Attorney General in appellate proceedings.

The Committee, in conjunction with the Criminal Procedural Rules Committee, has prepared a proposal to add procedures for the notification of the Attorney General in appellate proceedings of criminal appeals if the constitutionality of a statute is at issue. *See, e.g.*, 71P.S. §732-204(a)(3) (“It shall be the duty of the Attorney General to uphold and defend the constitutionality of all statutes so as to prevent their suspension or abrogation in the absence of a controlling decision by a court of competent jurisdiction.”).

Current Pa.R.A.P.521, based on Pa.R. Civ. P. 235 and Fed.R. App. P. 44, provides generally for notice only when the Commonwealth or any officer there of is not already a party. To align with the new procedures of Pa.R.Crim. P. 579.1, the rule is proposed to be amended to ensure that in criminal appeals the Attorney General receives notice of all challenges to statutes regardless of the Commonwealth’s representation by a district attorney unless the Attorney General is already a party.

To that end, subdivision(a) (1) (i) would require that, in criminal appeals, the district attorney provide notice to the Attorney General when the Attorney General is not a party to the proceeding, in addition to the notice previously given pursuant to Pa.R.Crim.P. 579.1. The Committee believed that requiring notice to the Attorney General in appellate proceedings, even if previously provided in trial court proceedings, would aid the Attorney General with identifying appeals continuing to challenge the constitutionality of a statute and would apprise the Attorney General of the Commonwealth’s party status, *e.g.*, appellant or appellee, as well as the procedural posture of the case, *e.g.*, direct appeal, PCRA appeal, petition for permission to appeal, or petition for allowance of appeal.

Subdivision(a) (1) (ii) would govern the notice requirements to the Attorney General in all other appeals. Existing rule requirements to attach a copy of the pleadings or portion of the certified record to the notice, as well as provisions regarding timing and proof of service would be retained and set forth as subdivisions (a)(2), (a)(3), and (a)(4), respectively.

Subdivision (b) would retain the current text regarding the status of the Attorney General and permit the Attorney General to be heard on the question of the constitutionality of the statute without formal intervention. If the Attorney General files a brief on the constitutional

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question, the Attorney General would be deemed to be an intervening party in the matter.

Subdivision (c) would be added to codify an appellate court’s ability to invite the Attorney General to participate as an intervening party if a party draws into question the constitutionality of a statute or as an *amicuscuriae* in any other case in which the Attorney General’s participation maybe helpful. Thus, if the Attorney General is not inclined to file a brief as permitted by subdivision (b), the Attorney General may never the less be “invited” to participate.

Subdivision (d) is intended to provide a remedy when notice has not been given. The Committee considered whether a district attorney’s untimely notice, or absolute failure to provide notice, to the Attorney General of a defendant’s constitutional challenge to a statute would foreclose the defendant from raising that issue at trial. Further, the Committee discussed whether the defendant could provide notice to the Attorney General if the district attorney did not. Ultimately, the Committee concluded that these were substantive matters to be decided by the courts rather than addressed in the rules because there is likely an aspect of prejudice to be considered on a case-by-case basis.

Commentary has been added to the rule to advise practitioners that notice should be given to constitutional challenges to a statute both as written and as applied.

The Committee invites all comments, concerns, and suggestions.

SUPREME COURT OF PENNSYLVANIA
CRIMINAL PROCEDURAL
NOTICE OF PROPOSED RULEMAKING

Proposed Adoption of Pa.R.Crim.P. 579.1

The Criminal Procedural Rules Committee is considering proposing to the Supreme Court of Pennsylvania the adoption of Pa.R.Crim.P. 579.1 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:

Mark A. Merdinger, Counsel
Criminal Procedural Rules Committees
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 **June 12, 2025**. 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,
David R. Crowley, Esq., Chair

Rule 579.1. Notice to Attorney General. Constitutionality of Statute.

- (a) Notice. In any criminal proceeding prosecuted by the district attorney in which an Act of Assembly is alleged to be unconstitutional as written or as applied, the district attorney shall:
- (1) promptly give written notice thereof to the Attorney General of Pennsylvania in a form designated by the Attorney General together with a copy of the motion or other portion of the record raising the issue; and
- (2) shall file proof of the giving of the notice.
- (b) Intervention. The Attorney General may intervene as a party or may be heard without the necessity of intervention.
- (c) Effect on Proceeding. The court, in its discretion, may stay the proceedings pending the giving of the notice and a reasonable opportunity to the Attorney General to respond there to. If the circumstances of the case require, the court may proceed without prior notice in which event notice shall begiven as soon as possible; or the court may proceed without waiting for action by the Attorney General in response to a notice.

Comment: The Attorney General may direct the manner of notice for the purpose of expediting and facilitating receipt of the notice.

For notice requirements when on appeal, see Pa.R.A.P. 521 (Notice to Attorney General of Challenge to Constitutionality of Statute).

SUPREME COURT OF PENNSYLVANIA CRIMINAL PROCEDURAL
RULES COMMITTEE

PUBLICATION REPORT

Proposed Adoption of Pa.R. Crim.P. 579.1

The Criminal Procedural Rules Committee is considering proposing to the Supreme Court the adoption of Pa.R. Crim.P. 579.1 governing notice to the Attorney General of Pennsylvania in criminal proceedings.

The Committee, in conjunction with the Appellate Court Procedural Rules Committee, has prepared proposals regarding procedures for the notification of the Office of Attorney General in criminal proceedings when the constitutionality of a statute is at issue. See, e.g., 71P.S. §732-204(a)(3) (“It shall be the duty of the Attorney General to uphold and defend the constitutionality of all statutes so as to prevent their suspension or abrogation in the absence of a controlling decision by a court of competent jurisdiction.”).

Proposed Pa.R. Crim. P.579.1 is derived largely from Pa.R.Civ.P.235. Subdivision (a) would require the district attorney to provide notice to the Attorney General if a statute is alleged to be unconstitutional. The subdivision does not explicitly state that the district attorney must provide notice of a defendant’s challenge; rather, the rule is focused on the subject matter of the proceeding regardless of which party raises the challenge.

Unlike Pa.R.Civ.P. 235’s requirement that notice be given via registered mail, the Committee proposes in subdivision (a) (1) that the Attorney General be permitted to designate a form for giving notice. The Commental so indicates that the Attorney General may direct the manner of notice.

Additionally, Pa.R.Civ.P. 235 does not differentiate between “as applied” or “as written” challenges. The Committee believed that proposed Pa.R. Crim. P579.1 (a) should explicitly state both bases so the necessity of giving notice prior to the close of the record would be evident.

Subdivision (c) is intended to provide a remedy when notice has not been given. The Committee discussed whether a district attorney’ sun timely notice, or absolute failure to provide notice, to the Attorney General of a defendant’s constitutional challenge to a statute would foreclose the defendant from raising that issue before the trial court. Further, the Committee discussed whether the defendant could provide notice to the Attorney General if the district attorney did not. Ultimately, the Committee concluded that these were substantive matters to be decided by the courts rather than the procedural rules because there is likely an aspect of prejudice to be considered on a case-by-case basis.

The Committee invites all comments, concerns, and suggestions.

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 **April 30, 2025**. 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 APPELLATE COURT PROCEDURAL
RULES COMMITTEE

PUBLICATION REPORT

Proposed Amendment of Pa. R.A.P.1931

Court Notices

continued from 36

JAMS Arbitration, Mediation and ADR Services
1717 Arch Street
Suite 4010 – Bell Atlantic Tower
Philadelphia, PA 19103
(215) 246-9494

APPELLATE PROCEDURE AND JUDICIAL
ADMINISTRATION FOR APPEALS ARISING
UNDER THE PENNSYLVANIA ELECTION
CODE

JUDICIAL
ADMINISTRATION
DOCKET

ORDER

PER CURIAM
AND NOW, this 24th day of February, 2025, it is **ORDERED** that the August 27,
2024 order entered at this docket number is no longer in effect.

IN THE SUPREME COURT OF PENNSYLVANIA

IN RE: TEMPORARY MODIFICATION AND NO. 622
SUSPENSION OF THE RULES OF



Strategic
Merger Analysis



Diversity
Insights



Events & Retreats
Insights



Benchmark
Financials



Lateral Hires



Emerging
Legal News



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& Reports



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PUBLIC NOTICES

The Legal Intelligencer

Jennifer McCullough ■ 215.557.2321 ■ jmccullough@alm.com

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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)

ESTATE NOTICES

DEC, WALTER B. – John R. Jakubowski, Executor, 610 Old York Rd., Ste. 400, Jenkintown, PA 19046; John R. Jakubowski, Atty., 610 Old York Rd., Ste. 400, Jenkintown, PA 19046.

6-6-3

ETKIN, PAULA -- Terri Etkin and Marc Etkin, Co-Administrators, c/o Sarah F. Dooley, Esquire, 2005 Market Street, Suite 3710, Philadelphia, PA 19103; Sarah F. Dooley, Atty., 2005 Market Street, Suite 3710, Philadelphia, PA 19103.

6-6-3*

FRIEDMAN, LINDA -- Melissa Friedman, Administratrix, c/o Sarah F. Dooley, Esquire, 2005 Market Street, Suite 3710, Philadelphia, PA 19103; Sarah F. Dooley, Atty., 2005 Market Street, Suite 3710, Philadelphia, PA 19103.

6-6-3*

GRUBICH, TANYA M. -- Stephanie Tobias Harris, Administratrix, c/o Sarah F. Dooley, Esquire, 2005 Market Street, Suite 3710, Philadelphia, PA 19103; Sarah F. Dooley, Atty., 2005 Market Street, Suite 3710, Philadelphia, PA 19103.

6-6-3*

HAGANS, D'JUAN SHAREE – Jarrell Hagans, Administrator DBN, c/o Kristen L. Behrens, Esq., 1650 Market St., #1200, Philadelphia, PA 19103; Kristen L. Behrens, Atty., Dilworth Paxson LLP, 1650 Market St., #1200, Philadelphia, PA 19103.

6-6-3

COMPLAINTS

COURT OF COMMON PLEAS PHILADELPHIA COUNTY, PENNSYLVANIA CIVIL ACTION-LAW, NO. 220801827
NOTICE OF ACTION IN MORTGAGE FORECLOSURE

MORTGAGE ASSETS MANAGEMENT, LLC, **Plaintiff** v. UNKNOWN HEIRS, SUCCESSORS, ASSIGNS, AND ALL PERSONS, FIRMS, OR ASSOCIATIONS, CLAIMING RIGHT, TITLE, OR INTEREST FROM OR UNDER VINCENT H. HAWKINS; ET AL., **Defendants**

To: UNKNOWN HEIRS, SUCCESSORS, ASSIGNS, AND ALL PERSONS, FIRMS, OR ASSOCIATIONS, CLAIMING RIGHT, TITLE, OR INTEREST FROM OR UNDER VINCENT H. HAWKINS Defendant(s), **5330 UPLAND STREET PHILADELPHIA, PA 19143**

COMPLAINT IN MORTGAGE FORECLOSURE

You are hereby notified that Plaintiff, MORTGAGE ASSETS MANAGEMENT, LLC, has filed a Mortgage Foreclosure Complaint endorsed with a Notice to Defend, against you in the Court of Common Pleas of PHILADELPHIA County, PA docketed to No. 220801827, seeking to foreclose the mortgage secured on your property located, **5330 UPLAND STREET PHILADELPHIA, PA 19143**.

NOTICE

YOU HAVE BEEN SUED IN COURT. If you wish to defend against the claims set forth in this notice you must take action within twenty (20) days after the Complaint and Notice are served, by entering a written appearance personally or by attorney and filing in writing with the Court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so, the case may proceed without you, and a judgment may be entered against you by the Court without further notice for any money claimed in the Complaint or for any other claim or 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 THE INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

Lawyer Referral and Information Service
Philadelphia Bar Association
One Reading Center
Philadelphia PA, 19107
215-238-6333

Robertson, Anschutz, Schneid, Crane & Partners, PLLC
A Florida professional limited liability company
ATTORNEYS FOR PLAINTIFF
Troy Freedman, Esq. ID No. 85165
133 Gaither Drive, Suite F, Mt. Laurel, NJ 08054, 855-225-6906

6-6-1*

COMPLAINTS

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY CIVIL ACTION - LAW, Term No. 250200562
NOTICE OF ACTION IN MORTGAGE FORECLOSURE

NewRez LLC d/b/a Shellpoint Mortgage Servicing, **Plaintiff** vs. LANCE GRAULICH Solely in His Capacity as Heir of GEOFFREY PHILIP GRAULICH, Deceased & The Unknown Heirs of GEOFFREY PHILIP GRAULICH Deceased, Mortgagor and Real Owner, **Defendant**

The Unknown Heirs of GEOFFREY PHILIP GRAULICH Deceased, MORTAGOR AND REAL OWNER, DEFENDANT whose last known address is 26 Petunia Road Levittown, PA 19056.

THIS FIRM IS A DEBT COLLECTOR AND WE ARE ATTEMPTING TO COLLECT A DEBT OWED TO OUR CLIENT. ANY INFORMATION OBTAINED FROM YOU WILL BE USED FOR THE PURPOSE OF COLLECTING THE DEBT.

You are hereby notified that Plaintiff NewRez LLC d/b/a Shellpoint Mortgage Servicing, has filed a Mortgage Foreclosure Complaint endorsed with a notice to defend against you in the Court of Common Pleas of Philadelphia County, Pennsylvania, docketed to No. 250200562 wherein Plaintiff seeks to foreclose on the mortgage secured on your property located, 1704 North 28th Street Philadelphia, PA 19121 whereupon your property will be sold by the Sheriff of Philadelphia.

NOTICE

You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after the Complaint and notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the Court without further notice for any money claim in the Complaint of for any other claim or 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 OR CANNOT AFFORD ONE, 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.

COMMUNITY LEGAL SERVICES, INC.
Law Center North Central
1410 W. Erie Avenue
Philadelphia, PA 19140
215-227-2400 or 215-981-3700
PHILADELPHIA BAR ASSOCIATION
Lawyer Referral and Information Service
One Reading Center
Philadelphia, PA 19107
215-238-1701

Michael T. McKeever
Attorney for Plaintiff
KML Law Group, P.C., PC
Suite 5000, BNY Independence Center
701 Market Street, Philadelphia, PA 19106-1532, 215-627-1322

6-6-1*

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY, PENNSYLVANIA CIVIL ACTION – LAW, NO.: 250402533
NOTICE OF ACTION IN MORTGAGE FORECLOSURE

PNC BANK, NATIONAL ASSOCIATION, **Plaintiff** vs. Leon W. Holly, Sr. (deceased); Unknown Heirs and/or Administrators to the Estate of Leon W. Holly Sr., **Defendants**

TO: Unknown Heirs and/or Administrators to the Estate of Leon W. Holly Sr.

You are hereby notified that Plaintiff, PNC Bank, National Association, filed an Action in Mortgage Foreclosure endorsed with a Notice to Defend, in the Court of Common Pleas of Philadelphia County, Pennsylvania, docketed to No. 250402533, seeking to foreclose the mortgage secured by the real estate located at **5103 Race Street, Philadelphia, PA 19139**.

A copy of the Action in Mortgage Foreclosure will be sent to you upon request to the Attorney for the Plaintiff, MDK Legal, P. O. Box 165028, Columbus, OH 43216-5028. Phone 614-220-5611.

You have been sued in court. If you wish to defend against the claims in this notice, you must take action within twenty (20) days after this publication, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the court without further notice for any money claimed in the complaint or for any other claim or relief requested by the plaintiff. You may lose money or property or other rights important to you.

YOU SHOULD TAKE THIS NOTICE TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

LAWYER REFERRAL SERVICE
Lawyer Referral and Information Service
Philadelphia Bar Association
1101 Market Street, 11th Floor
Philadelphia, PA 19107
(215) 238-6333

6-6-1*

PUBLIC NOTICES

Jennifer McCullough ■ 215.557.2321 ■ jmcullough@alm.com

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COMPLAINTS

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY, PENNSYLVANIA, CIVIL ACTION-LAW, NO. 231000920
NOTICE OF ACTION IN MORTGAGE FORECLOSURE

MORTGAGE ASSETS MANAGEMENT, LLC, **Plaintiff** v. RHONDA W. SADLER, IN HER CAPACITY AS EXECUTRIX AND HEIR OF THE ESTATE OF WILLIE J. TOLES; ET AL. **Defendants**

To: UNKNOWN HEIRS, SUCCESSORS, ASSIGNS AND ALL PERSONS, FIRMS OR ASSOCIATIONS CLAIMING RIGHT, TITLE OR INTEREST FROM OR UNDER WILLIE J. TOLES Defendant(s), **5710 DREXEL ROAD PHILADELPHIA, PA 19131**

COMPLAINT IN MORTGAGE FORECLOSURE

You are hereby notified that Plaintiff, MORTGAGE ASSETS MANAGEMENT, LLC, has filed a Mortgage Foreclosure Complaint endorsed with a Notice to Defend, against you in the Court of Common Pleas of PHILADELPHIA County, PA docketed to No. 231000920, seeking to foreclose the mortgage secured on your property located, **5710 DREXEL ROAD PHILADELPHIA, PA 19131.**

NOTICE

YOU HAVE BEEN SUED IN COURT. If you wish to defend against the claims set forth in this notice you must take action within twenty (20) days after the Complaint and Notice are served, by entering a written appearance personally or by attorney and filing in writing with the Court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so, the case may proceed without you, and a judgment may be entered against you by the Court without further notice for any money claimed in the Complaint or for any other claim or relief requested by the plaintiff. You may lose money or property or other rights important to you.

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Lawyer Referral and Information Service
Philadelphia Bar Association
One Reading Center
Philadelphia PA, 19107
215-238-6333

Robertson, Anschutz, Schneid, Crane & Partners, PLLC
A Florida professional limited liability company
ATTORNEYS FOR PLAINTIFF
Troy Freedman, Esq. ID No. 85165
133 Gaither Drive, Suite F, Mt. Laurel, NJ 08054, 855-225-6906

6-6-1*

COMPLAINTS

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY, PENNSYLVANIA CIVIL ACTION - LAW, NOTICE OF ACTION IN MORTGAGE FORECLOSURE

M&T BANK, **Plaintiff** vs. MICHAEL WILLIAMS AKA MICHAEL WILLIAMS, JR., Mortgagor and Real Owner, **Defendant** MICHAEL WILLIAMS AKA MICHAEL WILLIAMS, JR., MORTAGOR AND REAL OWNER, DEFENDANT whose last known address is **1511 East Washington Lane Philadelphia, PA 19138.**

THIS FIRM IS A DEBT COLLECTOR AND WE ARE ATTEMPTING TO COLLECT A DEBT OWED TO OUR CLIENT. ANY INFORMATION OBTAINED FROM YOU WILL BE USED FOR THE PURPOSE OF COLLECTING THE DEBT.

You are hereby notified that Plaintiff M&T BANK, has filed a Mortgage Foreclosure Complaint endorsed with a notice to defend against you in the Court of Common Pleas of Philadelphia County, Pennsylvania, docketed to No. 250402935 wherein Plaintiff seeks to foreclose on the mortgage secured on your property located, **1511 East Washington Lane Philadelphia, PA 19138** whereupon your property will be sold by the Sheriff of Philadelphia.

NOTICE

You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after the Complaint and notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the Court without further notice for any money claim in the Complaint of for any other claim or relief requested by the Plaintiff. You may lose money or property or other rights important to you.

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COMMUNITY LEGAL SERVICES, INC.
Law Center North Central
1410 W. Erie Avenue
Philadelphia, PA 19140
215-227-2400 or 215-981-3700
PHILADELPHIA BAR ASSOCIATION
Lawyer Referral and Information Service
One Reading Center
Philadelphia, PA 19107
215-238-1701

Michael T. McKeever
Attorney for Plaintiff
KML Law Group, P.C., PC
Suite 5000, BNY Independence Center
701 Market Street, Philadelphia, PA 19106-1532, 215-627-1322

6-6-1*

MISCELLANEOUS GENERAL NOTICES

In the Court of Common Pleas of Philadelphia County, Pa., Orphans' Court Division, Estate of Delores Penn, deceased, O.C. No. 425DE of 2025. Notice is hereby given that on April 17, 2025, a Petition for Citation for Determination of Title to Decedent's interest in Real Estate Pursuant to 20 Pa.C.S.A. §3546 was filed to terminate the interest of Delores Penn, deceased, in the real estate located at **2125 Sigel Street, Philadelphia, PA 19145**, and determine that fee simple ownership is vested in Petitioner, Marguerite Penn. If no objections to the Petition are filed within twenty (20) days, relief requested may be granted.

6-6-3*

NON-PROFIT CHARTER

Notice is hereby given that Articles of Incorporation have been filed with the Department of the Commonwealth of Pennsylvania on or before June 3, 2025, with respect to a proposed nonprofit corporation, **NORTH STAR NETWORK - A QUAKER SERVICE ORGANIZATION FOR MIGRANTS**, which has been incorporated under the Nonprofit Corporation Law of 1988. The addr. of the registered office is 614 Glen Echo Road, Philadelphia, PA 19119. A brief summary of the purpose or purposes for which said corporation is organized is: to support refugees, asylum seekers, and indigent migrants considering relocating from the United States by (i) guiding them through the asylum and relocation processes, (ii) assisting them with securing housing and other basic necessities, and (iii) making grants to 501(c)(3) organizations organized for similar purposes.

6-6-1*

PUBLIC NOTICES

Jennifer McCullough ■ 215.557.2321 ■ jmcullough@alm.com

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CITY COUNCIL

City of Philadelphia
City Council Notice

Of Bills reported from Committees of the Council of the City of Philadelphia on Thursday, June 5, 2025:

250483 An Ordinance authorizing the Commissioner of Public Property, on behalf of the City of Philadelphia, to acquire fee simple title or a lesser real estate interest in and to all or a portion of the property bounded by Cobbs Creek, 75th Street (extended), Buist Avenue, and 78th Street and owned by the Philadelphia Redevelopment Authority, the Philadelphia Land Bank, or the Philadelphia Housing and Development Corporation, all under certain terms and conditions.

250526 An Ordinance renaming the Wissinoming Recreation Center to the “Margaret Tartaglione Recreation Center” to honor the life and legacy of Margaret “Marge” Tartaglione, a pioneering public servant and leader in Philadelphia’s politics.

250537 An Ordinance authorizing the Commissioner of Public Property, on behalf of the City of Philadelphia, to acquire fee simple title or a lesser real estate interest in and to all or a portion of the properties known as 4368, 4370, 4372, 4374 Germantown Avenue, all under certain terms and conditions.

250538 An Ordinance authorizing the Commissioner of Public Property, on behalf of the City of Philadelphia, to acquire fee simple title or a lesser real estate interest in and to all or a portion of the properties known as 1911, 1913, 1915, 1917, 1919, 1921, 1923, 1925 and 1927 Cayuga Street, all under certain terms and conditions.

250328 An Ordinance authorizing the revision of lines and grades on a portion of City Plan No. 226 by striking from the City Plan and vacating Bristol Street from Second Street to Hunting Park Avenue, under certain terms and conditions.

250384 An Ordinance establishing a one-way regulation on Winona Street, from Laurens Street to Morris Street, eastbound.

250425 An Ordinance authorizing the revision of lines and grades on a portion of City Plan No. 230 by striking from the City Plan and vacating the legally open portion of Cresson Street from Ridge Avenue to Osborn Street, under certain terms and conditions.

250427 An Ordinance establishing parking regulations in the vicinity of: Anchor street between Horrocks Street and Large street; Kennedy street between Penn street and Saul street; Salem street between Torresdale avenue and Womwrath street; Franklin street between Cayuga street and Wingohocking street; N. 8th street between Wingohocking street and Cayuga street; N. 7th street between Butler street and Pike street; Bristol street between Marshall street and N. 7th street; Bristol street between N. 6th street and Marshall street; Mascher street between Montgomery avenue and Cecil B Moore avenue.

250430 An Ordinance authorizing the striking from City Plan No. 123 and abandonment of a certain right-of-way reserved for water main purposes located north of Montgomery Avenue and extending from Broad Street to Fifteenth Street, under certain terms and conditions.

250437 An Ordinance authorizing the revision of lines and grades on a portion of City Plan No. 307 by relocating certain portions of the curb lines of Ludlow Street from Tenth Street to Eleventh Street, under certain terms and conditions.

250439 An Ordinance amending Title 12 of The Philadelphia Code, entitled “Traffic Code,” to prohibit the stopping, standing, or parking of a motor vehicle on a public street or as otherwise prohibited for purposes of short dumping and authorization of enforcement through a camera-based enforcement system, and designating penalties and impoundment, all under certain terms and conditions.

250488 An Ordinance authorizing encroachments in the nature of a sidewalk café in the vicinity of 4248 Spruce St, Philadelphia, PA 19104, under certain terms and conditions.

250489 An Ordinance amending Section 12-701 of The Philadelphia Code, entitled “Designation of Bicycle Lanes,” to authorize a bicycle lane on South 59th Street from Market Street to Baltimore Avenue, and the removal of a travel lane within the same limits, all under certain terms and conditions.

250490 An Ordinance amending Section 12-701 of The Philadelphia Code, entitled “Designation of Bicycle Lanes,” to authorize a bicycle lane on Port Royal Avenue from Ridge Avenue to Henry Avenue, and removal of a parking lane within the same limits, all under certain terms and conditions.

250494 An Ordinance authorizing the revision of lines and grades on a portion of City Plan No. 126 by relocating the easterly houseline of Dover Street and the westerly houseline of Newkirk Street, each from York Street to Cumberland Street, thereby widening said Dover and Newkirk Streets, under certain terms and conditions, including the dedication to the City of the beds of the widened portions of said Dover and Newkirk Streets.

250532 An Ordinance amending Section 9-213 of The Philadelphia Code, entitled “Farmers’ Markets” by changing the boundaries of a permissible location on North 22nd Street, all under certain terms and conditions.

250535 An Ordinance amending Title 12 of The Philadelphia Code, entitled “Traffic Code,” to add provisions related to vehicle parking in front of a fire hydrant, to provide for the removal or immobilization of such vehicles and for other penalties, and to make related technical changes, all under certain terms

and conditions.

250536 An Ordinance authorizing encroachments in the nature of a sidewalk café in the vicinity of 762 S 9th St, Philadelphia, PA 19147, under certain terms and conditions.

240671 An Ordinance amending Title 15 of The Philadelphia Code, entitled “Parks and Recreation,” to add new Chapter 15-800, entitled “Events Permits,” to encourage applicants for event planning permits to establish contingency measures, all under certain terms and conditions.

241082 An Ordinance amending Title 15 of The Philadelphia Code, entitled “Parks and Recreation,” by adding a new Section 15-606 and new Section 15-706 to establish animal-free areas and provide for the management of animals in parks, playgrounds, and recreation centers and to provide for penalties and enforcement, all under certain terms and conditions.

250379 An Ordinance amending an Ordinance (Bill No. 877), approved September 16, 1994, by amending an exhibit thereto, in order to increase the limit of the amount of funding any entity may receive in any fiscal year from the Philadelphia Activities Fund.

241057 An Ordinance amending Chapter 9-600 of The Philadelphia Code, entitled “Service and Other Businesses, to add a new Section 9-640, entitled “Mandatory Posting of Warning of Unlawful Transfer of Firearm,” to require licensed firearms dealers to post signs warning that purchasing firearms for another is criminally punishable; all under certain terms and conditions.

250373 An Ordinance amending Chapter 9-3500 of Title 9 of The Philadelphia Code, entitled “Fair Criminal Record Screening Standards,” to amend definitions, add clarifications, and enhance remedies, all under certain terms and conditions.

250331 An Ordinance amending Chapter 9-800 of The Philadelphia Code, entitled “Landlord and Tenant,” to hereby authorize the creation of an Anti-Displacement Fund, to establish violations for displacement, and to authorize the Department of Planning and Development to administer the Anti-Displacement Fund; and amending Section A-505, entitled “Cease Operations Order” to add notice requirements, all under certain terms and conditions.

6-6-1*

City of Philadelphia
City Council Notice

Of Bills Resolutions reported from Committees of the Council of the City of Philadelphia on Thursday, June 5, 2025:

250195 An Ordinance amending Chapter 19-1500 of The Philadelphia Code, entitled “Wage and Net Profits Tax,” by revising certain tax rates, under certain terms and conditions.

250196 An Ordinance adopting the Operating Budget for Fiscal Year 2026.

250197 An Ordinance to adopt a Fiscal 2026 Capital Budget.

250198 An Ordinance to adopt a Capital Program for the six Fiscal Years 2026-2031 inclusive.

250199 An Ordinance amending Chapter 19-2600 of The Philadelphia Code, entitled “Business Income and Receipts Taxes,” to revise tax rates and end certain exclusions from the tax on receipts, all under certain terms and conditions.

250200 An Ordinance amending Chapter 12-1000 The Philadelphia Code, entitled “Traffic Code,” to revise the fee for the use of parking meters; all under certain terms and conditions.

250201 An Ordinance amending Chapter 19-1800 of The Philadelphia Code, entitled “School Tax Authorization,” to provide for an increase in the tax that the Board of Education of the School District of Philadelphia is authorized to impose on real estate; and amending Chapter 19-1300, entitled “Real Estate Taxes,” to establish an equivalent reduction in the tax rate for the City real estate tax; all under certain terms and conditions.

250202 An Ordinance amending Section 19-1806 of The Philadelphia Code, entitled “Authorization of Realty Use and Occupancy Tax,” to eliminate certain exemptions, all under certain terms and conditions.

250210 An Ordinance amending Section 10-1001 of The Philadelphia Code, entitled "Fees of Commissioner of Records," to increase the portion of fees for the recording of deeds and mortgages and related documents to be used for Housing Trust Fund purposes, under certain terms and conditions.

250211 An Ordinance amending Chapter 19-1400 of The Philadelphia Code, entitled “Realty Transfer Tax,” by revising the rate of the tax, all under certain terms and conditions.

250212 An Ordinance to amend Chapter 19-4400 of The Philadelphia Code, entitled “Development Impact Tax,” to end imposition of the tax, under certain terms and conditions.

250214 Resolution providing for the approval by the Council of the City of Philadelphia of a Revised Five Year Financial Plan for the City of Philadelphia covering Fiscal Years 2026 through 2030, and incorporating revisions with respect to Fiscal Year 2025, which is to be submitted by the Mayor to the Pennsylvania Intergovernmental Cooperation Authority pursuant to an Intergovernmental Cooperation Agreement by and between the City and the Authority.

250539 Resolution confirming the appointment of Ryan McAdams to serve on the Zoning Board of Adjustment.

PUBLIC NOTICES

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250291 An Ordinance amending Section 14-533 of The Philadelphia Code (“/MIN, Mixed Income Neighborhoods Overlay District”) to exempt from certain requirements of that Section residential development under programs designed to create affordable homeownership, which programs mandate deed restrictions and agreements establishing ongoing affordability requirements, all under certain terms and conditions.

250293 An Ordinance amending Title 14 of The Philadelphia Code, entitled “Zoning and Planning,” by revising the One Year Rule which limits the filing of permit applications that are substantially similar to a prior application with respect to which an appeal to the Zoning Board of Adjustment has been denied or dismissed; and making related changes; all under certain terms and conditions.

250334 An Ordinance amending section 14-1000 of the Philadelphia Code, entitled Historic Preservation, requiring notification to City Council Members of historical designations in the City of Philadelphia.

250431 An Ordinance to amend the Philadelphia Zoning Maps by changing the zoning designations of certain areas of land located within an area bounded by Roy Street, 11th Street, Allegheny Avenue, and Germantown Avenue.

250432 An Ordinance amending Section 14-529 of The Philadelphia Code, entitled “/VDO, Fifth District Overlay District” by removing exceptions for minimum residential lot area and floor area, height, and dwelling unit density bonus eligibility, all under certain terms and conditions.

250495 An Ordinance amending Section 14-500 of The Philadelphia Code, entitled "Overlay Zoning Districts," to add an overlay district pertaining to the activity of mobile service units, all under certain terms and conditions.

250523 An Ordinance amending Title 14 of The Philadelphia Code, entitled “Zoning and Planning” by revising and clarifying certain provisions and making technical changes, all under certain terms and conditions.

250524 An Ordinance amending Section 14-802 of The Philadelphia Code, entitled “Motor Vehicle Parking Ratios,” by removing residential parking ratio minimums for the CMX-4 and CMX-5 Zoning Districts, all under certain terms and conditions.

250525 An Ordinance amending Title 14 of The Philadelphia Code, entitled “Zoning and Planning, for the creation of a new zoning district entitled “RTA-2, Residential Two-Family Attached”, all under certain terms and conditions.

241024 An Ordinance amending Chapter 19-200 of The Philadelphia Code, entitled “City Funds - Deposits, Investments, Disbursements,” by amending Section 19-201, entitled “City Depositories,” to remove Citibank, N.A. and Republic First Bank as authorized financial institutions in which the City Treasurer may deposit funds, all under certain terms and conditions.

250103 An Ordinance authorizing the Procurement Commissioner, on behalf of the City of Philadelphia, to enter into an agreement with the Philadelphia Energy Authority for coordination of a guaranteed energy savings contract for implementation and evaluation of energy conservation measures designed to reduce energy, water, wastewater, or other consumption or operating costs at specified City properties, all under certain terms and conditions.

250174 An Ordinance amending Chapter 19-4600 of Title 19 of The Philadelphia Code, entitled “Low-Income Tax Provisions,” by extending the deadline for low-income taxpayers to apply for a refund or forgiveness of Real Estate Taxes, under certain terms and conditions.

250324 An Ordinance amending subsection 19-2604(6) of The Philadelphia Code, entitled “Credit for Contributions to Community Development Corporations, Nonprofit Organizations Engaged in Developing and Implementing Healthy Food Initiatives and Nonprofit Intermediaries,” under which businesses may enter into agreements to make contributions to community development corporations and certain other organizations to receive tax credits, by expanding eligibility for recipients of such funds and the uses to which such funds may be used; and which taxes that are used for this tax credit program, and increasing the number of businesses to which the credit shall be made available; and providing the option for a commensurate grant program; all under certain terms and conditions.

250332 An Ordinance amending Chapter 19-3200 of The Philadelphia Code, entitled “Keystone Opportunity Zone, Economic Development District, and Strategic Development Area,” to provide for additional extensions of certain benefits, under certain terms and conditions.

250528 An Ordinance approving the Fiscal Year 2026 Capital Budget providing for expenditures for the capital purposes of the Philadelphia Gas Works, including the supplying of funds in connection therewith, and acknowledging receipt of the Revised Forecast of Capital Budgets for Fiscal Years 2027 through 2031, all under certain terms and conditions.

250529 An Ordinance approving the amendment of the Fiscal Year 2025 Capital Budget providing for expenditures for the capital purposes of the Philadelphia Gas Works (including the supplying of funds in connection therewith) subject to certain constraints and conditions and acknowledging the receipt of the Revised Forecast of Capital Budgets for Fiscal Years 2026 through 2030, as amended.

250530 An Ordinance authorizing an increase in the non-electoral indebtedness of the City within the Pennsylvania constitutional limit; authorizing the Bond Committee to sell bonds at public or private negotiated sale, to provide funds toward various capital municipal purposes; providing for appropriations to the Sinking Fund Commission for the payment of such bonds; and authorizing agreements to provide credit or payment or liquidity sources for the bonds in

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connection with issuance of the bonds, and certain other actions.

250566 An Ordinance authorizing the Director of Planning and Development, on behalf of the City, to file applications with the United States Department of Housing and Urban Development for a Community Development Block Grant; to file applications to participate in the HOME Investment Partnership program and the Emergency Solutions Grant program; and to apply for a Housing Opportunities for Persons with AIDS grant; and to file applications with the Commonwealth to obtain grants under the Act of April 12, 1956, P.L. 1449, Section 4, as amended, to prevent and eliminate blight; authorizing the Director of Planning and Development and the Director of Commerce to file applications to obtain other grants from the Commonwealth; authorizing the Director of Commerce to use the Section 108 Loan Guarantee Program; and authorizing the Director of Planning and Development and the Director of Commerce to enter into all understandings and assurances contained in such applications and take all necessary action to accept the grants; all under certain terms and conditions.

250567 An Ordinance constituting the Twenty-Eighth Supplemental Ordinance to the Restated General Water and Wastewater Revenue Bond Ordinance of 1989, as supplemented; authorizing the Bond Committee to issue and sell one or more series or subseries of tax-exempt or taxable water and wastewater revenue bonds and revenue refunding bonds; authorizing agreements to provide credit enhancement or payment or liquidity sources (or any combination of the foregoing) for such Bonds; providing that such Bonds shall bear interest at fixed or variable rates; determining the sufficiency of pledged Project Revenues; authorizing the Director of Finance to take certain actions with regard to the sale of such Bonds, the investment of proceeds thereof and the City’s continuing disclosure obligations with respect to such Bonds; setting forth the use of proceeds of such Bonds; covenanting the payment of interest and principal; supplementing the Restated General Water and Wastewater Revenue Bond Ordinance of 1989; and specifying applicability of sections of The First Class City Revenue Bond Act and the Restated General Water and Wastewater Revenue Bond Ordinance of 1989.

250568 An Ordinance authorizing and approving the execution and delivery of a Service Agreement between The City of Philadelphia and the Philadelphia Redevelopment Authority relating to the financing of a Housing Opportunities Made Easy (H.O.M.E.) Plan which includes housing production and preservation, home affordability, home owner and renter assistance, related contractor training and support, blight and vacant property reduction, urban beautification, neighborhood infrastructure, and other related programs; approving the issuance by the Authority of bonds, notes or other evidences of indebtedness (including reimbursement obligations related to lines or letters of credit) in one or more series to finance or refinance such plan and authorizing and approving the obligation of The City of Philadelphia to pay in full when due the Service Fee and other amounts payable under the Service Agreement; authorizing certain City officers to take certain actions required to issue such bonds, notes or other evidences of indebtedness; covenanting that The City of Philadelphia will make necessary appropriations in each of the City’s fiscal years to provide for, and will make timely payments of, the Service Fee and other amounts due under the Service Agreement; requiring an annual program statement and budget to be approved by Council, and other requirements; and authorizing and approving the Director of Finance of the City and other City officials to take other necessary or appropriate actions to effectuate the purposes of this ordinance; all under certain terms and conditions.

250569 An Ordinance authorizing various encroachments in the vicinity of 2654 S 10th St, Philadelphia, PA 19148, under certain terms and conditions.

250570 An Ordinance authorizing encroachments in the nature of a sidewalk café in the vicinity of 2101 E York St, Philadelphia, PA 19125, under certain terms and conditions.

250571 An Ordinance amending Chapter 17-1400 of The Philadelphia Code, entitled “Non-Competitively Bid Contracts; Financial Assistance,” to modify exceptions and provide for reporting and recordkeeping in connection with invocation of such exceptions, all under certain terms and conditions.

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**City of Philadelphia
Public Hearing Notice**

The **Joint Committees on Labor and Civil Service & Parks, Recreation, and Cultural Affairs** of the Council of the City of Philadelphia will hold a Public Hearing on **Tuesday, June 10, 2025, at 10:00 AM, in Room 400, City Hall**, to hear testimony on the following items:

250397 Resolution a Resolution Authorizing The Committee on Labor and Civil Service and The Committee on Parks and Recreation to Hold Joint Hearings Investigating the City’s Enforcement of the Healthy Outdoor Public Spaces (HOPS) Law and the Risks That Exposure to Synthetic Pesticides Pose to the Public and City Employees.

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

6-6-1*