THE COURTS

Title 255—LOCAL COURT RULES

BEAVER COUNTY

Educational Seminar Pertaining to Children of Divorcing Parents; No. 10471 of 1998

Order

Now, this 27th day of March, 1998, it is hereby Ordered that the following Local Rule be adopted. This Rule is to be effective thirty (30) days after publication in the *Pennsylvania Bulletin*. A copy of the Local Rule is to be sent to the Beaver County Legal Journal and the Beaver County Law Library.

By the Court

ROBERT C. REED, President Judge

Local Rule No. 1920. Educational Seminar Pertaining to Children of Divorcing Parents

All parties to divorce and custody actions filed on or after June 1, 1994, where the interests of children under the age of eighteen (18) are involved, shall, unless excused by the Court, complete a program which we have entitled the Educational Seminar Pertaining to Children of Divorcing Parents (the "Seminar"). Parties to support actions may be required by the Court to complete the Seminar. Parties to other pending actions may also be ordered to complete the Seminar.

All parties shall register for the first available Seminar after the date the defendant has been served with process. Counsel for the plaintiff shall require the plaintiff to register for the Seminar and shall have a copy of the attached notice and registration form served on the defendant at the same time as the complaint.

Failure of a party to successfully complete the Seminar will result in sanctions by the Court, including contempt.

Every complaint in divorce or custody shall set forth in a separate attached statement, the names, addresses and phone numbers of the parties, and the names and ages of all children under eighteen (18). This Rule shall become effective not less than thirty (30) days after the date of publication in the *Pennsylvania Bulletin*.

[Pa.B. Doc. No. 98-558. Filed for public inspection April 10, 1998, 9:00 a.m.]

CARBON COUNTY Administrative Cost—Bureau of Collections

Administrative Order No. 9-1998

And Now, this 20th day of March, 1998 in order to cover the administrative costs of monitoring, collecting, and enforcing all Court ordered costs, it is hereby

Ordered and Decreed that, effective immediately, a charge of ten (\$10.00) dollars shall be added to the initial

filing fee for all miscellaneous cases in which the Clerk of Courts assesses costs filed in the Office of the Clerk of Courts of Carbon County.

By the Court

JOHN P. LAVELLE, President Judge

[Pa.B. Doc. No. 98-559. Filed for public inspection April 10, 1998, 9:00 a.m.]

CARBON COUNTY Juvenile Court Costs

Administrative Order No. 8-1998

And Now, this 20th day of March, 1998 it is hereby Ordered and Decreed that effective April 1, 1998, the following fee structure to be paid by all juvenile defendants be and is hereby Adopted:

Misdemeanor/Felony Court Fee	\$35.00
Summary Offense (If only offense charged)	\$15.00
Data Processing Fee	\$15.00
District Attorney Administrative Fee	\$ 5.00
Bureau of Collections Administrative Fee	\$10.00
Community Service Fee	\$10.00

By the Court

JOHN P. LAVELLE, President Judge

[Pa.B. Doc. No. 98-560. Filed for public inspection April 10, 1998, 9:00 a.m.]

CARBON COUNTY Juvenile Supervision Fees

Administrative Order No. 7-1998

And Now, this 20th day of March, 1998 it is hereby Ordered and Decreed that effective April 1, 1998, the Court will impose against all juveniles a Juvenile Supervision Fee of Ten (\$10.00) Dollars for each informal case and Twenty five (\$25.00) Dollars for each consent decree and each adjudication.

By the Court

JOHN P. LAVELLE, President Judge

 $[Pa.B.\ Doc.\ No.\ 98\text{-}561.\ Filed\ for\ public\ inspection\ April\ 10,\ 1998,\ 9\text{:}00\ a.m.]$

FRANKLIN AND FULTON COUNTIES Adoption of Civil Action Rule 39-1302; Miscellaneous Docket

Order of Court

March 19, 1998, the following Civil Action Rules are amended for the Court of Common Pleas of the 39th Judicial District of Pennsylvania, both the Franklin and Fulton County Branches: 39-1302 and 39-1303, to be effective thirty (30) days after publication in the *Pennsylvania Bulletin*.

By the Court

JOHN R. WALKER, President Judge

Rule 39-1302. Filing for Arbitration, Selection of Arbitration Panels, Scheduling.

39-1302.1 Filing for Arbitration.

- a. After the case is at issue in the Franklin County Branch, a praecipe for arbitration shall be filed with the Prothonotary by either party to an action with the appropriate filing fee.
- b. A true copy of such practipe shall be served by the filing party on the other party not more than seven days following the date of the filing.
- c. At the time of the filing of the praecipe, the Prothontary shall assign the new available arbitration date which shall be not less than forty days following the date of filing.
- d. No more than one case shall be assigned to each available date.

39-1302.2 Selection and Composition of Arbitration Panels.

- a. The Court Administrator shall divide the members of the Bar into three groups based on seniority in the Bar.
- b. Commencing 1998, in October of each year the Court Administrator shall select one member from each group to create panels of three arbitrators each. The most senior member of each panel shall serve as the Chairman thereof.

39-1302.3 Arbitration Dates and Schedule.

- a. Each year arbitrators shall be scheduled for each Friday which is a business day.
- b. The first arbitration panel picked shall serve on the first arbitration date for the following year with subsequently selected panels serving on the succeeding arbitration dates.
- c. The Court Administrator shall submit the list of panels and arbitration dates to the Court not later than the second Monday of each October for the entry by the Court of an order confirming the same.
- d. Following the entry of such order, the Court Administrator shall promptly serve notice of the same upon all members of the Bar.

39-1302.4

After a case is at issue in Fulton County, a panel of three (3) attorneys from Fulton County shall be appointed, the most senior of whom shall be the chairman. It is the responsibility of the chairman to schedule the hearing pursuant to 39th Judicial District C.R. 39-1303.1.

39-1302.5

If for any reason it is not possible to fill a panel of three (3) arbitrator's in Fulton County, the Court Administrator shall randomly select additional names from the attorneys in Franklin County.

39-1302.6

In Fulton County cases the chairperson shall fix the date, time and place of hearing. The date set for the hearing shall not be more than sixty (60) days nor less than thirty (30) days after the appointment of the Board. Requisite notice of the date, time and place of the hearing shall be given by the Chairperson by regular mail, to the parties' attorneys of record, or to the parties if no attorney has appeared for them.

Rule 39-1303. Notice.

39-1303.1.

In all cases at issue in the 39th Judicial District, at least five (5) days prior to the hearing, each party shall provide the members of the panel other than the Chairperson with copies of all pleadings and appearances filed by that party. This may be done either personally, by deposit into the Courthouse mail receptacle of the member or by ordinary first class mail.

Copies of the pleadings to be furnished pursuant to this Rule need not be true and attested, signed or verified.

[Pa.B. Doc. No. 98-562. Filed for public inspection April 10, 1998, 9:00 a.m.]

WESTMORELAND COUNTY Civil Rules W200.2, W1018.1 and W1531

Order

And Now this 20th day of March, 1998, it is hereby ordered, adjudged and decreed that Westmoreland County Local Rules W200.2(b) and W1018.1 are rescinded and new Rules W200.2(b), W1018.1, and W1531 are adopted.

By the Court

BERNARD F. SCHERER, President Judge

Rule W200.2. Individual Assignment of Cases.

(b) Pursuant to Pa.R.C.P. 1531, the plaintiff must present all preliminary or special injunctions (those needing immediate relief), to the civil division of the court administrator's office for assignment of the case to a judge. All other injunctions will be treated as regular non-jury cases for assignment purposes.

Rule W1018.1. Notice to Defend.

The Lawyer Referral Service of the Westmoreland Bar Association is the agency to be named in the notice to defend from whom legal help can be obtained. The address is: Westmoreland Bar Association, 129 North Pennsylvania Avenue, Greensburg, Pa. 15601 (724) 834-8490.

Rule W1531. Special Relief. Injunctions.

See Rule W200.2(b) regarding assignment of matters requiring preliminary or special injunctions.

[Pa.B. Doc. No. 98-563. Filed for public inspection April 10, 1998, 9:00 a.m.]

1752 THE COURTS

DISCIPLINARY BOARD OF THE SUPREME COURT

Notice of Disbarment

Notice is hereby given that by Order of the Supreme Court of Pennsylvania dated March 25, 1998, Kyle Edward Gillman has been disbarred on consent from the Bar of this Commonwealth, to be effective April 24, 1998. In accordance with Rule 217(f), Pa.R.D.E., since this formerly admitted attorney resides outside the Commonwealth of Pennsylvania, this notice is published in the *Pennsylvania Bulletin*.

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

[Pa.B. Doc. No. 98-564. Filed for public inspection April 10, 1998, 9:00 a.m.]

Notice of Disbarment

Notice is hereby given that by Order of the Supreme Court of Pennsylvania dated March 25, 1998, Barbara Kaplan Lewinson has been disbarred on consent from the Bar of this Commonwealth, to be effective April 24, 1998. In accordance with Rule 217(f), Pa.R.D.E., since this formerly admitted attorney resides outside the Commonwealth of Pennsylvania, this notice is published in the *Pennsylvania Bulletin*.

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

[Pa.B. Doc. No. 98-565. Filed for public inspection April 10, 1998, 9:00 a.m.]