THE COURTS

Title 210—APPELLATE PROCEDURE

PART I. RULES OF APPELLATE PROCEDURE [210 PA. CODE CH. 19]

Proposed Amendment to Rule 1931

The Appellate Court Procedural Rules Committee (Committee) proposes to amend Pennsylvania Rule of Appellate Procedure 1931. The amendment is being submitted to the bench and bar for comments and suggestions prior to its submission to the Supreme Court.

Proposed new material is bold while deleted material is bold and bracketed.

All communications in reference to the proposed amendment should be sent no later than July 13, 2010, to:

Dean R. Phillips, Counsel
D. Alicia Hickok, Deputy Counsel
Scot Withers, Deputy Counsel
Appellate Court Procedural Rules Committee
Pennsylvania Judicial Center
601 Commonwealth Avenue, Suite 6200
P. O. Box 62635
Harrisburg, PA 17106-2635

or Fax to: (717) 231-9551 or E-mail to: appellaterules@pacourts.us

An Explanatory Comment follows the proposed amendment and has been inserted by this Committee for the convenience of the bench and bar. It will not constitute part of the rule nor will it be officially adopted or promulgated.

By the Appellate Court Procedural Rules Committee
HONORABLE MAUREEN LALLY-GREEN,
Chair

Annex A

TITLE 210. APPELLATE PROCEDURE
PART I. RULES OF APPELLATE PROCEDURE
ARTICLE II. APPELLATE PROCEDURE

CHAPTER 19. PREPARATION AND TRANSMISSION OF RECORD AND RELATED MATTERS

RECORD ON APPEAL FROM LOWER COURT Rule 1931. Transmission of the Record.

* * * * *

(c) Duty of clerk to transmit the record.—When the record is complete for purposes of the appeal, the clerk of the lower court shall transmit it to the prothonotary of the appellate court. The clerk of the lower court shall number the documents comprising the record and shall transmit with the record a list of the documents correspondingly numbered and identified with [reasonable definiteness] sufficient specificity to allow the parties on appeal to identify each document and to determine whether the record on appeal is complete. Documents of unusual bulk or weight and physical exhibits other than documents shall not be transmitted by the clerk unless he or she is directed to do so by a party or by the prothonotary of the appellate court. A

party must make advance arrangements with the clerk for the transportation and receipt of exhibits of unusual bulk or weight. Transmission of the record is effected when the clerk of the lower court mails or otherwise forwards the record to the prothonotary of the appellate court. The clerk of the lower court shall indicate, by endorsement on the face of the record or otherwise, the date upon which the record is transmitted to the appellate court.

(d) Service of the list of record documents.—The clerk of the lower court shall, at the time of the transmittal of the record to the appellate court, mail a copy of the list of record documents to all counsel of record, or if unrepresented by counsel, to the parties at the address they have provided to the clerk. The clerk shall note on the docket the giving of such notice. Should the clerk fail to transmit to the appellate court any document specifically identified or fairly subsumed within the list of record documents, the absence of such document shall not be a basis for the appellate court not to consider the document. Upon discovery of the omission from the record of any document specifically identified or fairly subsumed within the list of record documents, the record shall promptly be corrected pursuant to the Pa.R.A.P. 1926.

Explanatory Comment

The Rules of Appellate Procedure and case law place a burden on the appellant to make sure that a full and complete record is forwarded to the appellate court. The Appellate Court Procedural Rules Committee undertook a review of the rules to assist appellant in determining what, in fact, was sent by the trial court to the appellate court which led to the adoption in 2004 to the adoption of subdivision (d)—a requirement that the clerk or prothonotary send the appellant the list of recorded documents. However, the appellant's ability to determine what was included or subsumed in the list is hindered if the list is not sufficiently specific. Also, in many cases, items included in the list were not actually transmitted to the appellate court.

The Appellate Court Procedural Rules Committee recommends that the Supreme Court amend subdivision (c) to deal with lack of specificity in the lists. The proposed amendment to subdivision (c) provides that the list be sufficiently specific "to allow the parties on appeal to identify each document and to determine whether the record on appeal is complete."

The Appellate Court Procedural Rules Committee recommends that the Supreme Court amend subdivision (d) to permit appellant to rely on the content of the list without having to physically examine the record transmitted to the appellate court. The proposed amendment to subdivision (d) provides that:

Should the clerk fail to transmit to the appellate court any document specifically identified or fairly subsumed within the list of record documents, the absence of such document shall not be a basis for the appellate court not to consider the document. Upon discovery of the omission from the record of any document specifically identified or fairly subsumed within the list of record documents, the record shall promptly be corrected pursuant to the Pa.R.A.P. 1926.

[Pa.B. Doc. No. 10-978. Filed for public inspection May 28, 2010, 9:00 a.m.]

Title 255—LOCAL COURT RULES

BRADFORD COUNTY

Local Rules of Juvenile Court Procedure 515.B(4) and 1604

Order

And Now, this 12th day of May, 2010, the Court, having received approval from the Juvenile Court Procedural Rules Committee, hereby adopts the attached Bradford County Rules of Juvenile Court Procedure, to be effective thirty (30) days after the date of publication in the Pennsylvania Bulletin.

It is further ordered that the District Court Administrator shall send one (1) certified copy of this Rule to the Administrative Office of Pennsylvania Courts, two (2) certified copies to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*, and one (1) copy to the *Bradford County Law Journal* for publication in the next issue of the *Bradford County Law Journal*.

It is further ordered that this local rule shall be kept continuously available in the Clerk of Court's Office for public inspection and copying.

By the Court

JEFFREY A. SMITH, President Judge

BRADFORD COUNTY LOCAL JUVENILE RULES Local Rule 515.B(4).

- (a) Upon entry of a consent decree of adjudication of delinquency, the juvenile offender shall be assessed a fee in the amount of twenty (\$20.00) per month for each month of supervision. This fee shall be payable to the Bradford County Juvenile Court VOJO Restitution Fund, (VOJO Fund), which has been established pursuant to 42 Pa.C.S.A. § 6352(a)(5). Said fee shall not be charged for any time that the juvenile is in placement.
- (b) No fee will be imposed if \underline{all} of the following conditions are met:
- (1) The juvenile is indigent and is likely to remain so for the foreseeable future;
- (2) The juvenile is and will continue to be unable to earn any income in the foreseeable future;
- (3) The presiding judge, following hearing, orders that the fees shall be waived.
- (c) Expenditures to victims from the VOJO Fund shall be made pursuant to guidelines established by this court.

In Re: Rule 1604 of the Rules of Juvenile Procedure; No. 10IR000065

Order

And Now, January 11, 2010, the Court Administrator is hereby designated as the individual to receive reports submitted by foster parents pursuant to Rule 1604 of the Pennsylvania Rules of Juvenile Procedure.

By the Court

JEFFREY A. SMITH, President Judge

[Pa.B. Doc. No. 10-979. Filed for public inspection May 28, 2010, 9:00 a.m.]

LYCOMING COUNTY

Distribution of Juvenile Restitution, Reparation, Fees, Costs, Fines and Penalties; Administrative Order

Order

It is *Ordered* and *Directed*, pursuant to the authority of 42 Pa.C.S. § 9728 and other laws pertaining thereto, and the designation of the Lycoming County Commissioners, that the Lycoming County Cost Clerk is appointed as the agency authorized to collect all restitution, reparation, fees, costs, fines and penalties. All prior orders relating to distribution of restitution, reparation, fees, costs, fines and penalties are hereby vacated.

It is further *Ordered* and *Directed*, effective immediately, that monies collected by the Lycoming County Cost Clerk on account of restitution, reparation, fees, costs, fines and penalties shall be distributed in the following priorities:

1. Crime Victim's Compensation Fund & Victim Witness Services Fund

In juvenile court cases, \$25.00 shall be paid to these funds under 18 P.S. § 11.1101, the Crime Victim's Act, provided there is either a consent decree or an adjudication of delinquency.

2. Restitution

In juvenile court cases, no less than fifty percent (50%) of all monies collected by the Lycoming County Cost Clerk pursuant to 42 Pa.C.S. \S 9728 (b)(1) and deducted pursuant to 42 Pa.C.S. \S 9728 (b)(5), shall be disbursed on account of restitution until paid in full, under 42 Pa.C.S. \S 9728 (G.1).

In making restitution in juvenile court cases, priority of payment among the restitution recipients shall be in the following order, under 18 Pa.C.S. § 1106:

- A. To the Victim; if more than one, then among them pro-rata.
 - B. To the Crime Victims' Compensation Board.
- C. To any other government agency which has provided reimbursement to the victim as a result of the juvenile's criminal conduct or wrongdoing.
- D. To any insurance company which has provided reimbursement to the victim as a result of the juvenile's criminal conduct or wrongdoing.

3. All Other Fees, Costs, Fines and Penalties

Any money remaining after payment under sections 1 and 2, above have been made in full, or one hundred percent (100%) thereof, shall be distributed in the following priorities.

- A. Supervision Fees, Electronic Monitoring Fees, Server Fees, Witness Fees
- (1) Costs of offender supervision fees under 18 P.S. § 11.1102 (Act 111 of November 24, 1998); the supervision fees shall be based on the defendant not on the case.
 - (2) Service fees.
 - (3) Witness fees.
 - B. Judicial Computer System

All moneys payable to the Judicial Computer System Augmentation Account under 42 Pa.C.S. § 3733.

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C. All other Fees, Costs, Fines, and Penalties

Disbursement shall first be made to the County expense items, secondly to municipal or local expense items and finally to expenses due to the Commonwealth.

D. Judgment Fees

Fees due for entry of and satisfaction of judgment shall be paid before the record is marked satisfied.

It is further *Ordered* and *Decreed* that pursuant to 42 Pa.C.S. § 9728, all sentences, pretrial dispositions, or orders entered relating to the disposition of a dependent child under 42 Pa.C.S. § 6352, for restitution, reparation, fees, costs, fines and penalties shall, together with interest and any additional costs that may accrue, be a judgment in favor of the Lycoming County Juvenile Probation Office. The Lycoming County Prothonotary and Clerk of Courts, upon the docketing of such order, shall enter, docket, and index the same record in his office without pre-payment of costs.

It is further *Ordered* and *Decreed* that the Lycoming County Cost Clerk, in conjunction with the Juvenile Probation Office, is authorized to prepare an interim bill of costs upon receipt of an order of sentence, pretrial disposition or disposition of a delinquent child under 42 Pa.C.S. § 6352 and, pending receipt of the final bill of costs, to make disbursements of all monies collected in accordance with the interim bill of costs and this order.

By the Court

NANCY L. BUTTS, President Judge

 $[Pa.B.\ Doc.\ No.\ 10\text{-}980.\ Filed\ for\ public\ inspection\ May\ 28,\ 2010,\ 9\text{:}00\ a.m.]$

LYCOMING COUNTY

Establishment of Juvenile Restitution Fund; Administrative Order

Order

And Now, this 17th day of May, pursuant to Act 217 of 2004, the Court Orders the Juvenile Probation Department to establish a restitution fund and assess fines, court costs, supervision or other appropriate fees to be paid by the child, all of which shall be deemed contributions to said fund, excluding any costs, fines or fees which are mandated by statute or rule to be assessed and paid to any specific fund or purpose. Any cases referred for informal adjustment, consent decree, or adjudicated delinquent may be assessed the above fees. Further, the Court authorizes any collection of fines and costs from delinquent juvenile cases that have previously appeared before a county district justice to be enforced and collected by the Juvenile Probation Office of this Court and deposited with the county collections department in the juvenile restitution fund.

The initial Court costs shall be \$40.00 per each petition filed. The President Judge shall approve any increase in fees.

Any fines, costs, fees or restitution payments collected from the above sources, excluding mandatory costs, fines or fees, are to be deposited in a separate and fiscally distinct restitution fund as noted above and maintained by the county. They should not be included in the AOPC/CPCMS system.

Any money paid into the restitution fund should be used as payment to victims for approved restitution claims filed with this Juvenile Court. The payment shall be made upon approval of the Chief Juvenile Probation Officer. When authorized by the Court, juvenile offenders may be directed to do community service to earn monies for payment of their restitution as approved by the Chief Juvenile Probation Officer at the rate of the state's minimum wage. Any such money shall be paid to the victim who is owed restitution and not to the juvenile. The Chief Probation Officer shall develop and maintain a written policy to implement the Order which shall be subject to Court approval. The written policy, 3.1, is attached to this Order and is hereby approved.

By the Court

NANCY L. BUTTS, President Judge

LYCOMING COUNTY
JUVENILE PROBATION
POLICY and PROCEDURES

POLICY NUMBER: 3.1 (updated 7/22/09)

RESTITUTION and COURT COSTS

Section 6352(a)(5) of the PA Juvenile Act provides the Court the ability to order payment by a delinquent child and their parents of reasonable amounts of money as fines, costs and/or restitution that shall be used to reimburse crime victims for financial losses resulting from delinquent acts. Additionally, the county's President Judge, via an Administrative Order, will establish a Restitution Fund for the deposit of all contributions to the fund which are received or collected. Informal adjustment and consent decree dispositions can also require juveniles and their parents to pay reasonable amounts of money as fines, costs and/or restitution. Act 217 amended the PA Juvenile Act in sections 6323 and 6340 allowing this change to occur. The Act also created 6304.1 "Summary Offenses" which provides for the option of contributions to the restitution fund in cases where a child has failed to comply with the lawful sentence imposed for a summary offense. These written guidelines establish procedures for the administration for this fund. The Juvenile Act section is copied at the end of this policy.

The Juvenile Probation Office maintains a Restitution program and a Restitution Fund to provide monetary compensation to victims. Our Restitution Fund will not be used to reimburse 3rd party payers, e.g. insurance companies, PA Crime Victim Compensation Fund, etc. Both are accessed via Court Order. The process is initiated by the Victim/Witness Coordinator who mails a "Description of Loss" form to victims. Upon the return of the verifiable loss/damage paperwork, the District Attorney presents this paperwork at the youth's hearing. The Court can order juveniles and their parents responsible for payment to victims. Parents are liable for up to \$1000 for a single act or \$2500 for a series of acts (See Title 23 Domestic Relations, Section 5505) whereas juveniles are liable for the entire loss, based on their ability to pay. A copy of the signed Restitution Order is kept on the left side of file. The procedure to ensure restitution and court cost orders are correctly filed in the Prothonotary and Cost Clerk's Office is attached.

When a juvenile or their family does not have sufficient funds to repay victims, our office can access a Restitution Fund to provide restitution. Clients provided this privilege are required to work Community Service at the minimum wage rate as their means of repayment to our Office. The Community Service work must be completed first before any funds can be sent to the victim. Example

is \$515 of restitution at \$7.25/hour = 100 hours of community service as repayment.

Upon approval of the Chief JPO, disbursements to victims can be made in advance and a client can repay the Restitution Fund by community service work at a later date. Officers must complete 2 forms, "Transfer of Funds" memo to the Fiscal Office and "Juvenile Fund Withdraw" Court Order and give to Chief J.P.O. for signature. To authorize disbursements from the Restitution Fund, the Chief JPO will forward the forms to the Fiscal Office. Officers must complete a "Payments to Restitution Fund" Court Order form and give to Chief J.P.O. This procedure is utilized when Restitution Funds were used to repay a victim and the youth has employment or ability to pay. A copy of this Order is kept on the left side of the file.

Disbursements from the Restitution Fund require at least 2 signatures. The 2 persons designated by this policy and the subsequent Administrative Order are the Lycoming County Treasurer and a Lycoming County Commissioner.

An annual report, detailing the aggregate and individual data regarding payments to and disbursements from the fund, is required. This report shall be provided to the Chief JPO. The "1069 report" in the CPCMS satisfies this requirement.

An annual audit, under county policy, of all payments to and disbursements from the Restitution Fund shall occur. Currently, the annual County audit is completed by Thomas Keller, CPA.

Youth must complete all restitution requirements before they can be released from supervision.

All youth charged and subsequently adjudicated delinquent or ordered placed under a consent decree shall be assessed a \$40 Court Cost. Youth handled informally can be assessed a court cost also. The informal adjustment agreement shall list an amount that is mutually agreed upon by all parties. The Court Cost will be paid to the Restitution Fund. The youth may be liable for other fines, costs and service fees imposed by statute.

Victims of aggravated assault where serious bodily injury results are eligible for compensation through the Crime Victim's Compensation Board. The Victim/Witness Coordinator identifies and completes the paperwork to access this restitution program.

APPENDIX A

IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA

IN THE INTEREST OF A JUVENILE. NO

IN THE INTEREST OF MOCVEMEN.	110.	
NAME:	DOB:	
ADDRESS:	S.S. #	
PARENT(S):		
NAME:		
ADDRESS:	S.S. #	
NAME:		
ADDRESS:	S.S. #	
APPENDIX A TO ORDER OF	(date)	
ORDER FOR PAYMENT OF		
COSTS, FINES AND RESTITUTION		

In accordance with the foregoing order of this date, it is hereby ORDERED and DIRECTED that the juvenile and parent(s) shall pay the amounts directed herein. The juvenile's parent(s) shall pay restitution as set forth below.

COURT COSTS Court costs waived ()	\$ 40.00
PA CRIME VICTIMS COMPENSATION FUN	D \$ 25.00
DNA DETECTION FUND (\$250.00)	
Costs waived ()	\$
ACT 198 (18 Pa.C.S. § 7508.1) DUI/Drug Offe (\$100.00/\$300.00 BA > 0.16%)	enses \$
COSTS OF PROSECUTION, including but no witness fees, blood tests, laboratory tests, pof costs submitted by the District Attorned days of this date; otherwise only as dissubsequent court order.	plus any bill y within 30
FINE UNDER CHARGE NUMBER(S)	
	\$
Other fines and costs:	
	\$
	\$
Restitution total to be paid by juvenile (deta 2). The juvenile shall make payment as dir Juvenile Probation Office.	ected by the \$
Juvenile Tota	·
Restitution to be paid by parent(s) (detailed The parent(s) shall pay as follows:	on page 2).
RESTITUTION PAYMENT PLAN FEE (\$10.0	
Parent Tota	\$
As Recommended by the Master BY TE Under Pa.R.J.C.P. 191	
Chuci i ant. 9.C.1. 101	
Family Court Hearing Officer Judge	,
Family Court Hearing Officer Assigned Probation Officer	
Family Court Hearing Officer Judge	— er Juvenile
Family Court Hearing Officer Assigned Probation Officer NOTE: [] Adult Co-Defendants [] Other Participants	er Juvenile s and case
Family Court Hearing Officer Assigned Probation Officer NOTE: [] Adult Co-Defendants [] Other Participants	er Juvenile s and case
Family Court Hearing Officer Assigned Probation Officer NOTE: [] Adult Co-Defendants [] Other Participants	er Juvenile s and case
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Family Court Hearing Officer Assigned Probation Officer NOTE: [] Adult Co-Defendants [] Other Participants [] NO [] YES (State name numbers, PAGE 2 RESTITUTION PAYMENTS Victim: Address: Total restitution owed victim is \$	er Juvenile s and case if known)
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Family Court Hearing Officer Assigned Probation Officer NOTE: [] Adult Co-Defendants [] Other Participants [] NO [] YES (State name numbers, PAGE 2 RESTITUTION PAYMENTS Victim: Address: Total restitution owed victim is \$	er Juvenile s and case if known) \$

approved

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Victim:		
Address:		
Total restitution owed victim is \$		
Juvenile's share of responsibility is%		
The Juvenile shall pay the victim	\$	
The Juvenile's parent(s) are also ordered		
to pay the victim	\$	•
[] Juvenile and parent(s) payments to		
victim are joint and several		
[] Restitution paid by restitution fund		
approved		
Victim:		
Address:		
Total restitution owed victim is \$		
Juvenile's share of responsibility is%		
The Juvenile shall pay the victim	\$	•
The Juvenile's parent(s) are also ordered	Φ.	
to pay the victim	\$	·
[] Juvenile and parent(s) payments to		
victim are joint and several		
[] Restitution paid by restitution fund		
approved		
Victim:		
Address:		
Total restitution owed victim is \$		
Juvenile's share of responsibility is%		
The Juvenile shall pay the victim	\$	
The Juvenile's parent(s) are also ordered	ф	
to pay the victim	\$	-•
Juvenile and parent(s) payments to		
victim are joint and several [] Restitution paid by restitution fund		
approved		
approved		

 $[Pa.B.\ Doc.\ No.\ 10\mbox{-}981.\ Filed for public inspection May 28, 2010, 9:00 a.m.]$

MIFFLIN COUNTY

In the Matter of Local Rules 58th Judicial District; No. 02-2010

Administrative Order

And Now, this 13th day of May, 2010, with respect to the Mifflin County Local Rules of Court, the Court hereby Orders the following:

The following new Mifflin County Local Rule of Court is hereby *Adopted* and shall become effective thirty days after the publication of same in the *Pennsylvania Bulletin*

Rule MC1018.1—Notice to Defend. Form.

(a) Every complaint filed by a plaintiff and every complaint filed by a defendant against an additional defendant shall begin with a notice to defend in substantially the form set forth in subdivision (b). No other notice to plead to a complaint shall be required.

(b) [CAPTION] NOTICE

You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after this complaint and notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims

set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the court without further notice for any money claimed in the complaint or for any other claim or relief requested by the plaintiff. You may lose money or property or other rights important to you.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.

IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICE TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

MidPenn Legal Services 3 West Monument Square, Suite 303 Lewistown, PA 17044 (717) 248-3099

By the Court

TIMOTHY S. SEARER, President Judge

[Pa.B. Doc. No. 10-982. Filed for public inspection May 28, 2010, 9:00 a.m.]

SCHUYLKILL COUNTY Adopted Criminal Rule of Procedure; AD-45-10

Order of Court

And Now, this 6th day of May, 2010 at 3:00 p.m., the Court hereby adopts Schuylkill County Criminal Rule of Procedure, Rule 507. The rules are adopted for use in the Court of Common Pleas of Schuylkill County, Pennsylvania (21st Judicial District) and shall be effective 30 days after publication in the Pennsylvania Bulletin.

The Clerk of Courts of Schuylkill County is Ordered and Directed to do the following:

- 1) File ten (10) certified copies of this Order and Rules with the Administrative Office of the Pennsylvania Courts.
- 2) File two (2) certified copies of this Order and Rule with the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin* together with a CD-ROM reflecting the text in the hard copy version.
- 3) File one (1) certified copy of this Order and Rules with the Pennsylvania Criminal Procedural Rules Committee.
- 4) Forward one (1) copy to the Schuylkill County Law Library for publication in the Schuylkill Legal Record.
- 5) Keep continuously available for public inspection copies of this Order and Rule.
- It is further *Ordered* that said Pennsylvania Rule of Criminal Procedure, Rule 507 become effective July 1, 2010.

By the Court

WILLIAM E. BALDWIN, President Judge

COURT OF COMMON PLEAS OF SCHUYLKILL COUNTY TWENTY-FIRST JUDICIAL DISTRICT

Rule 507. Approval of Police Complaints and Arrest Warrant Affidavits by Attorney for the Commonwealth.

The District Attorney of Schuylkill County having filed a certification pursuant to Pa.R.Crim.P. 507, criminal complaints and arrest warrant affidavits by police officers, as defined in the Rules of Criminal Procedure, charging:

- A. Murder (all types)—18 Pa.C.S.A. § 2502,
- B. Voluntary Manslaughter—18 Pa.C.S.A. § 2503,
- C. Involuntary Manslaughter—18 Pa.C.S.A. § 2504,
- D. Causing or Aiding Suicide—18 Pa.C.S.A. § 2505,
- E. Drug Delivery Resulting in Death—18 Pa.C.S.A. § 2506,
- F. Murder of an Unborn Child (all types)—18 Pa. C.S.A. § 2604,
- G. Voluntary Manslaughter of Unborn Child—18 Pa. C.S.A. § 2605,
 - H. Kidnapping-18 Pa.C.S.A. § 2901,
 - I. Arson—18 Pa.C.S.A. § 3301,
 - J. Homicide by Vehicle—75 Pa.C.S.A. § 3732,

- K. Homicide by Vehicle while Driving Under Influence—75 Pa.C.S.A. § 3735,
- L. Homicide by Watercraft while Operating Under Influence—30 Pa.C.S.A. § 5502.1,
 - M. Homicide by Watercraft—30 Pa.C.S.A. § 5502.2; or
- N. Any inchoate form of the foregoing—Criminal Attempt—18 Pa.C.S.A. § 901, Criminal Solicitation—18 Pa.C.S.A. § 902, Criminal Conspiracy—18 Pa.C.S.A. § 903
 - O. Rape—18 Pa.C.S.A. § 3121,
 - P. Statutory Sexual Assault—18 Pa.C.S.A. § 3122.1,
- Q. Involuntary Deviate Sexual Intercourse—18 Pa.C.S.A. § 3123,
 - R. Sexual Assault—18 Pa.C.S.A. § 3124.1,
 - S. Institutional Sexual Assault—18 Pa.C.S.A. § 3124.2,
- T. Aggravated Indecent Assault—18 Pa.C.S.A. § 3125 shall not hereafter be accepted by any judicial officer unless the complaint and affidavit have the approval of an Attorney for the Commonwealth prior to filing.

Effective July 1, 2010.

[Pa.B. Doc. No. 10-983. Filed for public inspection May 28, 2010, 9:00 a.m.]