THE COURTS

Title 207—JUDICIAL CONDUCT

PART IV. COURT OF JUDICIAL DISCIPLINE
[207 PA. CODE CH. 21]

Internal Operating Procedures of the Court of Judicial Discipline; Doc. No. 1 JD 94

Order

Per Curiam

And Now, this 26th day of January, 1999, the Court, pursuant to Article 5, Section 18(b)(4) of the Constitution of Pennsylvania, having adopted an amendment to Section 208 of the Internal Operating Procedures, as more specifically hereinafter set forth, *It Is Hereby Ordered*:

That Section 208 of the Internal Operating Procedures shall become effective immediately.

Annex A

TITLE 207. JUDICIAL CONDUCT

PART IV. COURT OF JUDICIAL DISCIPLINE

ARTICLE IV. INTERNAL OPERATING PROCEDURES

CHAPTER 21. INTERNAL OPERATING PROCEDURES FORMAL COMPLAINTS

§ 208. Disposition of Objections to Findings of Fact and Conclusions of Law.

Upon receipt of objections to the Court's Findings of Fact and Conclusions of Law, the Court Administrator shall forward such objections to the members of the Court. The President Judge shall obtain responses of the members to the objections as to whether the objections have or lack merit and whether the filing of briefs and/or oral argument is warranted. When a majority of the Court concludes | that the objections lack merit and] that no briefs or argument is [necessary] warranted, the President Judge shall cause to be issued an Order disposing of the objections. If a majority of the Court concludes [that the objections have merit or] that the filing of briefs and/or oral argument is **necessary** warranted, the President Judge shall set a date for the filing of briefs and/or oral argument and thereafter cause to be drafted an order affirming the Court's Findings and Conclusions or addressing the revisions warranted by a majority of the Court, as the case

 $[Pa.B.\ Doc.\ No.\ 99\text{-}183.\ Filed\ for\ public\ inspection\ February\ 5,\ 1999,\ 9:00\ a.m.]$

Title 231—RULES OF CIVIL PROCEDURE

PART I. GENERAL [231 PA. CODE CH. 1910]

[Correction]

Amendment of the Rules Relating to the Support Guidelines; No. 306 Doc. No. 5

An error occurred in Rule 1910.16-4 to the Support Guidelines at 28 Pa.B. 6162, 6174 (December 19, 1998).

The correct version of the Rule appears as follows, with ellipses referring to the existing text of the Rule.

Rule 1910.16-4. Support Guidelines. Calculation of Support Obligation. Formula.

(a) The following formula shall be used to calculate the obligor's share of the basic guideline child support, spousal support and/or alimony pendente lite obligation:

PART III. ADDITIONAL EXPENSES (See Rule 1910.16-6) 10. a. Obligor's share of child care expenses c. Less obligee's share of the health insurance premium if obligor is paying the premium d. Obligor's share of unreimbursed medical expenses e. Other additional expenses f. Total Additional Expenses 11. OBLIGOR'S TOTAL SUPPORT **OBLIGATION** (Add line 8 (or 9(d) if applicable) and line PART IV. SPOUSAL SUPPORT OR APL With Dependent Children 12. Obligor's Monthly Net Income (Line 4) 13. Less Obligee's Monthly Net Income (Line 14. Difference 15. Less Obligor's Total Child Support Obligation (Line 11) 16. Difference 17. Multiply by 30% .30 18. AMOUNT OF MONTHLY SPOUSAL SUPPORT OR APL

Without Dependent Children

646 THE COURTS

19. Obligor's Monthly Net Income (Line 4)			22. Multiply by	40%					×	.40
20. Less Obligee's Monthly Net Income (Line 4)	()		*	*	*	*	*		
21. Difference			[Pa.B. Doc. No. 98-2	058. File	d for pu	olic inspe	ection D	ecember 1	8, 1998, 9:0	0 a.m.]