Title 249—PHILADELPHIA RULES

PHILADELPHIA COUNTY

Order Implementing Electronic Filing as provided in Philadelphia Civil Rule *205.4; Trial Division Administrative Doc. No. 01-2008

Order

And Now, this 16th day of July, 2008, as authorized by Philadelphia Civil Rule *205.4(a)(1), it is hereby *Ordered, Adjudged* and *Decreed* that:

- (a) Discretionary Electronic Filing. Commencing at 9 a.m. on August 4, 2008, parties may electronically file all "legal papers," as defined in Pa.R.C.P. No. 205.4(a)(2), with the Prothonotary through the Civil Trial Division's Electronic Filing System as more specifically provided in Pennsylvania Rule of Civil Procedure No. 205.4 and Philadelphia Civil Rule *205.4. If a legal paper is electronically filed, the Civil Electronic Filing System will automatically serve all persons who have previously submitted electronic filings in the same case, pursuant to Philadelphia Civil Rule *205.4 and Pa.R.C.P. No. 205.4 (g), but the filing party must serve all others as required by rules of court. All legal papers filed in a hard-copy format must be served by the filing party as required by rules of court.
- (b) **Mandatory Electronic Filing.** Commencing at 9 a.m. on January 5, 2009, parties shall electronically file all "legal papers," as defined in Pa.R.C.P. No. 205.4(a)(2), with the Prothonotary through the Civil Trial Division's Electronic Filing System as more specifically provided in Pennsylvania Rule of Civil Procedure No. 205.4 and Philadelphia Civil Rule *205.4. If a legal paper is electronically filed, the Civil Electronic Filing System will automatically serve all persons who have previously submitted electronic filings in the same case, pursuant to Philadelphia Civil Rule *205.4 and Pa.R.C.P. No. 205.4(g), but the filing party must serve all others as required by rules of court. All legal papers filed in a hard-copy format must be served by the filing party as required by rules of court.

It Is Further Ordered, Adjudged and Decreed that:

- (1) In order to accommodate the scanning of legal papers presented in hard-copy format and saving in an electronic format as authorized by Philadelphia Civil Rule *205.4, in addition to the requirements of Pa.R.C.P. No. 204.1, all hard-copy "legal papers" must conform to the following requirements:
- (a) all legal papers must be printed on only one side of the paper;
- (b) all orders must contain a 3-inch space from the top of the page for all electronic court stampings, filing notices, etc.;
- (c) legal papers must not be stapled or permanently bound, but must be secured by binder clips or other fasteners which do not puncture or otherwise interfere with scanning;

- (d) bar codes on any page of the legal paper interfere with scanning and must therefore be crossed out or otherwise redacted;
- (e) to avoid scanning errors, Exhibit separator pages must be used instead of Exhibit tabs;
- (2) In order to accommodate the filing of documents in an electronic format as authorized by Philadelphia Civil Rule *205.4, all "legal papers" as defined in Pa.R.C.P. No. 205.4(a)(2), must conform to the following requirements:
- (a) All files must be no larger than 3MB each. If an electronic file exceeds this limit, then it must be split into multiple files;
- (b) All PDF pages must be 8 and 1/2 inches in size exactly. Other file sizes may be incompatible with electronic filing;
- (c) No security, passwords or other restrictions may be placed on electronic files. If an electronic file contains passwords or other security devices, it will be rejected; and
- (d) After an electronic file is created, it must not be modified in any way. If an electronic filing is modified, it may be incompatible with the electronic filing system and will be rejected.
- (3) Until January 5, 2009, Discovery Hearing Requests may be filed or faxed as provided in Philadelphia Civil Rule *208.3(a)(4), or may be filed through the Civil Trial Division's Electronic Filing System. Electronically filed Discovery Hearing Requests shall be served by the Civil Electronic Filing System on all persons who have previously submitted electronic filings in the same case, pursuant to Philadelphia Civil Rule *205.4 and Pa.R.C.P. No. 205.4(g), but the filing party must serve all others as required by rules of court. Discovery Hearing Requests filed in a hard-copy format must be served by the filing party as required by rules of court.

This Administrative Order is promulgated as authorized by Pa.R.C.P. 205.4 and Philadelphia Civil Rule No. *205.4, and in accordance with Pa.R.C.P. No. 239 and the April 11, 1986 Order of the Supreme Court of Pennsylvania, Eastern District, No. 55 Judicial Administration. This Administrative Order shall become effective on August 4, 2008. The original Administrative Order shall also be filed with the Prothonotary in a Docket maintained for Administrative Orders issued by the Administrative Judge of the Trial Division, Court of Common Pleas of Philadelphia County, and shall be published on the Pennsylvania Judiciary's Web Application Portal: ujsportal.pacourts.us/Rules/RulesSelection.aspx. Copies of the Administrative Order shall be submitted to the Administrative Office of Pennsylvania Courts, the Civil Procedural Rules Committee, American Lawyer Media, The Legal Intelligencer, Jenkins Memorial Law Library, and the Law Library for the First Judicial District of Pennsylvania, and shall be posted on the web site of the First Judicial District of Pennsylvania: courts.phila.gov/

By the Court

HONORABLE D. WEBSTER KEOGH, Administrative Judge, Trial Division Court of Common Pleas

 $[Pa.B.\ Doc.\ No.\ 08\text{-}1406.\ Filed\ for\ public\ inspection\ August\ 1,\ 2008,\ 9\text{:}00\ a.m.]$

PHILADELPHIA COUNTY

Rescission of Philadelphia Civil Rules *310, *311, *312 and *313 and Adoption of Philadelphia Civil Rules *1001, *1008 and *4003.8; General Court Regulation No. 2008-02

Order

And Now, this 3rd day of July, 2008, the Board of Judges of Philadelphia County having voted at the Board of Judges' meeting held on May 15, 2008 to rescind Philadelphia Civil Rules *310, *311, *312 and *313 and to adopt Philadelphia Civil Rules *1001, *1008 and *4003.8, It Is Hereby Ordered that Philadelphia Civil Rules *310, *311, *312 and *313 are rescinded and Philadelphia Civil Rules *1001, *1008 and *4003.8, as follow, are adopted.

This General Court Regulation is issued in accordance with Pa.R.C.P. No. 239 and the previously-referenced rule changes shall become effective 30 days after publication in the *Pennsylvania Bulletin*. The original General Court Regulation shall also be filed with the Prothonotary in a Docket maintained for General Court Regulations issued by the President Judge of the Court of Common Pleas of Philadelphia County, and copies shall be submitted to the Administrative Office of Pennsylvania Courts, and the Civil Procedural Rules Committee. Copies of the General Court Regulation 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, and posted on the web site of the First Judicial District of Pennsylvania: courts.phila. gov/regs.

By the Court

HONORABLE C. DARNELL JONES, II, President Judge, Court of Common Pleas

Philadelphia Civil Rule *1001—General Provisions Applicable to Municipal Court Appeals.

- (a) Types of Final Orders of the Municipal Court Appealable to the Court of Common Pleas.
- (1) Final orders issued by the Municipal Court in connection with money judgments pursuant to 42 Pa.C.S. § 1123(a)(4) and (6), and Landlord—Tenant orders pursuant to 42 Pa.C.S. § 1123(a)(3), are appealable to the Court of Common Pleas. The proceeding on appeal shall be conducted de novo in accordance with the Rules of Civil Procedures that would be applicable if the action being appealed was initially commenced in the Court of Common Pleas.
- (2) Final orders issued by the Municipal Court in connection with actions to enjoin a nuisance pursuant to 42 Pa.C.S. § 1123(a)(7) and (8) are appealable to the Court of Common Pleas, but the appeal is limited to a review of the record.
 - **Note:** 42 Pa.C.S. § 1123(a)(8)(a.1) provides that contempt orders issued in connection with nuisance actions shall be heard by the Superior Court of Pennsylvania.
- (3) Supplementary Orders. Orders granting or denying a petition to open a default judgment and any other post-judgment orders are appealable to the Court of Common Pleas, but the appeal is limited to a review of the record.
- (b) **Notice of Appeal.** A Notice of Appeal, substantially in the form set forth below as *Attachment 1*, shall be filed

- with the Prothonotary, within the time periods set forth below, and the requisite filing fee shall be paid.
- (c) **Time to File the Notice of Appeal.** A Notice of Appeal shall be filed as follows:
- (1) **Money judgment only**: within 30 days after the date of the entry of a judgment for money on the dockets of the Municipal Court.
- (2) **Landlord-Tenant, residential lease, possession**: within ten (10) days after the date of the entry of a judgment of possession of real property on the dockets of the Municipal Court, if the appeal is for possession of real property only or for both possession and money judgment arising out of a residential lease.
- (3) **Landlord-Tenant, residential lease, money judgment**: within thirty (30) days after the date of the entry of a judgment of possession on the dockets of the Municipal Court, if the appeal is only for the money judgment arising out of a residential lease.
- (4) **Landlord-Tenant, non-residential lease**: within 30 days after the date of the entry on the dockets of the Municipal Court of judgment for money, or a judgment for possession of real property arising out of a nonresidential lease.
- (5) **Supplementary Orders**: within 30 days after the date of the entry of the order on the dockets of the Municipal Court.
- (d) **Service.** The Notice of Appeal shall be served on the appellee as provided by the rules applicable to service of original process in Philadelphia County, as set forth in Pa.R.C.P. No. 400.1. Upon implementation of the Civil Electronic Filing System as provided in Philadelphia Civil Rule *205.4, notice of the filing of the Notice of Appeal will be served on the Philadelphia Municipal Court electronically by the Civil Electronic Filing System. Until the Civil Electronic Filing System is implemented, the appellant must serve a copy of the Notice of Appeal on the Philadelphia Municipal Court as required by Pa.R.C.P. No. 400.1.
- (e) **Return of Service.** The appellant must file a return of service as required by Pa.R.C.P. No. 405.
 - (f) Pleadings and Legal Papers.
- (1) Appeals filed pursuant to Philadelphia Civil Rule *1001(a)(1).
- i. If the appellant was the plaintiff or claimant in the action before the Municipal Court, he shall file a complaint within twenty (20) days after filing the Notice of Appeal.
- ii. If the appellant was the defendant in the action before the Municipal Court, he shall file with the Notice of Appeal a praecipe requesting the Prothonotary to enter a rule as of course upon the appellee to file a complaint within twenty (20) days after service of the rule or suffer entry of a judgment of non pros.
- iii. When judgments have been rendered on complaints of both the appellant and the appellee and the appellant appeals from the judgment on his complaint or on both complaints, the appellee may assert his claim in the Court of Common Pleas by pleading it as a counterclaim if it can properly be so pleaded in that court. If the appellant appeals only from the judgment on his complaint, the appellee may appeal from the judgment on his complaint at any time within thirty (30) days after the date on which the appellant served a copy of his Notice of Appeal upon the appellee.

Explanatory Note: Pa.R.C.P.M.D.J. No. 1004 is the source of section (f)(1).

iv. All further pleadings and proceedings shall be in accordance with the Rules of Civil Procedures that would be applicable if the action being appealed was initially commenced in the Court of Common Pleas.

(2) Appeals filed pursuant to Rule *1001(a)(2) and (3).

- i. Within twenty (20) days of the filing of the Notice of Appeal, the appellant must file a motion with the Prothonotary in compliance with Pa.R.C.P. No. 208.1 et seq. and Phila.Civ.R. *208.2(c) et seq., setting forth the relief requested, and shall attach:
- a. a copy of the Statement of Claim, the Landlord/ Tenant Complaint or Code Enforcement Complaint which was filed in the Municipal Court;
- b. the stenographic record of the proceeding before the Municipal Court, if available, or proof that transcription of the stenographic record has been ordered; and
- c. all other documents required to be filed by Philadelphia Civil Rule 208.1 et seq. which is necessary to enable the court to decide the issue presented.
- ii. All further legal papers and proceedings shall be in accordance with Pa.R.C.P. No. 208.1 et seq. and Phila.Civ.R. *208.2(c) et seq. and with the Rules of Civil Procedures that would be applicable if the action being appealed was initially commenced in the Court of Common Pleas.

(g) Hearing or Trial.

- (1) **Appeals filed pursuant to Rule *1001(a)(1)** shall be scheduled for a hearing at the Arbitration Center, and the case shall proceed as an "Arbitration" Case Type.
- (2) **Appeals filed pursuant to Rule *1001(a)(2) and** (3) shall proceed as motions, pursuant to Pa.R.C.P. No. 208.1 et seq. and Phila.Civ.R. *208.2(c) et seq. The appeal shall be limited to a determination by the Court whether the Municipal Court committed an error of law or abused its discretion in ruling upon the petition or motion which is the subject of the appeal. Upon the issuance of a dispositive order by the Court of Common Pleas, the action shall be remanded to the Municipal Court for further processing consistent with the order.
- (h) **Striking Appeal.** Upon failure of the appellant who was the plaintiff in the Municipal Court action to file a complaint within twenty (20) days of the filing of the appeal as required by section (f)(1)(i), or upon the failure of the appellant who was the defendant in the Municipal Court action to serve upon the appellee (who was the plaintiff in the Municipal Court action) of a rule to file a complaint, or upon the failure of an appellant to file a motion as required by section (f)(2), the Prothonotary shall, upon praecipe of the appellee, mark the appeal stricken from the record. The Court of Common Pleas may reinstate the appeal upon good cause shown.

Adopted by the Board of Judges of the Court of Common Pleas on May 15, 2008. Promulgated by Order dated May 20, 2008. Effective thirty (30) days after publication in the Pennsylvania Bulletin.

ATTACHMENT 1

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA CIVIL TRIAL DIVISION

DI	:TERM, 200			
Plaintiff,	NO			
v.				
Defendant.	☐ S.C. Number ☐ LT Number			
	☐ CE Number			
	Check One			
	NOTICE OF APPEAL Municipal Court			
above, files this order which wa	, who was □ the plaintiff □ the the Municipal Court action referenced Notice of Appeal of the Municipal Court's entered on the dockets of the Municipal as follows:			
\square Money Jud	gment Only (30 days)			
□ Landlord - only or pos□ Supersed not request	Tenant, residential lease: possession session and money judgment (10 days) eas is requested \square Supersedeas is ed			
☐ Landlord-T ment only (enant, residential lease, money judg- 30 days)			
☐ Landlord-T sion or pos	enant, non-residential lease, posses- session and money judgment (30 days)			
□ Supplemen	tary Orders (30 days)			
Date:	Signature			
	Address			
	City State Zip Code			

PHILADELPHIA CIVIL RULE *1008. MUNICIPAL COURT APPEALS AS SUPERSEDEAS.

- **(a) General Rule.** Except as provided in section (b), (c) and (d) below, service of a copy of the Notice of Appeal on the Municipal Court operates as a supersedeas.
- (b) Supersedeas in Appeals of Judgments of Possession of Real Property Pursuant to Non-Residential Leases. When the appeal is from a judgment for possession of real property pursuant to a non-residential lease, receipt by the Municipal Court of a copy of the Notice of Appeal shall operate as a supersedeas only if the appellant/tenant, at the time of the filing of the Notice of Appeal, deposits with the Prothonotary a sum of money (or a bond, with surety approved by the Prothonotary) equal to the lesser of three months' rent or the rent actually in arrears on the date of the filing of the Notice of Appeal, based on the Municipal Court judgment, and thereafter deposits each month with the Prothonotary an amount equal to the monthly rent which becomes due while the appeal is pending in the Court of Common Pleas. The additional deposits shall be made within thirty (30) days following the date of the filing of the Notice of Appeal, and each successive thirty (30) day period thereafter.

(c) Supersedeas in Appeals of Judgments of Possession of Real Property Pursuant to Residential Leases. When the appeal is from a judgment for possession of real property pursuant to a residential lease, and there is no allegation that the appellant/tenant is indigent, receipt by the Municipal Court of a copy of the Notice of Appeal shall operate as a supersedeas only if the appellant/tenant, at the time of the filing of the Notice of Appeal, deposits with the Prothonotary a sum of money (or a bond, with surety approved by the Prothonotary) equal to the lesser of three months' rent or the rent actually in arrears on the date of the filing of the Notice of Appeal, based on the Municipal Court judgment, and thereafter deposits each month with the Prothonotary an amount equal to the monthly rent which becomes due while the appeal is pending in the Court of Common Pleas. The additional deposits shall be made within thirty (30) days following the date of the filing of the Notice of Appeal, and each successive thirty (30) day period thereafter.

(d) Supersedeas in Appeals of Judgments of Possession of Real Property Pursuant to Residential Leases. Indigent Tenants.

(1) Residential tenants who seek to appeal from a Municipal Court judgment for possession and who do not have the ability to pay the lesser of three months' rent or the full amount of the Municipal Court judgment for rent shall file with the Prothonotary, as applicable, either a **Tenant's Supersedeas Affidavit (Non-Section 8)**, substantially in the form set forth below as **Attachment 1**, or **Section 8 Tenant's Supersedeas Affidavit**, substantially in the form set forth below as **Attachment 2**.

Explanatory Note: On April 15, 2008, at the recommendation of the Minor Court Rules Committee ("Committee"), the Supreme Court of Pennsylvania approved amendments to Pa.R.C.P.M.D.J. No. 1008 (effective May 15, 2008). The recommendation was based on federal district court lawsuits challenging the constitutionality of Pa.R.C.P.M.D.J. No. 1008B as applied to indigent tenants. The Committee noted in its Report that federal district courts had held that indigent residential tenants' rights were being violated by Rule 1008B's requirement that tenants post three times the monthly rent or the rent determined to be in arrears so that they could remain in the home while appealing a magisterial district judge's award of possession to the landlord.

The Committee cited in its Report the federal district court case Wendolyn Pleasant and Tenants' Action Group v. Joseph H. Evers, 1998 WL 205431 (E.D. Pa. Apr. 24, 1998), C.A.NO. 97-4124 (Ludwig, J.) and noted: "In Evers, Community Legal Services challenged Philadelphia Municipal Court's Rule of Procedure 124, which required a deposit to be paid in almost the same fashion as Pa.R.C.P.M.D.J. No 1008B. During the early phases of the protracted litigation, a temporary restraining order was entered enjoining the use of the Municipal Court rule. Ultimately, Evers led Municipal Court to change its practices and create a standing procedure for indigent residential tenants' appeals. That procedure is still used today."

The procedure recommended by the Committee and approved by the Supreme Court in its April 15, 2008 order is essentially the Evers procedure which, as the Committee noted, has been in effect in Philadelphia County since 1998; however, that procedure was never adopted as an official court rule. Independently of the

Committee's effort to address the constitutionality of Pa.R.C.P.M.D.J. No. 1008 as applied to indigent residential tenants in all counties other than Philadelphia, the Court of Common Pleas of Philadelphia County was in the process of incorporating the Evers requirements in comprehensive local rules addressing appeals from the Philadelphia Municipal Court. Philadelphia Civil Rules *1001 and *1008 represent the culmination of that effort and, in order to foster statewide uniformity, incorporate most, if not all, of the provisions found in Pa.R.C.P.M.D.J. No. 1001 to 1008.

- (2)(a) If the rent has already been paid to the landlord in the month in which the Notice of Appeal is filed, the tenant shall pay into an escrow account with the Prothonotary the monthly rent as it becomes due under the lease for the months subsequent to the filing of the Notice of Appeal; or
- (b) If the rent has not been paid at the time of filing the Notice of Appeal, the tenant shall pay:
- (i) at the time of filing the Notice of Appeal, a sum of money equal to one third (1/3) of the monthly rent;
- (ii) an additional deposit of two thirds (2/3) of the monthly rent within twenty (20) days of filing the Notice of Appeal; and
- (iii) additional deposits of one month's rent in full each thirty (30) days after filing the Notice of Appeal. The amount of the monthly rent is the sum of money found by the Municipal Court to constitute the monthly rental for the leasehold premises. However, when the tenant is a participant in the Section 8 program, the tenant shall pay the tenant share of the rent as set forth in the "Section 8 Tenant's Supersedeas Affidavit" filed by the tenant.
- (3) The Prothonotary's office shall provide residential tenants who have suffered a judgment for possession with "Supplemental Instructions for Obtaining a Stay of Eviction," substantially in the form set forth below as *Attachment 3*.

Note: The Supplemental Instructions include both Instructions and Income Limits. The Income Limits are stated in monthly amounts and are based upon the most recent poverty income guidelines issued by the Federal Department of Health and Human Services.

- (4) When the requirements of paragraphs (1) and (2) have been met, the Prothonotary shall issue a supersedeas.
- (5) Upon application by the landlord, the Court of Common Pleas shall release appropriate sums from the escrow account on a continuing basis while the appeal is pending to compensate the landlord for the tenant's actual possession and use of the premises during the pendency of the appeal.
- (6) If the tenant fails to make monthly rent payments to the prothonotary as described in paragraph (2), the supersedeas may be terminated by the Prothonotary upon praecipe by the landlord or other party to the action, substantially in the form set forth below as *Attachment 4* which is to be filed together with a certificate that a copy of the praecipe has been mailed to each other party who has appeared in the action. Notice of the termination of the supersedeas shall be forwarded by first class mail to attorneys of record, or, if a party is unrepresented, to the party's last known address of record; however, upon implementation of the Civil Electronic Filing System as provided in Philadelphia Civil Rule *205.4, notice of the

termination of the supersedeas will be served on the Philadelphia Municipal Court electronically by the Civil Electronic Filing System. The landlord may obtain a writ of possession from the Municipal Court ten (10) days after the supersedeas is terminated by the Prothonotary.

Explanatory Note: Although the Prothonotary must provide notice of the termination of the supersedeas for non-payment of the monthly rental payments as provided in this subsection, in order to allow the notice to be delivered to the tenant before the eviction can proceed, the landlord must wait ten (10) days before obtaining a writ of possession from the Municipal Court after termination of the supersedeas by the Prothonotary.

- (7) If the Court of Common Pleas determines, upon written motion or its own motion, that the averments within any of the tenant's affidavits do not establish that the tenant meets the terms and conditions of paragraph (1), supra, the Court may terminate the supersedeas. Notice of the termination of the supersedeas shall be forwarded by first class mail to attorneys of record, or, if a party is unrepresented, to the party's last known address of record; however, upon implementation of the Civil Electronic Filing System as provided in Philadelphia Civil Rule *205.4, notice of the termination of the supersedeas will be served on the Philadelphia Municipal Court electronically by the Civil Electronic Filing System.
- (8) If an appeal is stricken or voluntarily terminated, any supersedeas based on it shall terminate. The Prothonotary shall pay the deposits of rental to the party who sought possession of the real property.

Explanatory Note: Pa.R.C.P.M.D.J. No. 1008 is the source of this local rule. The content of the Note which appears immediately after Pa.R.C.P.M.D.J. No. 1008 explaining the various provisions has been edited as appropriate and is adopted as a Note to this local rule.

Note: Subdivision (a) provides for an automatic supersedeas in appeals from civil actions upon receipt by the Municipal Court of a copy of the Notice of Appeal filed with the Prothonotary of the Court of Common Pleas.

Subdivisions (b) and (c), however, do require the deposit of money or approved bond as a condition for supersedeas where the appeal is from a judgment for the possession of real property. Subdivision (d) provides for appeals by indigent residential tenants who are unable to meet the bond requirements of subdivision (b) or (c).

The request for termination of the supersedeas, upon the praecipe filed with the Prothonotary, may simply state: "Please terminate the supersedeas in the within action for failure of the appellant to pay monthly rental as required by Philadelphia Civil Rule *1008 when it became due" and will be signed by appellee. The Prothonotary will then note upon the praecipe: "Upon confirmation of failure of the appellant to deposit the monthly rent when it became due, the supersedeas is terminated," and the Prothonotary Clerk will sign and date and time stamp the praecipe. A copy of the praecipe may thereupon be filed with the Municipal Court which rendered the judgment, and a request for issuance of an order for possession pursuant to Phila.M.C.R.Civ.P. No. 126 may be made.

The deposit of rent required is intended to apply in all cases, irrespective of the reasons which caused the filing of the complaint before the Municipal Court in

the first instance. Disposition of the monthly rental deposits will be made by the Court of Common Pleas following its de novo hearing of the matter on appeal.

The money judgment portion of a landlord and tenant judgment would be governed by subdivision (a).

Adopted by the Board of Judges of the Court of Common Pleas on May 15, 2008. Promulgated by Order dated May 20, 2008. Effective thirty (30) days after publication in the Pennsylvania Bulletin.

ATTACHMENT 1

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA CIVIL TRIAL DIVISION

Plaintiff,	TERM, 200 NO.
v.	
Defendant.	Landlord - Tenant Number

TENANT'S SUPERSEDEAS AFFIDAVIT (NON-SECTION 8)

I,	
,	PRINT NAME AND ADDRESS HERE

have filed a Notice of Appeal from a Municipal Court judgment awarding to my landlord possession of real property that I occupy, and I do not have the financial ability to pay the lesser of three (3) times my monthly rent or the judgment for rent awarded by the Municipal Court. My total household income does not exceed the income guidelines set forth in the supplemental instructions for obtaining a stay pending appeal and I have completed an In Forma Pauperis (IFP) petition to verify this.

Check one: \Box I have paid the rent this month. \Box I have not paid the rent this month.

I verify that the statements made in this affidavit are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to the penalties in 18 Pa.C.S. § 4904, relating to unsworn falsification to authorities.

DATE:	
	SIGNATURE OF APPELLANT

ATTACHMENT 2

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA CIVIL TRIAL DIVISION

Plaintiff,	: : :	TERM, 200 NO
v.	:	
Defendant.	:	Landlord - Tenant Number

SECTION 8 TENANT'S SUPERSEDEAS AFFIDAVIT

PRINT NAME AND ADDRESS HERE

have filed a Notice of Appeal from a Municipal Court judgment awarding to my landlord possession of real property that I occupy, and I do not have the financial ability to pay the lesser of three (3) times my monthly rent or the actual rent in arrears. My total household income does not exceed the income guidelines set forth in the supplemental instruction for obtaining a stay pending appeal and I have completed an In Forma Pauperis (IFP) petition to verify this.

Check one: \Box I have paid the rent this month. \Box I have not paid the rent this month.

The total amount of monthly rent that I personally pay to the landlord is $\$ ______. I hereby certify that I am a participant in the Section 8 program and I am not subject to a final (i.e. non-appealable) decision of a court or government agency which terminates my right to receive Section 8 assistance based on my failure to comply with program rules.

I verify that the statements made in this affidavit are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

DATE: _____

SIGNATURE OF APPELLANT

ATTACHMENT 3

SUPPLEMENTAL INSTRUCTIONS FOR OBTAINING A STAY OF EVICTION

****IMPORTANT****PLEASE READ THESE INSTRUCTIONS CAREFULLY!

This document contains important information about your case.

Failure to comply with any instructions provided in these materials may cause you to be evicted before your appeal is heard.

FOR TENANTS—SUPERSEDEAS: If you are a tenant and you filed a Notice of Appeal, you must pay money into an escrow account to remain in the property until your appeal is decided. This is called a "supersedeas." The supersedeas will suspend the Municipal Court judgment and will prevent your eviction until your case is heard by a Court of Common Pleas judge and a final decision is made on the appeal. IF YOU FAIL TO PAY YOUR MONTHLY RENT INTO ESCROW IN FULL AND ON TIME, YOU COULD BE EVICTED BEFORE YOUR APPEAL IS HEARD.

Begin by looking at the income limits attached to these instructions. $\label{eq:constraint}$

If your income is below the income limits, complete a **Tenant's Supersedeas Affidavit (Non-Section 8)** or **Section 8 Tenant's Supersedeas Affidavit**, then follow the instructions for low-income tenants below. There are several different options available; pick the option (A, B, or C) that best describes your situation.

If your income is $\underline{\text{higher}}$ than the income limits attached to these instructions, follow the instructions for D.

- **OPTION A.** If you are a low-income tenant and there was a money judgment entered against you for non-payment of rent, and you HAVE NOT paid rent for the month in which the Notice of Appeal is filed, you must:
- 1. File an In Forma Pauperis petition (a petition for low-income parties) pursuant to Pa.R.C.P. No. 240;
- 2. Pay one-third of your monthly rent into an escrow account with the Prothonotary's office at the time the Notice of Appeal is filed;
- 3. Pay the remaining two-thirds (2/3) of your monthly rent into the escrow account within twenty (20) days of the date the Notice of Appeal was filed; and
- 4. Pay your monthly rent on an ongoing basis into the escrow account in thirty (30) day intervals from the date the Notice of Appeal was filed until the time of your trial. It is important to count the thirty (30) days exactly because the date of your payment will change depending on the number of days in a given month.
- **OPTION B.** If you are a low-income tenant, and there was a money judgment against you for non-payment of rent, and you HAVE paid rent for the month in which the Notice of Appeal is filed, you do not have to pay rent at the time you file your Notice of Appeal. You must:
- 1. File an In Forma Pauperis petition (a petition for low-income parties), pursuant to Pa.R.C.P. No.240;
- 2. Pay your monthly rent on an ongoing basis into an escrow account with the Prothonotary in thirty (30) day intervals from the date the Notice of Appeal was filed until the time of trial. It is important to count the thirty (30) days exactly because the date of your payment will change depending on the number of days in a given month.
- **OPTION C.** If you are a low-income tenant, and no money judgment was entered against you for non-payment of rent, you do not have to pay rent at the time you file your Notice of Appeal. *This option is to be used if at the Municipal Court hearing, the judge determined that you owed "zero" or "nothing" in rent.* You must:
- 1. File an In Forma Pauperis petition (a petition for low-income parties), pursuant to Pa.R.C.P. No. 240;
- 2. Pay your monthly rent on an ongoing basis into an escrow account with the Prothonotary in thirty (30) day intervals from the date the Notice of Appeal was filed until the time of your trial. It is important to count the thirty (30) days exactly because the date of your payment will change depending on the number of days in a given month.

OPTION D. If your income is higher than the income limits on the attached chart, you must:

- 1. Pay the fee to file a Notice of Appeal;
- 2. Pay the lesser of three (3) months' rent or the amount of rent awarded to the landlord in the Municipal Court into an escrow account with the Prothonotary's office at the time the Notice of Appeal; and
- 3. Pay your monthly rent into the escrow account in thirty (30) day intervals from the date the Notice of Appeal was filed until the time of trial. It is important to count the thirty (30) days exactly because the date on your payment will change depending on the number of days in a given month.

INCOME LIMITS FOR FILING SUPERSEDEAS AS A LOW INCOME TENANT*

Number of Persons in Household	Maximum Gross Monthly Income	Maximum Gross Yearly Income
One	\$2,167	\$26,000
Two	\$2,475	\$29,700
Three	\$2,788	\$33,450
Four	\$3,096	\$37,150
Five	\$3,342	\$40,100
Six	\$3,592	\$43,100
Seven	\$3,838	\$46,050
Eight	\$4,088	\$49,050

^{*} The source of the attached schedule is the "Very Low (50%) Income Limits" for the Philadelphia-Camden-Wilmington, PA-NJ-DE-MD MSA, published by HUD, and which are used as the Eligibility Guidelines for the Section 8 Program administered by the Philadelphia Housing Authority. As the Guidelines are periodically updated by HUD, this Schedule will be administratively updated.

ATTACHMENT 4

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA CIVIL TRIAL DIVISION

Plaintiff,	:	TERM, 200
•	:	NO
V.	:	
Defendant.		Landlord - Tenant Number

PRAECIPE REQUESTING TERMINATION OF SUPERSEDEAS

TO THE PROTHONOTARY:

Please terminate the supersedeas in the within action for failure of the appellant to pay monthly rental as required by Philadelphia Civil Rule *1008 when it became due.

Date:	
	Appellee

Upon confirmation of failure of the appellant to deposit the monthly rent when it became due, the supersedeas is terminated.

[DATE/TIME STAMP]

PROTHONOTARY

PHILADELPHIA CIVIL RULE *4003.8. PRE-COM-PLAINT DISCOVERY

Rule *4003.8. Pre-Complaint Discovery. As authorized by Pa.R.C.P. Nos. 4003.8, a request for precomplaint discovery, or an objection thereto, whether in the nature of discovery for preparation of pleadings (*see*

Pa.R.C.P. No. 4001 (c)), or in the nature of written interrogatories and depositions for the purpose of preparing a complaint (*see* Pa.R.C.P. Nos. 4005(a) and 4007.1 (c)) must comply with all requirements of *Non-Discovery Motions* as set forth in Phila.Civ.R. *208.3(b)(2).

Explanatory Note: Pa.R.C.P. No. 4003.8 authorizes pre-complaint discovery. In order to create a full record, requests for pre-complaint discovery as well as objections to pre-complaint discovery commenced without court approval shall be drafted and assigned for disposition pursuant Phila.Civ.R. *208.3(b)(2), the local rule which govern non-discovery motions and not through the less formal discovery process set forth in Phila.Civ.R. *208.3(a)(4).

Adopted by the Board of Judges of the Court of Common Pleas on May 15, 2008. Promulgated by Order dated May 20, 2008. Effective thirty (30) days after publication in the Pennsylvania Bulletin.

[Pa.B. Doc. No. 08-1407. Filed for public inspection August 1, 2008, 9:00 a.m.]

PHILADELPHIA COUNTY

Residential Mortgage Foreclosure Diversion Pilot Program; Joint General Court Regulation No. 2008-01

Order

And Now, this 17th day of July, 2008, in order to facilitate implementation of the **Residential Mortgage Foreclosure Diversion Pilot Program** adopted by Joint General Court Regulation No. 2008-01 it is hereby *Ordered, Adjudged* and *Decreed* as follows:

A. Cases Scheduled for Sheriff Sale on August 5, 2008 and September 9, 2008. The sale of all owner occupied residential premises exposed to judicial sale to enforce a residential mortgage originally scheduled to be sold by the Sheriff on August 5, 2008 is postponed by the Court to the November 4, 2008 Sheriff Sale list, and the sale of all owner occupied residential premises exposed to judicial sale to enforce a residential mortgage originally scheduled to be sold by the Sheriff on September 9, 2008 is postponed by the Court to the December 2, 2008 Sheriff Sale list so that the Conciliation Conference required by President Judge General Court Regulation No. 2008-01 can be held.

It Is Further Ordered, Adjudged and Decreed that:

- (1) Unless the sales are otherwise individually stayed or postponed, the Sheriff of Philadelphia shall proceed to sell on August 5, 2008 and September 9, 2008, as applicable, all premises which are not owner occupied, which are not residential, or which are not exposed to judicial sale to enforce a residential mortgage (these properties shall hereinafter be collectively referred to as "Non Owner Occupied Non Residential Properties").
- (2) Because of the difficulty involved in determining whether or not a Writ of Execution comes within the scope of this Order, all premises scheduled for sale by the Sheriff of the City of Philadelphia on August 5, 2008, or on September 9, 2008 shall be postponed to the Sheriff Sale scheduled for November 4, 2008 and December 2, 2008 respectively unless:
 - (a) counsel for the Plaintiff on the Writ of Execution, on or before July 23, 2008, for the properties

scheduled for sale on August 5, 2008 and on or before August 12, 2008 for properties scheduled for sale September 9, 2008, files with the Prothonotary, and serves on the defendant a Certificate, substantially in the format attached hereto as Exhibit "A," certifying whether the property on the Sheriff Sale list is an Owner Occupied Residential Premises exposed to judicial sale to enforce a residential mortgage within the meaning of this Order;

- (b) if counsel for the Plaintiff certifies that a specific property is not a residential property within the meaning of this Order, is not owner occupied as of this date, is not exposed to judicial sale to enforce a residential mortgage, or is vacant, counsel for the Plaintiff shall mail to defendant(s) a copy of the Certificate, and the *Important Notice* substantially in the format attached hereto as Exhibit "B" and *Defendant's Objection to Plaintiff's Certification And Request For Postponement Of Sale* substantially in the format attached hereto as Exhibit "C" and properly completed by Plaintiff's attorney to reflect the correct dates for the respective sheriff sales:
- (c) a copy of the Certificate and other documentation, as appropriate, shall be served on the Defendant by regular mail to the last known address of the Defendant(s) and to the address of the premises scheduled for sale:
- (d) an Affidavit of Service, substantially in the format attached hereto as Exhibit "D" shall be filed with the Prothonotary along with a copy of the documents served upon the defendants;
- (e) any Defendant who disagrees with the Certification filed by the Plaintiff which stated that the premises are not residential, or are not owner occupied, or are not exposed to judicial sale to enforce a residential mortgage must file an Objection, substantially in the format attached hereto as Exhibit "C," on or before July 30, 2008 for the properties listed for sale on August 5, 2008 and on or before August 27, 2008 for the properties listed for sale on September 9, 2008; and
- (f) this Court shall issue an order no later than August 1, 2008 with respect to the August 5, 2008 sales identifying which owner occupied residential premises subject to this Order are postponed to the November 4, 2008 Sheriff Sale; and shall issue an order no later than September 3, 2008 with respect to the September 9, 2008 sales Sheriff Sale identifying which owner occupied residential premises subject to this Order are postponed to the December 2, 2008 Sheriff Sale;
- (3) as authorized by Pa.R.C.P. 3129.3(a), any writ of execution which scheduled premises for judicial sale on August 5, 2008 or September 9, 2008 which is being postponed as required by this Order, shall be permitted to proceed to judicial sale on November 4, 2008 or December 2, 2008 respectively, or thereafter, without further posting, notice, advertisement or affidavit pursuant to Pa.R.Civ.P. 3129.1 to 3129.3. Moreover, the postponement provided in this Order shall not affect the Plaintiffs right to postpone the sale twice further up to 130 days as permitted by Pa.R.C.P. 3129.3(b).
- (4) The Sheriff shall announce the Postponements at the time and place scheduled for the August and September sales.

- B. Section 3. (c) of Joint General Court Regulation No. 2008-01 is amended to read as follows:
- (1) <u>Mortgage Foreclosure cases commenced on or</u> after September 8, 2008.
- (a) All Mortgage Foreclosure cases involving owner-occupied residential properties subject to execution to enforce a residential mortgage which are commenced on or after September 8, 2008 shall be designated as *Case Type* "3D Mortgage Foreclosure—Residential-Owner Occupied" on the Civil Cover Sheet. Consistent with the provisions of Joint General Court Regulation No. 2008-01, a Case Management Order scheduling a Conciliation Conference will be issued at the time the action is commenced and will be provided to the Plaintiff for service on the Defendant(s) together with the Complaint or other initial process.
- (b) Mortgage Foreclosure cases involving owneroccupied residential properties subject to execution to enforce a residential mortgage which are commenced on or after September 8, 2008 but not designated as Case Type "3D Mortgage Foreclosure—Residential-Owner Occupied" shall be scheduled for a Conciliation Conference if the Defendant-homeowner files with the Prothonotary as soon as possible, but no later than ten (10) days before the scheduled date of the Sheriff Sale for the premises at issue, a Certification of Premises As Residential-Owner Occupied and Request For Conciliation Conference form, substantially in the format attached hereto as "Exhibit E." A copy of Defendant's Certification of Premises As Residential—Owner Occupied and Request For Conciliation Conference form must also be served by the Defendant-homeowner on Plaintiff's attorney. The Prothonotary shall not charge a filing fee for the filing of this Court-ordered form.
- C. Mortgage Foreclosure cases commenced before **September 8. 2008.** All Mortgage Foreclosure cases involving owner-occupied residential properties subject to execution to enforce a residential mortgage which were commenced before September 8, 2008 and are scheduled for Sheriff Sale on or after October 7, 2008 shall be scheduled for a Conciliation Conference required by Joint General Court Regulation No. 2008-01 if the Defendanthomeowner files with the Prothonotary as soon as possible, but no later than ten (10) days before the date of the Sheriff Sale for the premises at issue, a Certification of Premises As Residential—Owner Occupied and Request For Conciliation Conference form, substantially in the format attached hereto as "Exhibit E." A copy of Defendant's Certification of Premises As Residential—Owner Occupied and Request For Conciliation Conference form must also be served by the Defendant-homeowner on Plaintiff's attorney. The Prothonotary shall not charge a filing fee for the filing of this Court-ordered form.

To insure that defendants-owners of properties subject to Sheriff Sale pursuant to this section are aware that they have a right to request a Conciliation Conference before their property is sold at Sheriff Sale, *It Is Hereby Ordered, Adjudged* and *Decreed* as follows:

(1) Plaintiff shall file with the Prothonotary and mail to the defendant as soon as possible, but no later than thirty (30) days before the date of the premises' Sheriff Sale, an *Important Notice* substantially in the format attached hereto as "Exhibit F." Plaintiff shall enclose with the *Important Notice* a *Certification of Premises As Residential—Owner Occupied and Request For Conciliation Conference*,

substantially in the format attached hereto as "Exhibit E." Plaintiff shall file a *Certificate of Service*, substantially in the format attached hereto as "Exhibit D" with the Prothonotary.

- (2) Upon the timely receipt of Defendant's *Certification of Premises As Residential—Owner Occupied and Request For Conciliation Conference* the Court shall postpone the Sheriff Sale as appropriate and shall schedule a Conciliation Conference as provided in Joint General Court Regulation No. 2008-01. After the date of the Conciliation Conference, the Court shall enter an order which shall provide, inter alia, whether the premises shall be postponed to a subsequent Sheriff Sale date, or may be sold on a subsequent Sheriff Sale date.
- (3) Should Plaintiff disagree with the averments contained in Defendant's *Certification of Premises As Residential—Owner Occupied and Request For Conciliation Conference* and Defendant's entitlement to postponement of the Sheriff Sale and the scheduling of a Conciliation Conference, Plaintiff may file an appropriate motion as required by rules of court.
- (4) The Sheriff of Philadelphia shall post a Notice on the Sheriff's web site (www.phillysheriff.com/) substantially as follows:

NOTICE

Residential Mortgage Foreclosure Diversion Pilot Program Joint General Court Regulation No. 2008-01

Owners of residential properties which are subject to Sheriff Sale to enforce a residential mortgage who live in the property may be eligible to have the Sheriff Sale postponed and may receive help to save their home.

Qualified homeowners MUST file a *Certification of Premises As Residential—Owner Occupied and Request For Conciliation Conference* form (*Click here for the Form*) with the Prothonotary (Room 278 City Hall) as soon as possible, but no later than *ten days* before the date of the Sheriff Sale to have the Sheriff Sale of their home postponed.

To find out whether you qualify, and for more information, please call the **Save Your Home Philly Hotline** at **215-334-HOME** (215-334-4663).

More information is also available on the website of the First Judicial District of Pennsylvania (the Court) at: courts.phila.gov/reg.

- D. Cases Scheduled for Sheriff Sale in April, May, June and July 2008. Cases which were scheduled for Sheriff Sale on April 1, May 6, June 3, or July 1, 2008 and which have been postponed to subsequent Sheriff Sale dates and have not been scheduled for a Conciliation Conference shall be scheduled for a Conciliation Conference upon compliance with the terms of the orders dated April 16, 2008 and May 15, 2008, or upon compliance with the terms of Section (A) of this Order, or upon compliance with the terms of Section (C) of this Order.
- **E. Residential Premises.** The term "Residential Premises" for purposes of Joint General Court Regulation No. 2008-01 means real property located within the City and County of Philadelphia containing not more than four residential units and shall include a residential condominium unit or a residential co-op unit.

F. Notification to the Sheriff. Unless otherwise provided or necessary, no later than the Friday immediately preceding the date of any Sheriff Sale, the Court shall issue an Order, substantially in the format attached hereto as "Exhibit G," referencing all cases in which a Certification of Premises As Residential—Owner Occupied and Request For Conciliation Conference form was filed which has been (or is being) scheduled for a Conciliation Conference, in which the Conciliation Conference has not been concluded. These cases must be postponed by the Sheriff to a subsequent Sheriff Sale list. The Order shall be served on the Sheriff and shall be posted on the Court's website.

G. Publication of this Order. The Sheriff shall advertise the entry of this Order (without Exhibits) in the *Philadelphia Inquirer* on or about July 22, 2008, July 29, 2008, August 15, 2008, and September 1, 2008.

This Order is issued in accordance with the April 11, 1986 Order of the Supreme Court of Pennsylvania, Eastern District, No. 55, Judicial Administration, Docket No. 1 and Phila. Civ. R. *51. As required by Pa.R.C.P. 239, the original regulation shall be filed with the Prothonotary in a docket maintained for Administrative Orders; and copies shall be submitted to the Supreme Court Civil Procedural Rules Committee, the Administrative Offices of Pennsylvania Courts, the Legislative Reference Bureau and American Legal Communications, Ltd., *The Legal Intelligencer*, Jenkins Memorial Law Library and the Law Library for the First Judicial District. This order shall also be posted on the web site of the First Judicial District of Pennsylvania, at courts.phila.gov/regs.

By the Court

HONORABLE C. DARNELL JONES, II, President Judge Court of Common Pleas

By the Court

HONORABLE D. WEBSTER KEOGH, Administrative Judge, Trial Division Court of Common Pleas

EXHIBIT A

FIRST JUDICIAL DISTRICT OF PENNSYLVANIA COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY CIVIL TRIAL DIVISION

	:	TERM, 20
Plaintiff,	:	
	:	NO
v.	:	
	:	Sheriff Book Writ
	:	
Defendant	:	Date of Sheriff Sale:

<u>Certification Regarding Status of Foreclosed</u> Premises as Residential and Owner Occupied

Pursuant to the Order issued by President Judge C. Darnell Jones II and Administrative Judge D. Webster Keogh on July 17, 2008, I hereby certify that the premises at issue in this action known and numbered as:

Premises Address:	
	Philadelphia, PA

(CHECK APPLICABLE BOX OR BOXES)

PROTHY CODE

 $\pmb{\textit{CEROC}}$ \square are owner occupied Residential Premises exposed to judicial sale to enforce a residential mortgage. The above Sheriff Sale is postponed. You will receive an Order from the Court scheduling a Conciliation Conference;

CERNO \square are not Residential Premises within the meaning of the aforementioned order;

CERNO \square are not owner occupied as of this date;

 $\pmb{CERNO} \quad \Box$ are not exposed to judicial sale to enforce a residential mortgage;

CERNO \square are vacant.

The undersigned verifies that the statements made herein are true and correct. I understand that false statements are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

Date: __

Signature of Plaintiff or Counsel for Plaintiff

EXHIBIT B

FIRST JUDICIAL DISTRICT OF PENNSYLVANIA
COURT OF COMMON PLEAS OF PHILADELPHIA
COUNTY
CIVIL TRIAL DIVISION

IMPORTANT NOTICE:

Call the Save Your Home Philly Hotline at 215-334-HOME

Your property has been listed for Sheriff Sale on [August 5, 2008] or [September 9, 2008] (select one)

BUT, you can have the Sheriff Sale **postponed** to [August 5, 2008 to November 4, 2008] [September 9, 2008 to December 2, 2008] so that you can participate in a conference that may let you save your home. You must own and live in the property and it must have four or fewer residential units to be eligible for a conference.

You must file the form attached to this Notice, Objection to Plaintiff's Certification, before 2:00 PM, [July 30, 3008] [August 27, 2008] in order to postpone the Sheriff Sale and participate in a conference.

You must file the form in **Room 278 of City Hall,** Philadelphia, PA 19107. You must also mail a copy to the Plaintiff's Attorney at the following address:

[Attorney name and address]

Unless the Objection to Plaintiff's Certification is filed in Room 278 City Hall before 2:00 PM, [July 30, 2008] [August 27, 2008] **your property may be sold by the Sheriff on** [August 5, 2008] [September 9, 2008].

For help, or if you have questions, call:

Save Your Home Philly Hotline at 215-334-HOME (4663)

EXHIBIT C

FIRST JUDICIAL DISTRICT OF PENNSYLVANIA COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY CIVIL TRIAL DIVISION

	:	TERM, 20
Plaintiff,	:	
	:	NO
v.	:	
	:	Sheriff Book Writ
	:	
Defendant	:	Date of Sheriff Sale:

DEFENDANT'S OBJECTION TO PLAINTIFF'S CERTIFICATION AND REQUEST FOR POSTPONEMENT OF SALE

- $I,\, the\, undersigned,\, object to Plaintiff's Certification and in support thereof <math display="inline">I$ certify that:
- 1. I am the owner or an owner or an heir to a deceased owner of the property identified above;
 - 2. I live in the property described above;
 - 3. The property is my principal residential property;
- 4. The judgment entered against me in the case described above was entered against me to collect a mortgage debt on my home; and

I request that the Sheriff Sale of the above premises be postponed so that I can take part in the conciliatory conference required for owner occupied residential premises

I verify that the statements made herein are true and correct. I understand that false statements are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

Date:	
	Signature of Defendant
	Address:
	Philadelphia, PA
	Phone Number:
	Fax Number:
	Email Address:

EXHIBIT D

FIRST JUDICIAL DISTRICT OF PENNSYLVANIA COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY CIVIL TRIAL DIVISION

	:	TERM, 20
Plaintiff,	:	
	:	NO
v.	:	
	:	Sheriff Book Writ
	:	
Defendant	:	Date of Sheriff Sale:

CERTIFICATE OF SERVICE

The undersigned verifies, subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities, that the attached [Certification was] or [Certification, Important Notice, and Defendant's Objection To Plaintiff's Certification And Request For Postponement of Sale form were] mailed to the defendant(s) at their last known address and, if different, to the address of the premises subject to sale and to counsel of record, if any, and to the owners of the noted premises via first class mail, as noted below.

NAME(S)

ADDRESS(ES)

Date:				
	Counsel for Plaintiff			
EXHIBIT E				
COURT OF COM	L DISTRICT OF PENNSYLVANIA MON PLEAS OF PHILADELPHIA COUNTY VIL TRIAL DIVISION			
Plaintiff,	: TERM, 20 :			
,	: NO			
v.	:			
	: Sheriff Book Writ			
	:			
Defendant	: Date of Sheriff Sale:			

Joint General Court Regulation No. 2008-01: Residential Mortgage Foreclosure Diversion Pilot Program

DEFENDANT'S CERTIFICATION THAT PREMISES ARE RESIDENTIAL and OWNER OCCUPIED and

REQUEST FOR CONCILIATION CONFERENCE (Prothonotary Code: CERDO)

Pursuant to the Order issued by President Judge C. Darnell Jones II and Administrative Judge D. Webster Keogh on July 17, 2008, I hereby certify as follows:

1. I am the owner or an owner or an heir to a deceased owner of the property known as:

Premises Address: ______Philadelphia, PA ______

- 2. I live in the property identified above;
- 3. This property is my principal residential property;
- 4. The judgment entered against me in this case was entered against me to collect a mortgage debt on my home:
- 5. The above property is scheduled to be sold at Sheriff Sale on ______ and I request that the Sheriff Sale be postponed to enable the Court to schedule a Conciliation Conference pursuant to Joint General Court Regulation No. 2008-01.

The undersigned verifies that the statements made herein are true and correct. I understand that false statements are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

Date:	
	Signature of Defendant(s)
	Phone Number:
	Mobile Number:
	Fax Number:
	Fmail Address:

NOTE: Defendant must file in Room 278 City Hall at least 10 days before the date of the Sheriff Sale and MUST mail a copy to Plaintiff's Attorney.

EXHIBIT F

FIRST JUDICIAL DISTRICT OF PENNSYLVANIA
COURT OF COMMON PLEAS OF PHILADELPHIA
COUNTY
CIVIL TRIAL DIVISION

	:	TERM, 20
Plaintiff,	:	
	:	NO
v.	:	
	:	Sheriff Book Writ
	:	
Defendant	:	Date of Sheriff Sale:

IMPORTANT NOTICE

Call the Save Your Home Philly Hotline at 215-334-HOME (4663)

Your property has been listed for Sheriff Sale on _____

BUT, you can have the Sheriff Sale **postponed** so that you can participate in a conference that may let you save your home. You must own and live in the property and it must have four or fewer residential units to be eligible for a conference.

You must file the form attached to this notice, Certification of Premises as Residential-Owner Occupied and Request for Conciliation Conference, at least 10 days before the date of the Sheriff Sale in order to postpone the Sheriff sale and participate in a conference.

You must file the form in **Room 278 City Hall**, Philadelphia, PA 19107.

You must also mail a copy to the Plaintiff's Attorney at the following address:

[Attorney name and address]

Unless the Certification of Premises as Residential— Owner Occupied and Request for Conciliation Conference is filed in Room 278 City Hall at least 10 days before the date of the Sheriff Sale, your property may be sold on the date of the Sheriff Sale.

For help, or if you have questions, call:

Save Your Home Philly Hotline at 215-334-HOME (4663)

EXHIBIT G

FIRST JUDICIAL DISTRICT OF PENNSYLVANIA IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY

In Re: Joint General Court Regulation No. 2008-01 Residential Mortgage Foreclosure Diversion Pilot Program

Date of Sheriff Sale: _____

Order

AND NOW, this _____ day of ______, 20 _____ as provided in Joint General Court Regulation No. 2008-01 and this Court's Order dated July 17, 2008, it is HEREBY ORDERED, ADJUDGED and DECREED that as of _____ a Certification of Premises As Residential—Owner Occupied and Request For Conciliation Conference having being filed with the Prothonotary, and a Conciliation Conference having been scheduled or in the process of being scheduled, and the Conciliation Conference not having been concluded, It Is Hereby Ordered, Adjudged and Decreed that the Sheriff of Philadelphia postpone, at the Court's direction, the cases listed on the attached list to a subsequent Sheriff Sale date.

By the Court

HONORABLE C. DARNELL JONES, II,

President Judge Court of Common Pleas

By the Court

HONORABLE D. WEBSTER KEOGH, Administrative Judge, Trial Division Court of Common Pleas

 $[Pa.B.\ Doc.\ No.\ 08\text{-}1408.\ Filed\ for\ public\ inspection\ August\ 1,\ 2008,\ 9\text{:}00\ a.m.]$

Title 255—LOCAL COURT RULES

CUMBERLAND COUNTY
Local Rule 357; Civil Term; 96-1335 Civil

Order

And Now, this 17th day of July, 2008, it appearing that Cumberland County Rule of Procedure 357 is in conflict with, and otherwise redundant of, Pa.R.C.P.M.D.J. 1008, it is hereby ordered that Cumberland County Rule of Procedure 357 is *Rescinded* in its entirety. This order is

effective July 17, 2008, or thirty (30) days after publication in the *Pennsylvania Bulletin*.

Pursuant to Pa.R.C.P. 239, the Court Administrator is directed to forward seven (7) certified copies of this order to the Administrative Office of Pennsylvania Courts, two (2) certified copies to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*, together with a diskette, formatted in Microsoft Word for Windows reflecting the text in hard copy version, one (1) copy to the Supreme Court Civil Procedural Rules Committee and/or the Supreme Court Domestic Relations Committee, and one (1) copy to the *Cumberland Law Journal*.

By the Court

EDGAR B. BAYLEY,

President Judge

[Pa.B. Doc. No. 08-1409. Filed for public inspection August 1, 2008, 9:00 a.m.]

DELAWARE COUNTY

Administrative Order; Advanced Communication Technology—Emergency Protection from Abuse Procedure and Preliminary Arraignments; Misc.; Doc. No. 2750-08

Order

And Now, this 19th day of June, 2008, it is hereby Ordered and Decreed that Delaware County Magisterial District Judges may utilize Advanced Communication Technology in conducting proceedings for emergency relief pursuant to the Protection From Abuse Act, 23 Pa.C.S. §§ 6101—6118 and Preliminary Arraignments, at any location with Advanced Communication Technology equipment at the discretion of the Magisterial District Judge.

Advanced Communication Technology, as used in this order, is any communication equipment that is used as a link between parties in physically separate locations and includes, but is not limited to:

- 1. Systems providing for two-way simultaneous communication of image and sound;
- 2. Closed-circuit television;
- 3. Telephone;
- 4. Facsimile equipment, and
- 5. Electronic mail.

JOSEPH P. CRONIN, JR., President Judge

[Pa.B. Doc. No. 08-1410. Filed for public inspection August 1, 2008, 9:00 a.m.]