THE COURTS

Title 255—LOCAL COURT RULES

MONTGOMERY COUNTY

Adoption of Local Rules of Civil Procedure; Rule 3105*(a). Delivery of Writ and Rule 3129.2*(e). Internet Notice; No. 02-00001-0005

Order

And Now, this 6th day of November, 2002, the Court hereby adopts Montgomery County Local Rules of Civil Procedure Rule 3105*(a). Delivery of Writ., and Rule 3129.2*(e). Internet Notice. These Rules shall become effective thirty (30) days after publication in the *Pennsylvania Bulletin*.

The Court Administrator is directed to publish this Order once in the *Montgomery County Law Reporter* and in the *Legal Intelligencer*. In conformity with Pa.R.C.P. 239, seven (7) certified copies of the within Order shall be filed by the Court Administrator with the Administrative Office of Pennsylvania Courts. Two (2) certified copies shall be distributed to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*. One (1) certified copy shall be filed with the Civil Procedural Rules Committee. One (1) copy shall be filed with the Prothonotary, one (1) copy with the Clerk of Courts, one (1) copy with the Court Administrator of Montgomery County, one (1) copy with the Law Library of Montgomery County and one (1) copy with each Judge of this Court. *By the Court:*

S. GERALD CORSO, President Judge

Rule 3105*(a). Delivery of Writ.

(a) Where the writ directs the Sheriff to sell the real property of a defendant the complete writ package must be received by the Sheriff before noon on the Last Day to File for the next monthly sale.

Rule 3129.2*(e). Internet Notice.

(e) In addition to the notice required by this Rule the Sheriff shall post a list of all properties to be sold at each sale on the Sheriff's official county website. The form and content of the notice shall be as determined by the Sheriff. Notice shall be posted at least twenty-one (21) days prior to the date the property is initially scheduled for sale. The Sheriff may at the Sheriff's discretion elect to update the listed information to indicate the withdrawal, postponement or stay of any sale. This additional information shall be for the convenience of the parties. The failure of the Sheriff to update the original information, or any inaccuracies in the update, shall not affect the validity of any sale.

 $[Pa.B.\ Doc.\ No.\ 02\text{-}2092.\ Filed\ for\ public\ inspection\ November\ 22,\ 2002,\ 9\text{:}00\ a.m.]$

MONTGOMERY COUNTY

Live Scan Processing Fee; No. Misc. 134 Jan. 02

Administrative Order

And Now, this 31st day of October, 2002, effective immediately, this Court's Administrative Order of February 4, 2002 regarding the above is hereby Amended. The Clerk of Courts is hereafter directed to assess a one-hundred-dollar (\$100.00) Live Scan Processing Fee against any defendant who was processed at a Live Scan site in Montgomery County on or after February 4, 2002 And is either:

- 1. convicted of any misdemeanor or felony upon their entry of a plea of guilty or nolo contendere, or after a guilty verdict at trial; Or
- 2. admitted to the Accelerated Rehabilitative Disposition (ARD) program.

The Live Scan Processing Fee, collected pursuant to this Order, is payable to the municipality supporting the Live Scan facility.

By the Court

S. GERALD CORSO, President Judge

 $[Pa.B.\ Doc.\ No.\ 02\text{-}2093.\ Filed\ for\ public\ inspection\ November\ 22,\ 2002,\ 9\text{:}00\ a.m.]$