

THE COURTS

Title 249—PHILADELPHIA RULES

PHILADELPHIA COUNTY

Emergency Petitions and Motions for Preliminary Relief; Administrative Doc. No. 04 of 2005

And Now, this 27th day of May, 2005, it is hereby *Ordered* and *Decreed* that the following procedures shall apply to all emergency petitions and motions for preliminary relief:

1. All initial pleadings shall be filed with the Prothonotary, utilizing the Civil Cover Sheet and, where appropriate, the Commerce Program Addendum. All Civil Cover sheets must indicate the Court Program and correct Case Type Code (see Instructions for Completing Civil Cover Sheet, the current version of which is available from the Prothonotary, or in the Forms section of the First Judicial District's Website <http://courts.phila.gov>).

2. All motions or petitions seeking emergency relief shall be filed with the Civil Motions Program in 296 City Hall, utilizing the Civil Motion Cover Sheet (available from the Civil Motions Program, or in the Forms section of the First Judicial District's Website <http://courts.phila.gov>).

3. Assignment of motions or petitions seeking emergency relief shall be made based upon the Court Program and Case Type Codes provided on the Civil Cover Sheets at the time of initial filing, or as amended by subsequent

Court Order. The emergency matters shall then be assigned to the appropriate Program or Motions Court Emergency Judge, in accordance with the following Motion Assignment Matrix. This Matrix, which may be amended from time to time without the need for issuance of an Amended Administrative Order or publication, will be available on the First Judicial District's Website <http://courts.phila.gov>.

4. The Emergency Judge of the designated Program, or his/her designee, will then review the filing to confirm that the Program and Case Type designations are correct, prior to proceeding on the emergency motion/petition. In the event the reviewing Emergency Judge concludes that the matter has been incorrectly designated, he/she will confer with the appropriate Program Emergency Judge. Acceptance of the transfer shall be subject to the receiving Emergency Judge's approval. Any unresolved issue or issues relating to program designation shall be forwarded to the Administrative Judge of the Trial Division, or his designee, for final determination. If a transfer is appropriate, Civil Administration shall note the transfer and make the appropriate program and case type changes to the Civil Docket.

To the extent the procedures set forth in this Administrative Order are inconsistent with any prior Orders or procedures of the Court, those Orders or Procedures are hereby overruled and amended only to the extent necessary to implement this Order.

By the Court

JAMES J. FITZGERALD, III,
Administrative Judge

This Administrative Docket is promulgated in accordance with the April 11, 1987 Order of the Supreme Court of Pennsylvania, Eastern District, No. 55, Judicial Administration, Docket No. 1, Phila. Civ. *51 and Pa. R.C.P. 239, and shall become effective immediately. As required by Pa. R.C.P. 239, the original Administrative Docket shall be filed with the Prothonotary in a docket maintained for Administrative Dockets issued by the Administrative Judge of the Trial Division and copies shall be submitted to the Administrative Office of Pennsylvania Courts, the Legislative Reference Bureau and the Civil Procedural Rules Committee. Copies of the Administrative Docket shall also be submitted to American Lawyer Media, *The Legal Intelligencer*, Jenkins Memorial Law Library and the Law Library for the First Judicial District.

TRIAL DIVISION—CIVIL MOTION ASSIGNMENT MATRIX 2005	
The Civil Motions Filing Clerk is located in Room 296, City Hall. All Motions/Petitions shall be assigned in accordance with the following Matrix:	
PROGRAM/FILING TYPE	JUDICIAL ASSIGNMENT
MAJOR JURY PROGRAMS	
Day Forward 2001 and Back	Judge Moss
Day Forward 2002	Judge Tereshko
Day Forward 2003	Judge Moss
Day Forward 2004	Judge New
Day Forward 2005	Judge Allen
PROGRAMS OTHER THAN MAJOR JURY	
Commerce Program	Judge Sheppard/Judge Abramson/Judge Jones
Non Jury Program	Judge Carrafiello/Judge Dych
Compulsory Arbitration	Judge Carrafiello/Judge Dych
Post Arbitration & Arbitration Appeal	Judge Carrafiello/Judge Dych
Mass Tort Program	Judge Ackerman
Class Actions	Judge Bernstein
Municipal Court Appeals from Denial to Open Default Judgment	Judge Carrafiello/Judge Dych
Municipal Court Appeals (Money Judgment)	Judge Carrafiello/Judge Dych
Municipal Court Appeals (Landlord Tenant)	Municipal Court Judges
SPECIFIC MOTIONS/PETITIONS	
Wrongful Death & Minor's Compromise	Orphans' Court Judges
Motions to Consolidate	Assigned in Accordance with Administrative Docket No. 3 of 1996, as amended 04/2005.
Motions to Enforce Settlement	Assigned to the judge who approved or was involved in effecting the settlement.
Motions for Reconsideration	Assigned to the judge who entered the order to be reconsidered.
Preliminary Injunctions (Non-Commerce)	Judge Carrafiello/Judge Dych
Preliminary Injunctions (Commerce)	Judge Sheppard/Judge Abramson/Judge Jones
Preliminary Injunctions (Major Jury)	Major Jury Team Leader
Discovery Motions	Scheduled consistent with Judicial Team Leader assignments to Discovery Court.
The following Motions/Petitions shall be assigned to the Administrative Judge/Supervising Judge <i>regardless of any program designation</i>:	
<ul style="list-style-type: none"> ■ Motions for Assignment to an Individual Judge ■ Motions for Advancement on the Trial List ■ Petitions to Appoint Neutral Arbitrator ■ Petitions to Compel Arbitration ■ Motions to Proceed <i>In Forma Pauperis</i> 	

[Pa.B. Doc. No. 05-1258. Filed for public inspection July 1, 2005, 9:00 a.m.]

Title 255—LOCAL COURT RULES

LEHIGH COUNTY

Administrative Order Establishing Uniform Costs for Global Positioning Satellite Monitoring by the Probation/Parole Office of Lehigh County; No. 1309-M of 2005

Order

And Now, this 10th day of June, 2005, the following Administrative Order establishing uniform costs in criminal cases for certain services rendered by the Probation/Parole Office of Lehigh County is promulgated and is effective for all such services rendered in any criminal case thirty (30) days or more after publication of this Order in the *Pennsylvania Bulletin*. Seven (7) certified copies shall be filed with the Administrative Office of Pennsylvania Courts; that two (2) certified copies shall be filed with the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*; that one (1) certified copy shall be filed with the Criminal Procedural Rules Committee; and that one (1) copy shall be filed with the Clerk of Courts of the Court of Common Pleas of Lehigh County.

Global Positioning Satellite Monitoring

Every person who is sentenced to serve part or all of his or her sentence on Global Positioning Satellite Monitoring (house arrest) shall pay a fee of \$15.00 per day to defray the costs of that program.

By the Court

WILLIAM H. PLATT,
President Judge

[Pa.B. Doc. No. 05-1259. Filed for public inspection July 1, 2005, 9:00 a.m.]

LEHIGH COUNTY

Initiation of the American Corrective Counseling Services Program for Bad Check Offenders; Misc. Doc. No. 2005/1317-M

Administrative Order

And Now this 15th day of June, 2005 upon motion of James B. Martin, District Attorney of Lehigh County, and upon consideration of said motion, and a showing of good cause:

It Is Hereby Ordered, that the bad check diversionary program administered by American Corrective Counseling Services, offered to certain bad check offenders, may hereby commence June 15, 2005;

It Is Further Ordered that the collection of reasonable fees, costs, restitution and bank fees be permitted pursuant to the administration of this diversionary program, including the following fees: Diversionary Seminar Fee of \$165.00; Administrative Fee of \$25.00; Class Rescheduling Fee of \$25.00; Late Payment Fee of \$10.00.

It Is Further Ordered that a copy of this order shall be served upon each of the fourteen (14) Magisterial District Judges within Lehigh County.

It Is Further Ordered that the Court Administrator of Lehigh County is directed to:

1. File seven (7) certified copies of this Order with the Administrative Office of Pennsylvania Courts.
2. File two (2) certified copies and one disk copy with the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.
3. File one (1) certified copy with the Criminal Procedural Rules Committee.
4. File one (1) copy with the Clerk of Courts of the Lehigh County Court of Common Pleas.
5. Forward one (1) copy for publication in the *Lehigh County Law Journal*.

By the Court

WILLIAM H. PLATT,
President Judge

IN THE COURT OF COMMON PLEAS OF LEHIGH
COUNTY, PENNSYLVANIA

CRIMINAL DIVISION

IN RE: The Matter of the initiation :
of the American Corrective : Misc. Docket No.
Counseling Services program :
for Bad Check Offenders in :
Lehigh County

MOTION FOR THE INITIATION OF THE BAD CHECK OFFENDER DIVERSIONARY PROGRAM RUN BY AMERICAN CORRECTIVE COUNSELING SERVICES

TO THE HONORABLE, THE PRESIDENT JUDGE OF
THE SAID COURT:

AND NOW, JAMES B. MARTIN, DISTRICT ATTORNEY
OF LEHIGH COUNTY, moves to initiate the bad check
offender diversionary program, run by American Correc-
tive Counseling Services, and states the following:

1. Your movant is the District Attorney of Lehigh County;
2. Movant is charged with the prosecution of all criminal offenses within Lehigh County;
3. Bad Check offenses under Title 18 Pa.C.S.A. § 4105 constitute a significant number of the total number of criminal offenses prosecuted within Lehigh County.
4. Bad Check offenses create an undue burden on Law Enforcement personnel, Magisterial District Judge Staffs, and the Office of District Attorney.
5. American Corrective Counseling Services operates a bad check diversionary program at no cost to the county or taxpayers generally.
6. The Office of the District Attorney has contracted with American Corrective Counseling Services to operate their diversionary program within Lehigh County.
7. The American Corrective Counseling Services program's goals are the diversion of bad check offenders from the criminal justice system and the speedy return of restitution monies to the victims of bad check offenders.
8. The American Corrective Counseling Services program requires the collection of full restitution monies, including a bank fee not to exceed the fee permitted under Pennsylvania law.

9. The American Corrective Counseling Services program also requires offenders to attend a one-day class educating offenders on the effects of bad checks.

10. The American Corrective Counseling Services program further requires that offenders pay for the costs of said class, as well as an administrative fee to the County of Lehigh.

11. The fourteen (14) Magisterial District Judge offices within Lehigh County will be the main point of distribution of American Corrective Counseling Services program materials to victims.

12. Bad check victims will receive said materials which will instruct them on how to submit their bad check to the American Corrective Counseling Services program for the initiation of program services.

Wherefore, movant respectfully requests that this Honorable Court sign and grant the proposed order allowing the initiation of the American Corrective Counseling Services program within Lehigh County.

Respectfully Submitted,

JAMES B. MARTIN
DISTRICT ATTORNEY

[Pa.B. Doc. No. 05-1260. Filed for public inspection July 1, 2005, 9:00 a.m.]

DISCIPLINARY BOARD OF THE SUPREME COURT

Notice of Disbarment

Notice is hereby given that Vanessa Elaine B. Celler, a/k/a Vanessa Smith, having been disbarred from the practice of law in the State of Illinois by Order dated September 29, 2004, the Supreme Court of Pennsylvania issued an Order on June 16, 2005, disbaring Vanessa Elaine B. Celler, a/k/a Vanessa Smith, from the Bar of this Commonwealth, effective July 16, 2005. In accordance with Rule 217(f), Pa.R.D.E., since this formerly admitted attorney resides outside of the Commonwealth of Pennsylvania, this notice is published in the *Pennsylvania Bulletin*.

ELAINE M. BIXLER,
Secretary
*The Disciplinary Board of the
Supreme Court of Pennsylvania*

[Pa.B. Doc. No. 05-1261. Filed for public inspection July 1, 2005, 9:00 a.m.]