# Title 231—RULES OF CIVIL PROCEDURE

PART I. GENERAL

[231 PA. CODE CHS. 1910, 1915, 1920 and 1930]
Amendments to Rules of Civil Procedure Relating to Domestic Relations Matters; Recommendation 73

The Domestic Relations Procedural Rules Committee is planning to recommend that the Supreme Court of Pennsylvania amend the Rules of Civil Procedure relating to domestic relations matters as set forth herein. This proposal has not been submitted for review by the Supreme Court of Pennsylvania.

Notes and explanatory comments which appear with proposed amendments have been inserted by the committee for the convenience of those using the rules. Reports, notes and comments will not constitute part of the rules and will not be officially adopted or promulgated by the Supreme Court.

The Committee solicits comments and suggestions from all interested persons prior to submission of this proposal to the Supreme Court of Pennsylvania. Please submit written comments no later than Friday, March 17, 2006 directed to:

Patricia A. Miles, Esquire
Counsel, Domestic Relations Procedural Rules Committee
5035 Ritter Road, Suite 700
Mechanicsburg, Pennsylvania 17055
FAX (717) 795-2175
E-mail: patricia.miles@pacourts.us

By the Domestic Relations Procedural Rules Committee

> NANCY P. WALLITSCH, Chair

#### Annex A

## TITLE 231. RULES OF CIVIL PROCEDURE PART I. GENERAL

**CHAPTER 1910. ACTIONS FOR SUPPORT** 

Rule 1910.11. Office Conference. Subsequent Proceedings. Order.

(a)(1) The office conference shall be conducted by a conference officer.

**Official Note:** Conference officers preside at office conferences under **[Support]** Rule 1910.11. Hearing officers preside at hearings under **[Support]** Rule 1910.12. The appointment of masters to hear actions in divorce or for annulment of marriage is authorized by **[Divorce]** Rule 1920.51.

(c) At the conference, the parties shall furnish to the officer true copies of their most recent federal income tax returns, their pay stubs for the preceding six months, verification of child care expenses and proof of medical coverage which they may have or have available to them.

In addition, they shall provide copies of their income and expense statements in the form required by Rule 1910.27(c), completed as set forth below.

\* \* \* \* \*

(2) For cases which are decided according to *Melzer v. Witsberger*, **505 Pa. 462**, 480 A.2d 991 (1984), the entire income and expense statement must be completed.

\* \* \* \* \*

- (e) At the conclusion of the conference or promptly thereafter, the conference officer shall prepare a conference summary and furnish copies to the court and to both parties. The conference summary shall state:
  - (1) the facts upon which the parties agree[,];
- (2) the contentions of the parties with respect to facts upon which they disagree [,]; and
- (3) the conference officer's recommendation[,]; if any, of
- (i) the amount of support and by and for whom the support shall be paid[,]; and

\* \* \* \* \*

- (f) If an agreement for support is not reached at the conference, the court, without hearing the parties, shall enter an interim order calculated in accordance with the guidelines and substantially in the form set forth in Rule 1910.27(e). [The order shall state] Each party shall be provided, either in person at the time of the conference or by mail, with a copy of the order and written notice that any party may, within [ten] twenty days after the date of receipt or the date of the mailing of [a copy of] the order, whichever occurs first, file a written demand with the domestic relations section for a hearing before the court.
- (h) If no party demands a hearing before the court within the **[ten] twenty** day period, the order shall constitute a final order.

(j)(1) Promptly after receipt of the notice of the scheduled hearing, a party may move the court for a separate listing where:

(i) there are complex questions of law, fact or both  $\mbox{\fontfamily{0.5ex}\footnote{1.5ex$ 

(ii) the hearing will be protracted[,]; or

#### **Explanatory Comment—2006**

The time for filing a written demand for a hearing before the court has been expanded from ten to twenty days. The purpose of this amendment is to provide ample opportunity for litigants and counsel to receive notice of the entry of the order, to assure commonwealth-wide consistency in calculation of time for filing and to conform to applicable general civil procedural rules.

### Rule 1910.12. Office Conference. Hearing. Record. Exceptions. Order.

\* \* \* \* \*

- (b)(1) At the conclusion of a conference attended by both parties, if an agreement for support has not been reached, and the conference and hearing are not scheduled on the same day, the court, without hearing the parties, shall enter an interim order calculated in accordance with the guidelines and substantially in the form set forth in Rule 1910.27(e), and the parties shall be given notice of the date, time and place of a hearing. A record hearing shall be conducted by a hearing officer who must be a lawyer.
- (2) If **the** defendant, having been properly served, fails to attend the conference, the court shall enter an interim order calculated in accordance with the guidelines and substantially in the form set forth in Rule 1910.27(e). Within **[ten] twenty** days after the date of **receipt or the date of mailing of** the order, **whichever occurs first**, either party may demand a hearing before a hearing officer. If no hearing is requested, the order shall become final.

\* \* \* \* \*

**Official Note:** Conference officers preside at office conferences under **[Support]** Rule 1910.11. Hearing officers preside at hearings under **[Support]** Rule 1910.12. The appointment of masters to hear actions in divorce or for annulment of marriage is authorized by **[Divorce]** Rule 1920.51.

- (c)(1) Except as provided in subdivision (c)(2), promptly after conclusion of the conference, a party may move the court for a separate listing of the hearing where:
- (i) there are complex questions of law, fact or both  $\mbox{\large [}$  ,  $\mbox{\large ]};$  or
  - (ii) the hearing will be protracted [, ]; or

(d) The hearing officer shall receive evidence, hear argument and file with the court a report containing a recommendation with respect to the entry of an order of support. The report may be in narrative form stating the reasons for the recommendation and shall include a proposed order substantially in the form set forth in Rule 1910.27(e) stating:

- (1) the amount of support calculated in accordance with the guidelines [,];
  - (2) by and for whom it shall be paid [ , ]; and

(e) The court, without hearing the parties, shall enter an interim order consistent with the proposed order of the hearing officer except upon good cause shown. [The order shall state] Each party shall be provided, either in person at the time of the hearing or by mail, with a copy of the interim order and written notice that any party may, within [ten] twenty days after the date of receipt or the date of mailing of the order, whichever occurs first, file with the domestic relations section written exceptions to [that] the report [with the domestic relations section] of the hearing officer and interim order.

(f) Within [ten] twenty days after the date of receipt or the date of mailing of the report by the

hearing officer, whichever occurs first, any party may file exceptions to the report or any part thereof, to rulings on objections to evidence, to statements or findings of facts, to conclusions of law, or to any other matters occurring during the hearing. Each exception shall set forth a separate objection precisely and without discussion. Matters not covered by exceptions are <code>[demand]</code> deemed waived unless, prior to entry of the final order, leave is granted to file exceptions raising those matters. If exceptions are filed, any other party may file exceptions within <code>[ten]</code> twenty days of the date of service of the original exceptions.

(g) If no exceptions are filed within the **[ten]** twenty-day period, the **interim** order shall constitute a final order.

#### **Explanatory Comment—2006**

The time for filing exceptions has been expanded from ten to twenty days. The purpose of this amendment is to provide ample opportunity for litigants and counsel to receive notice of the entry of the order, to assure commonwealth-wide consistency in calculation of time for filing and to conform to applicable general civil procedural rules.

#### CHAPTER 1915. ACTIONS FOR CUSTODY, PARTIAL CUSTODY AND VISITATION OF MINOR CHILDREN

Rule 1915.4-2. Office Conference. Hearing. Record. Exceptions. Order.

(d) At the conclusion of the conference if an agreement relating to partial custody or visitation has not been reached, the parties shall be given notice of the date, time and place of a hearing, which may be the same day, but in no event shall be more than **[45]** forty-five days from the date of the conference. The hearing shall be conducted by a hearing officer who must be a lawyer, and a record shall be made of the testimony.

\* \* \* \* \*

- (f) Within **[10]** ten days of the conclusion of the hearing, the hearing officer shall file with the court and serve upon all parties a report containing a recommendation with respect to the entry of an order of partial custody or visitation. The report may be in narrative form stating the reasons for the recommendation and shall include a proposed order, including a specific schedule for partial custody or visitation.
- (g) Within [ten] twenty days after the date [of] the hearing officer's report [by the hearing officer] is mailed or received by the parties, whichever occurs first, any party may file exceptions to the report or any part thereof, to rulings on objections to evidence, to statements or findings of fact, to conclusions of law, or to any other matters occurring during the hearing. Each exception shall set forth a separate objection precisely and without discussion. Matters not covered by exceptions are deemed waived unless, prior to entry of the final order, leave is granted to file exceptions raising those matters. If exceptions are filed, any other party may file exceptions within [ten] twenty days of the date of service of the original exceptions.
- (h) If no exceptions are filed within the **[ten] twenty**-day period, the court shall review the report and, if approved, enter a final order.

(i) If exceptions are filed, the court shall hear argument on the exceptions within [45] forty-five days of the date the last party files exceptions, and enter an appropriate final order within [15] fifteen days of argument. No motion for Post-Trial Relief may be filed to the final order.

#### Explanatory Comment—2006

The time for filing exceptions has been expanded from ten to twenty days. The purpose of this amendment is to provide ample opportunity for litigants and counsel to receive notice of the entry of the order, to assure commonwealth-wide consistency in calculation of time for filing and to conform to applicable general civil procedural rules.

### CHAPTER 1920. ACTIONS OF DIVORCE OR FOR ANNULMENT OF MARRIAGE

### Rule 1920.55-2. Master's Report. Notice. Exceptions. Final Decree.

- (a) After conclusion of the hearing, the master shall:
- (1) file the record and the report within;
- (i) twenty days in uncontested actions or [,];
- (ii) thirty days after the receipt of the transcript by the master in contested actions [, ]; and

\* \* \* \* \*

- (b) Within **[ten]** twenty days of the date of receipt or the date of mailing of the master's report and recommendation, whichever occurs first, any party may file exceptions to the report or any part thereof, to rulings on objections to evidence, to statements or findings of fact, to conclusions of law, or to any other matters occurring during the hearing. Each exception shall set forth a separate objection precisely and without discussion. Matters not covered by exceptions are deemed waived unless, prior to entry of the final decree, leave is granted to file exceptions raising those matters.
- (c) If exceptions are filed, any other party may file exceptions within **[ten] twenty** days of the date of service of the original exceptions. The court shall hear argument on the exceptions and enter a final decree.

Explanatory Comment—2006

The time for filing exceptions has been expanded from ten to twenty days. The purpose of this amendment is to provide ample opportunity for litigants and counsel to receive notice of the report and recommendation, to assure commonwealthwide consistency in calculation of time for filing and to conform to applicable general civil procedural males.

Rule 1920.55-3. Master's Report. Notice. Hearing De Novo. Final Decree.

\* \* \* \* \*

- (b) After the conclusion of hearing, the master shall:
- (1) file the report within;
- (i) twenty days in uncontested actions or [,];
- (ii) thirty days in contested actions[,]; and
- (c) Within **[ten] twenty** days **[after]** of the date the master's report is mailed or received, whichever occurs first, any party may file a written demand for a hearing de novo. If a demand is filed, the court shall hold a hearing de novo and enter a final decree.
- (d) If no demand for de novo hearing is filed within **[ten days of the date the report is mailed ] the twenty-day period**, the court shall review the report and recommendation and, if approved, shall enter a final decree.

#### **Explanatory Comment—2006**

The time for filing exceptions has been expanded from ten to twenty days. The purpose of this amendment is to provide ample opportunity for litigants and counsel to receive notice of the report and recommendation, to assure commonwealthwide consistency in calculation of time for filing and to conform to applicable general civil procedural rules.

### CHAPTER 1930. RULES RELATING TO DOMESTIC MATTERS GENERALLY

### Rule 1930.4. Service of Original Process in Domestic Relations Matters.

(a) *Persons Who May Serve.* Original process in all domestic relations matters may be served by the sheriff or a competent adult:

\* \* \* \*

(2) by handing a copy;

\* \* \* \* \*

Official Note: See Rule 76 for the definition of "competent adult." Service upon an incarcerated person in a domestic relations action must also include notice of any hearing in such action, and specific notice of the incarcerated individual's right to apply to the court for a writ of habeas corpus ad testificandum to enable him or her to participate in the hearing. The writ is available where an incarcerated individual wishes to testify as provided by statute or rule, as well as where the individual's testimony is sought by another. *Vanaman v. Cowgill*, 363 Pa. Super. Ct. 602, 526 A.2d 1226 (1987). See 23 Pa.C.S.A. 4342(j) and Rule 1930.3. In determining whether a writ of habeas corpus ad testificandum should be issued, a court must weigh the factors set forth in Salemo v. Salemo, 381 Pa. Super. Ct. 632, 554 A.2d 563 (1989).

 $[Pa.B.\ Doc.\ No.\ 05\text{-}2398.\ Filed\ for\ public\ inspection\ December\ 30,\ 2005,\ 9\text{:}00\ a.m.]$ 

# Title 249—PHILADELPHIA RULES

#### PHILADELPHIA COUNTY

Adoption of Philadelphia Traffic Court Local Rules Nos. 106, 120, 121, 454, 1030, 1031, 1032, 1033 and 1035; Administrative Order 02 of 2005

#### **Order**

And Now, this 21st day of December, 2005, pursuant to Pa.R.Crim.P. 105 and Pa.R.Crim.P. 1030 et seq., Philadelphia Traffic Court Local Rule Nos. 106, 120, 121, 454, 1030, 1031, 1032, 1033 and 1035, which follow this order, are adopted, and shall become effective on February 1, 2006.

The original Administrative Order shall be filed with the Prothonotary in a docket maintained for Administrative Orders issued by the Administrative Judge of the Philadelphia Traffic Court, and copies shall be submitted to the Administrative Office of Pennsylvania Courts, the Legislative Reference Bureau, the Criminal Procedures Rules Committee, and the Minor Court Rules Committee. Copies of the Order shall also be submitted to American Lawyer Media, *The Legal Intelligencer*, Jenkins Memorial Law Library, and the Law Library for the First Judicial District of Pennsylvania.

By the Court

BERNICE DEANGELIS, Administrative Judge Traffic Court

#### **Philadelphia Traffic Court Local Rules**

### **Local Rule 1030. Scope of Summary Traffic Court Rules.**

The local rules that follow complement Chapter 10, Part B. of the Pennsylvania Rules of Criminal Procedures, Philadelphia Traffic Court Rules, Pa.R.Crim. P. 1030 et seq., and the rules referenced thereto, and are intended to identify for counsel and unrepresented parties the procedural rules applicable to Traffic Court proceedings in Philadelphia County. These rules are referenced herein as "Local Rules" and shall be cited as "Phila.T.C.L.R. \_\_\_\_\_."

#### **Local Rule 106. Continuance Policy**

- (a) General Rule. All continuance requests shall:
- (1) be in writing, on a court-approved form, (see form which follows this Local Rule) reference the citation number and the defendant's driver license number;
- (2) identify the date, time, and, if applicable, the courtroom it is listed for; and
  - (3) specifically state the reasons for the request.

Documentation substantiating the request for the continuance (i.e. proof of necessary hospitalization, pre-paid vacation, military service, etc.) must be submitted.

- (b) Timing of request. All requests for continuance must be received by the Philadelphia Traffic Court at least 48 hours before the date set for the trial or hearing. A later request shall only be granted if the defendant or defendant's attorney of record establishes that the cause for the continuance request did not previously exist, or that the defendant was not aware of the grounds for the request, or the interests of justice require it.
- (c) Address Where Continuance Requests are to Be Mailed or Delivered. All requests for continuances are to be mailed or delivered to the Philadelphia Traffic Court, 800 Spring Garden, Philadelphia, PA 19123. All requests for continuances shall be assigned to the Administrative Judge or his/her designee who shall rule on the request, in writing, and shall state the reasons for the grant or denial of the continuance.
- (d) Requests For Continuance on the Trial Date. All requests for continuances on the day of the summary trial or hearing shall be in writing, on the court-approved form, and shall be presented to the presiding judge. All such requests shall be denied unless the defendant or the defendant's attorney of record establishes that the cause for the continuance request did not previously exist, or that the defendant was not aware of the grounds for the request, or the interests of justice require it. The presiding judge shall rule on the request, in writing, and shall state the reasons for the grant or denial of the continuance

**Comment:** Continuance requests must be made timely to enable the Court to review and properly rule on them. The Court may entertain written requests from unrepresented parties if not made on the court-approved form as long as the required information is provided. Documentations ought to be provided as necessary. Continuance requests may be disposed administratively.

Commonwealth of Pennsylvania vs.			:	Citat	ion No(s).		
			:				
	Defendant		:				
		RE	EQUEST FOR	CON	ITINUAN	ICE	
Defendant's Name						OLN	
Address			City		State		Zip
Name of Defendant's Attor	ney (If any)						Attorney ID #
Office Address			City		State		Zip
Electronic Mail Address of	Attorney:						
Date of Trial/Hearing	Time	Cour	troom (If Available)			f a Scheduling co	ng Order was issued
Reason for Request for Cor	ntinuance (Attach	all necessar	y documentation)	1			
I verify that the staten the penalties of 18 Pa.							are made subject to
Date:							
	_			Signa	ature of Defe	endant/Defe	ndant's Attorney
			ORDE	CR			
Continuance Gra	nted. Reason	<b>1:</b>					
Continued Date		Time	Courtroo	m		Location 800 Spring Philadelphi	Garden Street a, PA
Continuance Deni	ed. Reason:						
				BY 7	THE COUR	aT:	
Date:			•				
				TRA	AFFIC COU	IRT JUDGE	3

#### Local Rule 120. Attorneys—Appearances and Withdrawals

- (a) Entry of Appearance.
- (1) Counsel for defendant shall file with the Attorney Filing Unit an entry of appearance, (see form which follows this Local Rule), identifying the citations for which counsel has been retained. The entry of appearance shall include the attorney's office address and electronic mail address, phone number, and the Supreme Court attorney identification number. An entry of appearance seeking to limit representation to a specific hearing shall not be accepted.
- (2) When counsel is appointed pursuant to Pa.R.Crim. P. 1035, Appointment of Counsel, the filing of the appointment order shall enter the appearance of appointed counsel.
- (3) Counsel shall not be provided any defendant information unless an Entry of Appearance is filed with the Attorney Filing Unit.
- (4) An attorney who has been retained by a defendant and entered an appearance as provided in this rule shall continue such representation in the Traffic Court until granted leave to withdraw by the court pursuant to

paragraph (b). An attorney who has been appointed by the court pursuant to Pa.R.Crim. P. 1035 shall continue representation as provided in Local Rule 1035.

(b) Withdrawal of Appearance. Counsel for a defendant may not withdraw his or her appearance except by leave of court. The request shall be in writing (see form which follows this Local Rule), or may be made orally in open court in the presence of the defendant. The Court may grant the request to withdraw when new counsel enters an appearance, when new counsel is appointed to represent the defendant, or when the defendant intelligently waives the right to counsel.

Comment: The entry of appearance process has been problematic in Traffic Court proceedings. This Local Rule is designed to advise all parties that counsel must enter an appearance as a precondition to representation of Traffic Court defendants. Traffic Court will not provide defendant information to counsel until an entry of appearance is filed. Counsel is not permitted to enter an appearance for a limited purpose—i.e. representation for a warrant hearing, or impoundment hearing and the like. Rather, counsel must enter an appearance in connection with all proceedings in the Traffic Court and must officially withdraw from the case to be relieved of further legal obligations at the Traffic Court level.

#### ENTRY OF APPEARANCE FORM

## FIRST JUDICIAL DISTRICT OF PENNSYLVANIA PHILADELPHIA TRAFFIC COURT

#### ENTRY OF APPEARANCE

Commonwealth Of Pennsylvania vs.	Citation Number(s):
Defendant's Name	Driver's License Number:
TO THE CLERK OF COURT:	
Enter my appearance for Defendant in connection v	with the above citations.
Office Address of Attorney:	
Electronic Mail Address of Attorney:	
Phone Number:	Attorney I.D. No.:
Name of Attorney for Defendant (Please Print)  Date	Signature of Attorney for Defendant

#### REQUEST FOR LEAVE TO WITHDRAW AS COUNSEL FORM

Commonwealth of Pennsylvania	•	Citation No	(s).
VS.	:		
Defendant	:		
	T FOR I FAVI	E TO WITHDRAW A	AS COUNSEL
Defendant's Name	TOR LEAVI		LN COUNSEL
Address	City	State	Zip
Name of Defendant's Attorney			Attorney ID #
Office Address	City	State	Zip
Electronic Mail Address of Attorney:			
Date of Trial	Time	Courtroom (If Availabl	le)
Defendant's Position			
I verify that the statements made here penalties of 18 Pa.C.S. § 4904, relational to the penalties of 18 Pa.C.S. § 4904, relational to the penalties of 18 Pa.C.S. § 4904, relational to the penalties of 18 Pa.C.S. § 4904, relational to the penalties of 18 Pa.C.S. § 4904, relational to the penalties of 18 Pa.C.S. § 4904, relational to the penalties of 18 Pa.C.S. § 4904, relational to the penalties of 18 Pa.C.S. § 4904, relational to the penalties of 18 Pa.C.S. § 4904, relational to the penalties of 18 Pa.C.S. § 4904, relational to the penalties of 18 Pa.C.S. § 4904, relational to the penalties of 18 Pa.C.S. § 4904, relational to the penalties of 18 Pa.C.S.			herein are made subject to th
		Signature Defendant's Attorn	ney
		ORDER	
Counsel's request to withdraw as cou Granted. Reason:	nnsel for the Defenda	ant is:	
Denied. Reason:			
	]	BY THE COURT:	
Date:	_		
	7	TRAFFIC COURT JUDGI	E

#### Local Rule 121. Waiver of Counsel.

Commonwealth Of Pennsylvania

The Waiver of Counsel Form executed by a defendant pursuant to Pa.R.Crim.P. 121 shall be as follows:

#### WAIVER OF COUNSEL FORM

### FIRST JUDICIAL DISTRICT OF PENNSYLVANIA

IN THE PHILADELPHIA TRAFFIC COURT

#### WAIVER OF COUNSEL

Citation Number(s):

VS.	
Driver's License Number:	
Defendant's Name	
I hereby state and affirm that I have been advised of the right to be	epresented by
counsel and to have an attorney appointed if I cannot afford one, and I choose to	act as my own
attorney in connection with the summary trial or hearing for the citations listed abo	ve.
I further state and affirm that my waiver is made knowingly, voluntarily, an	d
intelligently.	
Defendant Date	

### Local Rule 454. Trial in Summary Cases. Role of the affiant. Sentencing orders.

- (a) Summary Trial. The Traffic Court judge shall conduct the summary trial as provided by Pa.R.Crim.P. 454. At the conclusion of the summary trial, the judge shall sign the docket of the Traffic Court, identifying the disposition and the amount of the fine and costs imposed, if any. No facsimile signature may be used to sign the docket of the Traffic Court.
- (b) Evidence. Representative or Designee of the Issuing Law Enforcement Officer or Agency.
- (1) The law enforcement officer who issued or filed the citation (the "affiant") need not appear for the summary trial. The allegations in the citation may be recited on behalf of the issuing law enforcement officer, and that individual is authorized to ask questions of any witness who testifies.
- (2) In addition to any law enforcement officer, any authorized user of the Pennsylvania Justice Network ("JNET"), may produce and offer to the Court a defendant's certified driving record, as necessary.

- (3) At any time before the completion of the summary trial or acceptance of a guilty plea, the representative or designee of the issuing law enforcement officer or agency may request in open court the Traffic Court judge for permission to withdraw one or more of the charges pursuant to Pa.R.Crim.P. 457. If the Traffic Court judge authorizes the withdrawal of one or more of the charges, the Traffic Court judge shall record such withdrawal(s) on the docket of the Traffic Court.
- (4) The representative or designee of the issuing law enforcement officer or agency may engage in plea bargaining with the defendant; however, all plea bargains are subject to the approval of the assigned Traffic Court judge in open court.
- (c) Sentencing Orders. Every defendant shall be given a copy of the written order imposing sentence issued as required by Pa.R.Crim.P. 454(E). The Traffic Court judges shall use sentencing orders substantially in the form set forth below whenever a period of incarceration is entered as part of a sentence.

#### **SENTENCING ORDER FORMS**

Commonwealt	h of Pennsylvania	Judge
	VS.	Courtroom
	Defend	dant Citation Number(s)
A/K/A		
DD#	DOB	OLN#
PP#	DOB	OLIN#
<u> </u>		IPOSING SENTENCE at Plan – Pa.R.Crim.P. No. 456)
Traffic Citations, as	disclosed on the attached print-o	
previously ordered		nds that Defendant has, and had, the financial ability to pay as to pay as ordered. NOW, THEREFORE, the Court finds that ollowing citations:
and is sentenced to s	erve a minimum of days a	and a maximum of days at the following facility:
☐The follo	ne sum of \$40 per day served sha wing additional conditions are a	pplicable:
financial ability to Notice of Appeal v PA. The imposition	pay, and the propriety of the vithin THIRTY (30) days, at	or a hearing <i>de novo</i> on the issue of Defendant's Contempt, sentence imposed in the Court of Common Pleas by filing a the Traffic Court, 800 Spring Garden Street, Philadelphia, luring the Appeal period. The Appeal will be dismissed if
20, at for execution of the	AM/PM., in Courtroome above prison sentence, unless a	ant is COMMANDED to appear on,, Traffic Court, 800 Spring Garden Street, Philadelphia, PA a timely Notice of Appeal is filed. In the event an Appeal has s ordered above, a Warrant will be issued for Defendant's
□Private Counsel:		, Esquire
	Counsel provided:	, Esquire, and ellate purposes if Defendant is sentenced to a period of
I ACKNOWLEDGE COPY OF THIS OR		BY THE COURT:
Defendant	Date	TRAFFIC COURT JUDGE
Attorney	Date	

		·			
Commonwealth of Pennsylvania			Judge		
v	S.		Courtroom		
	Dei	fendant	Citation Number(s)		
A/K/A					
PP#	DOB	<u> </u>	OLN#		
	ORDER I	MPOSI	NG SENTENCE		
			nce – 1543(b)(1))		
NOW, THEREFO sentenced to serve a minim	ORE, Defendant is sent	tenced to parameter a maximuded in 75 P			
Notice of Appeal within PA. The imposition of	THIRTY (30) days, the sentence is stayed or for the <i>de novo</i> he	at the Tr d during	ring de novo in the Court of Common Pleas by filing a affic Court, 800 Spring Garden Street, Philadelphia, the Appeal period. The Appeal will be dismissed if d the sentence imposed by the Traffic Court will be		
20, at AM/PM execution of the above pr been filed and Defendant   Private Counsel:	f., in Courtroomison sentence, unless a fails to appear as ord	, Traff timely No lered abo	OMMANDED to appear on, ic Court, 800 Spring Garden Street, Philadelphia, PA for otice of Appeal is filed. In the event an Appeal has not we, a Warrant will be issued for Defendant's arrest, Esquire, Esquire, and purposes if Defendant is sentenced to a period of		
I ACKNOWLEDGE RECOPY OF THIS ORDER		ву т	THE COURT:		
Defendant	Date	TRA	FFIC COURT JUDGE		
Attorney	Date				

Commonwealth of I	•	Judge		
v	S.	Courtroom		
	Defendant	Citation Number(s)		
A/K/A				
PP#	DOB	OLN#		
		ING SENTENCE - Sixth or More 1543(a))		
attached print-out.  NOW, THEREFO	ORE, Defendant is sentenced to	, 20, the Court finds that the above named ore violations of 75 Pa.C.S. § 1543(a), as disclosed on the pay fines and costs in the sum of \$, and is num of days at the following facility:		
	entitled to credit provided in 75 ditional conditions are applicable			
Notice of Appeal within PA. The imposition of	THIRTY (30) days, at the Tathe sentence is stayed during for the <i>de novo</i> hearing, a	caring de novo in the Court of Common Pleas by filing a Craffic Court, 800 Spring Garden Street, Philadelphia, g the Appeal period. The Appeal will be dismissed if and the sentence imposed by the Traffic Court will be		
20, at AM/PM execution of the above probeen filed and Defendant   □ Private Counsel: □ Court-appointed Coun	f., in Courtroom, Tra ison sentence, unless a timely N fails to appear as ordered ab sel provided:	COMMANDED to appear on,  ffic Court, 800 Spring Garden Street, Philadelphia, PA for Notice of Appeal is filed. In the event an Appeal has not ove, a Warrant will be issued for Defendant's arrest, Esquire, Esquire, Esquire, and		
counsel's appointment sincarceration.	shall continue for appellate	purposes if Defendant is sentenced to a period of		
I ACKNOWLEDGE RECOPY OF THIS ORDER		THE COURT:		
Defendant	Date TR.	AFFIC COURT JUDGE		
Attorney	Date			

Commonwealth of I	Pennsylvania	Judge
v	S.	Courtroom
	Defer	endant Citation Numbers
A/K/A		
701071		
PP# DOB		OLN#
	ORDER IM	APOSING SENTENCE
		nvictions – 75 Pa.C.S. § 6503)
AND NOW this	day of	20 the Court finds that the above named
AND NOW, this Defendant has been previous	usly convicted of violati	, 20, the Court finds that the above named ing 75 Pa.C.S. §§ 1501(a); 1543(a); 3367; 3733; 3734; or 3748 as
		has today plead guilty or been convicted of violating 75 Pa.C.S.
§;	<b>P</b>	and the same grown,
NOW THE PER	DD 75 D	0.0 6 (502 : 11% of the Constant leads to the
		C.S. § 6503, in addition to the fines and costs imposed as a result nt is sentenced to pay fines and costs in the sum of \$,
of the conviction of the at	minimum of days	s and a maximum of days at the following facility:
and is sentenced to serve a	imminum or days	and a maximum of days at the following facility.
Defendant is not a	entitled to credit provided	d in 75 Pa.C.S. § 6504.
	ditional conditions are ap	
Defendant may file an A	ppeal of this sentence fo	or a hearing de novo in the Court of Common Pleas by filing a
Notice of Appeal within	THIRTY (30) days, at	t the Traffic Court, 800 Spring Garden Street, Philadelphia
		during the Appeal period. The Appeal will be dismissed if
Defendant fails to appear	for the ae novo hearing	·g.
Pursuant to Pa.R.	Crim.P. No. 454, Defend	dant is COMMANDED to appear on
20 , at AM/PM	1., in Courtroom	, Traffic Court, 800 Spring Garden Street, Philadelphia, PA for
		timely Notice of Appeal is filed. In the event an Appeal has not
	fails to appear as order	ered above, a Warrant will be issued for Defendant's arrest.
☐ Private Counsel:		
Court-appointed Cou	nsel provided:	pellate purposes if Defendant is sentenced to a period of
incarceration.	man continue for app	penate purposes in Detendant is sentenced to a period of
I ACKNOWLEDGE RECE	IPT OF A	BY THE COURT:
COPY OF THIS ORDER:		
Defendant		TRAFFIC COURT JUDGE
Detenuant	Date	THE THE COOK WEDOD
A44.0	Data	
Attorney	Date	

Commonwealth of Pennsylvania vs.  Defendant A/K/A			Judge  Courtroom
			Citation Number(s)
PP#	DOB		OLN#
	•	COM	MITMENT
AND NO informed that	OW, this Defendant has	day ofs not appealed for T IS HEREBY	, 20, the Court having been this Court's Order Imposing Sentence dated, a copy of which is ORDERED, ADJUDGED AND DECREED that this
Court's sentence served by the Det	as set forth in	the above-refere	nced Order Imposing Sentence shall commence to be
I ACKNOWLI COPY OF TH		PT OF A	BY THE COURT:
COPY OF TH	IS ORDER:		
Defendant		Date	TRAFFIC COURT JUDGE
Attorney		- Date	

### Local Rule 1031. Institution of Proceedings in Summary Traffic Cases.

- (a) Issued Citations. Scheduling of Summary Trial. Notice To Appear. Service. As authorized by Pa.R.Crim.P. 1031(B), the citation issued to a defendant pursuant to Pa.R.Crim.P. 405 shall contain the date, time and location of the summary trial. As authorized by Pa.R.Crim.P. 451(A), service shall be made by the issuing law enforcement officer who shall hand a copy of the citation containing the Notice to appear to the defendant.
- (b) Filed Citations. Scheduling of Summary Trial. Notice To Appear. Service. A citation filed pursuant to Pa.R.Crim.P. 410 et seq. shall contain the date, time and location of the summary trial. Service shall be made as set forth in Pa.R.Crim.P. 451 (B). If the defendant fails to appear for a summary trial scheduled by first class mail, the hearing will be re-scheduled and the defendant shall be served by certified mail or personal service.

- (c) Form of the Citation. The citation issued to the Defendant shall be substantially as the form which follows this Local Rule, and as may be otherwise modified from time to time.
- (d) Citations Which Do Not Contain A Hearing Date. If a law enforcement officer does not enter the date, time and location on a citation issued pursuant to subsection (a), the court shall schedule the summary trial and send a notice of trial by first class mail to the defendant's last known address.

**Comment:** Notices mailed to a defendant shall be mailed to the defendant's most current address available to the Traffic Court. The most current address may be the address on record with the Pennsylvania Department of Transportation, or the address the defendant provided to the law enforcement officer at the time the citation was issued, or the address the defendant has provided to the Traffic Court, whichever is later.

#### CITATION FORM

COMMONWEALTH OF PENNSYLVANIA PHILADELPHIA TRAFFIC COURT **500 SPRING GARDEN STREET** P.O. BOX 56301 TRAFFIC CITATION PHILADELPHIA, PA 19130-6301 C.D.L STATE & **□** ₩ □г ☐ PA 6. DEFENDANT NAME - FIRST 7. DEFENDANT STREET ADDRESS : 75P (COOF 8. OF1 □ \*\*\* A CENTIFICATION 11. OWNERLESSEE OR CARRIER HAME (IF DOWN A FOR SANIO) ☐ None Drivers License Non Drivers License 12 OWNERNLESSEE OR CARRIER ADDRESS (If the most form Achi C Other 15. STATE 16. MAKE □ PA M. COLOR 21 STATE m PA SEE BACK OF DEFENDANT'S COPY FOR BREAKDOWN OF TOTAL DUE VIOLATION TYPE ☐ Filed on Information Received ☐ Active Work Zone Vehicle Code
Ordinance ☐ Lab Services Requested 29. CHANGE SECTION & SUBSECTION O MATURE OF CHILDING 32. SPEED ALLOWED O. SPEED DETECT, LOUIS, 1996 42 ACC ARREST/RPT 43 LOCATION OF OCCUPANIAGE T YES 45. SELECTIVE ENF. N 5 E W NOTICE TO APPEAR YOU MUST APPEAR FOR YOUR SUMMARY TRIAL WHICH IS SCHEDULED FOR: They served a copy of this Citation on the Defendant,
I verify that the facts set both in this citation are true and correct to the best of my knowledge, information and belief.
This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 Pa.C.S. §4904) relating to the unsworn falsification to authorities. BADGE NO. OFFICER'S SIGNATURE 62. DATE | INSUEC 1. DEFENDANT'S SIGNATURE - ACKNOWLEDGES RECEIPT OF CITATION LAW ENFORCEMENT AGENCY | Acc. Stv. Div. | Bridge Police | City Police | PermDO1 |
| Pub. Uff. Com. | State Police | Other |
| St. HAZ MAT. | 59 | DANKED UNIMALED UNIMALED IND DISENTS NATHER □ Y83 □ NO □ YES □ INO ☐ YES ☐ NO THES THE

NOTICE If you plead guilty or are found pulity, points may be assessed against your driver's record. An accumulation of points may result in the suspension of your driving privilege. Also, your driving privilege WILL DE SUSFENDED it you plead guilty or are found guilty of certain offeness under the Vehicle Code. including but not limited to 75 Pa.C.S. § 1501, 334.3363,3367,3718.5733.3754,3738, subsequent convictions of 75 Pa.C.S. § 1501, a violation of 75 Pa.C.S. § 3051 when occurring in an active work zone and an accident report is submitted by the police, and a violation of 75 Pa.C.S. § 3562 when pocuring in an active work zone.

Final Amount to be determined by Treffic Court.

Besito

SECTIONSUS SE

AOPCA-2005 7-147 (Rev. 11-05)

TOTAL DUE

TRAFFIC COURT

**USE BALL POINT - PRINT & PRESS HARD** 

## Local Rule 1032. Pleas in Response to Citation. Failure to Timely Plea or Pay the Requisite Collateral.

- (a) General Rule. A defendant must enter a plea within ten days after issuance of the citation as required by Pa.R.Crim.P. 407 regardless of whether the citation issued to the defendant contains a summary trial hearing date.
- (b) Not Guilty Plea. The defendant may plead not guilty in person at the Traffic Court, on-line through the Court's website, http://courts.phila.gov (click the "Traffic Court" link under the section entitled "Courts of the District"), or by mail by following the instructions contained on the back of the citation. The summary trial will be held on the date assigned pursuant to Local Rule 1031. No additional Notice of Trial shall be required to advise the defendant of the summary trial date unless the summary trial scheduled pursuant to Local Rule 1031 is rescheduled by the Philadelphia Traffic Court.
  - (c) Guilty Plea.
- (1) Except as provided in paragraph (c)(2), the defendant may plead guilty in person at the Traffic Court, on-line through the Court's website, http://courts.phila.gov (click the "Traffic Court" link under the section entitled "Courts of the District"), or by mail by following the instructions contained on the back of the citation.
- (2) If the defendant has been cited for violation of 75 Pa.C.S. § 1543 (B), and other violations which require the imposition of a prison sentence upon a guilty plea or adjudication, the defendant may not plead guilty by mail or electronically, and the summary trial will be held as scheduled, unless it is rescheduled by the Court.
- (3) Any notice which reschedules a summary trial shall be mailed to the defendant, by first class mail, at the Defendant's last known address. A bench warrant shall be issued if the defendant fails to appear for the summary trial
- (d) Failure to Timely Plea or Post the Requisite Collateral. As required by Pa.R.Crim.P. 430, a warrant for the arrest of a defendant shall be issued if a defendant fails to enter a plea within ten days after the issuance of a citation. Moreover, the defendant's operating privileges may be suspended pursuant to 75 Pa.C.S. § 1033, and a late fee will be assessed, if the defendant fails to file a plea within ten days after issuance of the citation. A written notice of suspension, issuance of arrest warrant, or imposition of late fee shall be sent to the defendant, by first class mail, at the defendant's last known address.

**Comment:** Notices mailed to a defendant shall be mailed to the defendant's most current address available to the Traffic Court. The most current address may be the address on record with the Pennsylvania Department of Transportation, or the address the defendant provided to the law enforcement officer at the time the citation was issued, or the address the defendant has provided to the Traffic Court, whichever is later.

### **Local Rule 1033. Procedures When Defendant Arrested With Warrant.**

(a) Defendant Arrested During Traffic Court's Hours of Operation.

- (1) A defendant arrested pursuant to a Traffic Court warrant shall be brought to the Traffic Court as soon as practicable after being processed provided the Traffic Court is open.
- (2) A warrant hearing shall be conducted promptly by a Traffic Court Judge or hearing officer appointed pursuant to Local Rule 1036 to determine the reasons for the issuance of the warrant, and to determine whether a summary trial or hearing on the matter which resulted in the issuance of the warrant can be held immediately. At the conclusion of the warrant hearing, all outstanding Traffic Court warrants against the Defendant shall be withdrawn.
- (i) If it appears that the summary trial or hearing on the matter which resulted in the issuance of the warrant can be held immediately, the summary trial or hearing will be held immediately.
- (ii) If it appears that the summary trial or hearing on the matter which resulted in the issuance of the warrant cannot be held immediately, the Traffic Court Judge or hearing officer shall:
- (A) Schedule the summary trial or hearing and determine whether collateral must be posted by the defendant to secure defendant's release pending the hearing or summary trial. The Scheduling Orders shall be substantially in the form which follows this Local Rule.
- (B) The defendant shall be released unless collateral has been ordered and is not posted.
- (C) If the defendant is ordered to post collateral and the collateral is not posted, the defendant shall be brought to the county prison and held pending the summary trial or hearing. Provided, however, that the defendant shall be released at any time before the scheduled summary trial or hearing when the collateral is posted.
- (b) Defendant Arrested While Traffic Court is Closed. A defendant arrested pursuant to a Traffic Court warrant while the Traffic Court is closed shall be processed as provided in Philadelphia Municipal Court Rule 540. The Subpoena/Commitment form used by the Municipal Court Bail Commissioner shall be substantially as the form which follows this Local Rule.

#### **Comment**

Pa.R.Crim.P. 1033, Philadelphia Municipal Court Rule 540, and this Local Rule are intended to provide a warrant hearing process which minimizes the time a defendant is held before a warrant hearing is conducted. However, the very nature of an arrest, the need to properly identify the defendant, and the internal protocol the arresting law enforcement officers need to follow incident to an arrest will, per force, take time. Nonetheless, it is expected that, to the extent possible, the time a defendant is held be minimized. The standard form of the Scheduling Orders is set forth below together with documents which will secure defendant's release when collateral has been ordered and is posted either at the Traffic Court of Bail Acceptance Unit at the Criminal Justice Center, which is open around the clock, every day, including holidays.

#### **SCHEDULING ORDERS**

Commonwealth of Pennsylvania vs.			Judge
			Courtroom
	]	Defendant	Citation Numbers
A/K/A			
PP#	DOB		OLN#
	SC	HEDUL	ING ORDER
		(Summa	ary Trial)
AND NOW, this	day of		A.D. 20, IT IS HEREBY ORDERED that a the traffic citations listed above and Defendant is
Summary Trial is sche	eduled in connect	ion with	the traffic citations listed above and Defendant is
Traffic Court	on t_800 Spring Gard	en Street	, 20, at AM/PM., in Courtroom Philadelphia, PA.
trial.			ecognizance pending the above scheduled summary ve summary trial upon the posting the sum of
\$as colla			
summary trial. In the e the First Judicial Distr between the hours of	vent Defendant is rict's Pretrial Serv 9:00 A.M. to 4:0 court-appointed co	not represorice Divis 0 P.M. Mounsel. I	te imposed at the conclusion of the above scheduled sented, Defendant must report within ten (10) days to ion, 5th Floor, 1401 Arch Street, Philadelphia, PA Monday through Friday for a financial interview to Defendant must bring supporting documentation such time of the interview.
	est, the hearing	will be	e date will result in the issuance of a Bench rescheduled and Defendant will be held in
I ACKNOWLEDGE F COPY OF THIS ORD			BY THE COURT:
Defendant		Date	TRAFFIC COURT JUDGE
Attorney		Date	_

	IIIILADI		Henrie edeki
Commonwealth of Pennsylvania vs.			Judge
			Courtroom
		Defendant	Citation Numbers
A/K/A			
PP#	DOB	12	OLN#
	SC	HEDUL	ING ORDER
		(Default	t Hearing)
AND NOW 41.1.	1 C	(Delault	A D 20 Defendant is <b>ODDEDED</b> to ennear on
AND NOW, this	1ay of		A.D. 20, Defendant is <b>ORDERED</b> to appear on AM/PM., in Courtroom, <b>Traffic Court</b> , 800
	, 20, 8	at	AM/PM., in Courtroom, Traffic Court, 800
Spring Garden Street, Phil	adelphia, PA, to	determin	e, pursuant to Pa.R.Crim.P. 456, defendant's ability to
pay the outstanding fine	s and costs as	previousl	ly ordered by the Traffic Court, and to enter any
appropriate order, includ	ing imposition	of any sa	nctions provided by law. Defendant must provide
appropriate documentation	n of his/her finar	ncial status	S.
••			
	1 1 . /1		
	eased on his/her	r own reco	ognizance pending the above financial determination
hearing.			
			ove financial determination hearing upon paying the
sum of \$ t	owards the outs	tanding Ti	raffic Court fines.
financial determination he ten (10) days to the Firs Philadelphia, PA between interview to determine	earing. In the every st Judicial District of 9 the hours of 9 eligibility to contact to the second of the second o	vent Defen rict's Pret 1:00 A.M. ourt-appoi	to e imposed at the conclusion of the above scheduled adant is not represented, Defendant must report within trial Service Division, 5th Floor, 1401 Arch Street, to 4:00 P.M. Monday through Friday for a financial inted counsel. Defendant must bring supporting I, pay stubs etc. at the time of the interview.
Defendant's failure to Warrant. Upon arres custody until the resch	t, the hearing	g will be	e date will result in the issuance of a Bench e rescheduled and Defendant will be held in
I ACKNOWLEDGE RE COPY OF THIS ORDE			BY THE COURT:
Defendant		Date	TRAFFIC COURT JUDGE
Attorney		Date	

	rni	LADELPHIA	I KAFFIC COUKI	
Commonwealt	th of Pennsylva	nia	Judge	
VS.			Courtroom	
		Defendant	Citation Numbers	
A/K/A				
PP#	DOB		OLN#	
			ER/COMMITMENT rder Issued – BW Issued)	
AND NOW, this	day of		, the summary trial or default hearing	
20, at Philadelphia, PA.	1 for AM/PM., in	Courtroom	, the summary trial or default hearing is rescheduled for, Traffic Court, 800 Spring Garden Street,	
	ing Order, the	Defendant will	the date noted above, despite personal service be held in custody in the Philadelphia Prisons	
hearing or trial.	Counsel will be a	made available to	be imposed at the conclusion of the above scheduled. Defendant on the re-scheduled hearing date if the ise unable to employ counsel.	
The Bence previously schedu			arrest due to Defendant's failure to appear for the hdrawn.	
	nanded to convey		e above-named County of this Commonwealth: you the custody of the Keeper of the county prison the	
YOU, THe by you and brough	•	-	ive the defendant into your custody to be safely kept earing.	
I ACKNOWLEI COPY OF THIS		OF A	BY THE COURT:	
Defendant		Date	TRAFFIC COURT JUDGE	
Attorney		— Date		

#### FIRST JUDICIAL DISTRICT OF PENNSYLVANIA PHILADELPHIA TRAFFIC COURT

#### **ENFORCEMENT DEPARTMENT**

COMMONWEALTH OF PENNSYLVANIA	: Citation Nos.
v.  Defendant	: PA MOTOR VEHICLE CODE : DATE: : PP No. : Operator No. (PA) : INTAKE NO.
COLLATERAL/FINES PAID:	\$
TO THE KEEPER OF:	
Philadelphia Priso Police Departmen Other	
	mposed by the Philadelphia Traffic Court to, discharge the above named Defendant from han stated above.
	FOR THE COURT:
Date:	

# FIRST JUDICIAL DISTRICT OF PENNSYLVANIA IN THECOURT OF COMMON PLEAS OF PHILADELPHIA COUNTY/ IN THE PHILADELPHIA MUNICIPAL COURT

#### **BAIL ACCEPTANCE OFFICE**

COMMONWEALTH OF PENNSYLVANIA Citation Nos				
VS.				
	Collateral/Fines Paid	<b>\$</b>		
	Processing Fee	\$5.00		
	Total Paid	<b>\$</b>		
To The Keeper Of:				
	niladelphia Prisons ther			
defendant's release ha	eral or fines imposed by the ving been paid, discharge th no other cause than stated al	e Philadelphia Traffic Court to secure ne above named Defendant from your pove.		
		FOR THE COURT:		
Date:		Bail Acceptance Officer		
<b>COMMENTS:</b>		Dan Acceptance Officer		

#### SUBPOENA/COMMITMENT

THE CITY OF PHILADELPHIA S
THE COMMONWEALTH OF PENNSYLVANIA

## No. YOU ARE ORDERED TO APPEAR AT PHILADELPHIA TRAFFIC COURT

v.		AT	AT 800 Spring Garden Street Philadelphia, PA 19123-2690			
			Date:	Time: 9:00	AM	Courtroom:
DATE OF BIRTH (MM DD YY)	DRIVER'S UCENSE NO.	VEHICLE PLATE	P.P. NO.	CITA	ATIÓN NO.	
By the Order of the						
DATE, TIME AND PL AND A JUDGMENT	IT: YOU ARE COMMANDE ACE INDICATED ABOVE. MAY BE ENTERED AGA RESCHEDULED AND YO	IF YOU DO:NOT APPEAR MNST YOU. A WARRANT	AS INDICATED A	ABÖVE, YOU MAY BE D FOR YOUR ARRES	FOUND ST AND	GUILTY IN ABSENTIA
The Defendant may be payment of Traffic C	be released prior to the hear Court fines and costs.	ring by posting the sum of	S	for ourse	anding t	raffic citations or for the
to convey and delive	ED PERSON of the above-narinto the custody of the Koustody to be safely kept by	eper of the county prison t	he above-named d	efendant. You, the Ke	lered. yo eeper, ar	u are hereby commanded e required to receive the
				Bernice A. De		
I hereby acknowled will appear on the a	lge receipt of this Subpoe above trial date.	na and		Administrative Judge	, Traffic	Court
••				OU HAVE THE R PRESENTED BY		
Si	gnulure of Defendant		BRIN	IG THIS NOTI	CE W	ITH YOU

#### Local Rule 1035. Appointment of Counsel.

DATE SUBPOENA/COMMITMENT ISSUED

02-44 Acv. 12/05)

Counsel shall be provided to Traffic Court defendants who qualify pursuant to Pa.R.Crim.P. 1035 as follows:

S.W. NO.

- (a) Counsel will be appointed by the office of the Traffic Court Administrative Judge on a per diem basis to represent all Traffic Court defendants entitled to court-appointed counsel in connection with Traffic Court summary trials or hearings on the day of counsel's appointment. A separate appointment order, substantially in the form which follows this Local Rule, will be issued concerning each defendant represented by court-appointed counsel.
- (b) Court-appointed counsel's appointment terminates at the conclusion of the Traffic Court hearing; however, in the event any defendant represented during such one day appointment is sentenced to a period of incarceration, counsel's appointment will continue for that defendant

until final judgment (including any proceedings upon direct appeal) of such prison sentence.

BADGE NO.

RETAIN IN YOUR POSSESSION UNTIL APPEARANCE AT TRAFFIC COURT

LAW ENFORCEMENT/BAIL COMMISSIONER SIGNATURE

- (c) Court-appointed counsel's per diem compensation is \$200 for representing Traffic Court defendants at the Traffic Court level regardless of the number of defendants represented on the assigned day.
- (d) Compensation for representing a defendant in connection with an appeal to the Court of Common Pleas (regardless of the number of citations issued to the defendant which are being appealed) shall be \$200.00.
- (e) Court-appointed counsel shall be compensated \$300.00 per defendant for appeals to any appellate court from a prison sentence imposed by the Court of Common Pleas.
- (f) The appointment of counsel constitutes authority for the defendant to proceed in forma pauperis and authorization to file pleadings without the payment of filing fees.

#### FORM OF APPOINTMENT ORDER

#### FIRST JUDICIAL DISTRICT OF PENNSYLVANIA

#### IN THE TRAFFIC COURT OF PHILADELPHIA COUNTY

Commonwealth of Pennsylvania	: Citation Nos.
vs.	:
	:
Defendant	:
<u>A</u>	PPOINTMENT O R D E R
likelihood that imprisonment may trial or hearing, pursuant to Pa.R.C Esquire, is appointed to represent to This appointment is not transferal 1035 and Phila.T.C.R. 1035.  This order constitutes authority for Appointed counsel certifies that	ay of , 2005, it appearing that there is a be imposed at the conclusion of the Traffic Court summary im.P. 1035 and Phila.T.C.R. 1035,
	BY THE COURT:
	Traffic Court Administrative Judge
[Pa.B. Doc. No.	-2399. Filed for public inspection December 30, 2005, 9:00 a.m.]

PENNSYLVANIA BULLETIN, VOL. 35, NO. 53, DECEMBER 31, 2005

# DISCIPLINARY BOARD OF THE SUPREME COURT

#### **Notice of Suspension**

Notice is hereby given that on December 16, 2005, pursuant to Rule 214(d)(2) of the Pa.R.D.E., the Supreme Court of Pennsylvania ordered that Marie Elena Klarman be placed on Temporary Suspension from the practice of law, effective January 15, 2006. 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

 $[Pa.B.\ Doc.\ No.\ 05\text{-}2400.\ Filed\ for\ public\ inspection\ December\ 30,\ 2005,\ 9\text{:}00\ a.m.]$