THE COURTS

Title 249—PHILADELPHIA RULES

PHILADELPHIA COUNTY

Rescission of Phila.Civ.R. *430.1 and Renumbering and Amendment of Phila.Civ.R. *430.2 and *1019.1; President Judge General Court Regulation No. 15 of 2019

Order

And Now, this 5th day of December, 2019, the Board of Judges of Philadelphia County having voted at the Board of Judges' meeting held on November 21, 2019, to rescind, Phila.Civ.R. *430.1 and to renumber and amend Phila.Civ.R. *430.2 and *1019.1 and, as required by Pa.R.J.A. 103, the Supreme Court Civil Procedural Rules Committee has reviewed the following rules and has determined that they are not inconsistent with the applicable statewide rules and has authorized their promulgation.

Now, therefore, it is hereby Ordered and Decreed that Phila.Civ.R. *430.1 is rescinded, and Phila.Civ.R. *430.2 is renumbered Phila.Civ.R. *430 and amended as follows, and Phila.Civ.R. *1019.1 is renumbered Phila.Civ.R. *1041.1 and amended as follows.

This General Court Regulation is issued in accordance with Pa.R.J.A. 103 and shall be filed with the Office of Judicial Records (formerly the Prothonotary, Clerk of Courts and Clerk of Quarter Sessions) in a docket maintained for General Court Regulation issued by the First Judicial District of Pennsylvania. As required by Pa.R.J.A. 103(d)(5)(ii), two certified copies of this General Court Regulation and rules shall be distributed to the Legislative Reference Bureau, together with a copy on a computer diskette, for publication in the *Pennsylvania Bulletin* and shall become effective thirty (30) days after publication in the Pennsylvania Bulletin. As required by Pa.R.J.A. 103(d)(6) one certified copy of this General Court Regulation and rules shall be filed with the Administrative Office of Pennsylvania Courts, shall be published on the website of the First Judicial District at www.courts.phila.gov, and shall be incorporated in the compiled set of local rules no later than 30 days following publication in the Pennsylvania Bulletin. Copies of the General Court Regulation and local rules shall also be published in The Legal Intelligencer and will be submitted to American Lawyer Media, Jenkins Memorial Law Library, and the Law Library for the First Judicial District.

By the Court

HONORABLE IDEE C. FOX, President Judge Court of Common Pleas

Rescission of Phila.Civ.R. *430.1, Amendment of Phila.Civ.R. *430.2, and Renumbering and Amendment of Phila.Civ.R. *1019.1

New text is bold and underscored; deleted text is bolded and bracketed.

Rule *430.1. [Alternative Service] Reserved.

[(A) Right of Service. Pursuant to Pa.R.C.P. 430, the plaintiff has the right of service in such manner as the Court by special Order shall direct in cases where service cannot otherwise be made.

- (B) Procedure. When a return of "Not Found" or its equivalent has been made after more than one attempt to make service by the Sheriff or where the first return of "Not Found" indicates that further attempts at personal service would not be successful, the plaintiff's counsel may request an order permitting service of the complaint by regular mail to the defendant's last known address by filing an affidavit in accord with either paragraphs (1) and (2) or paragraph (3) below, accompanied by an attached copy of the current docket entries.
- (1) An averment of a good faith investigation made to ascertain the present residence of the defendant, which must consist of at least three of the following:
 - (a) An examination of telephone directories.
 - (b) Inquiries made of neighbors or relatives.
- (c) Inquiries made of employers or former employers.
 - (d) Inquiries made of credit bureaus.
- (e) An examination of public records or any other records required to be kept by law, i.e., information from Post Office Department pursuant to Freedom of Information Act, Bureau of Motor Vehicles, etc.
- (f) Any other specifically averred investigation which is reasonably calculated to provide information on the defendant's whereabouts.
- (2) In addition to the requirements set forth in paragraph (1) above, affidavits shall include the specific inquiries made and the specific responses received from the plaintiff's investigation, including the dates thereof. If inquiries and/or responses were made by mail, a copy of all correspondence shall be submitted with the required affidavit.
- (3) An averment that to the best of plaintiff's counsel's personal knowledge, information and belief the address given is defendant's residence and the manner in which said address was obtained.
- (C) Notification of Filing. If the name and address of defendant's counsel is known, then a copy of the filing must be forwarded by regular mail but there is no requirement for service on the defendant.
- (D) Motion Court Procedure. Filings made in accord with this procedure are exempt from Philadelphia Civil Rule *208.3(b)(3).

Note: Former Rule 141; adopted by the Board of Judges, originally General Court Regulation 81-6, effective July 14, 1981. Amended May 20, 2004, effective July 26, 2004. **Rescinded**, 2019.

Editor's Note: Pa.R.C.P. 430, which supplants this local rule, identifies the prerequisite good faith investigation that must be conducted before seeking service by special order of court.

Rule [*430.2. Notice by Publication.] *430. Publication.

[(A)] The Legal Intelligencer [shall be the official periodical] is designated as the legal publication for the publication of [all] legal notices required to be published by statute, rule or court order.

THE COURTS 7399

- [(B) Except as otherwise provided by Act of Assembly, rule or special order of Court, service by publication shall be made by publication once in *The Legal Intelligencer*, and in one daily newspaper of general circulation within the county, such publication to appear in all editions of such newspaper published on the day the same appears, and in such manner that the person so served shall have at least five days after the publication thereof to act thereon.
- (C) The provisions of this rule shall apply in all respects to service in cases in which a different method is specially prescribed, except in the particulars in which such method is in conflict herewith.

Note: Former Rule 100; originally Star Rule *233, adopted June 7, 1956, and Star Rule *326. Amended May 20, 2004, effective July 26, 2004. Former Rule *430.2 renumbered and amended 2019, effective , 2019.

Rule [*1019.1] $\underline{*1041.1}$. Pleadings in Asbestos Cases.

- (D) Joinder of Additional Defendants.
- (1) [Additional defendants may be joined by any defendant without leave of Court within ninety (90) days after service of the complaint.] An additional defendant joined by one defendant shall be deemed to have been joined by all defendants without the necessity of any further pleadings.

Note: Original Order dated July 30, 1986 in In Re: Asbestos Litigation, October Term, 1986, No. 0001. Former Rule *1019.1 renumbered and amended , 2019, effective , 2019.

 $[Pa.B.\ Doc.\ No.\ 19\text{-}1882.\ Filed\ for\ public\ inspection\ December\ 20,\ 2019,\ 9:00\ a.m.]$

Title 255—LOCAL COURT RULES

CLEARFIELD COUNTY Local Rules of Criminal Procedure

Rule 202. Approval of Search Warrant Applications by Attorney for the Commonwealth.

The District Attorney of Clearfield County having filed a certification pursuant to Pa.R.Crim.P. Rule 202, no search warrant application is required to have the approval of an attorney for the Commonwealth prior to filing.

Adopted March 22, 2004. Effective 30 days after publication in the *Pennsylvania Bulletin*. Amended November 12, 2019. Effective Immediately.

By the Court

FREDRIC J. AMMERMAN, President Judge

 $[Pa.B.\ Doc.\ No.\ 19\text{-}1883.\ Filed\ for\ public\ inspection\ December\ 20,\ 2019,\ 9:00\ a.m.]$

Title 255—LOCAL COURT RULES

CLEARFIELD COUNTY Local Rules of Criminal Procedure

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

1. Pursuant to Rule 507 of the Pennsylvania Rules of Criminal Procedure, Police Complaints and Arrest Warrant Affidavits shall not require approval of the District Attorney of Clearfield County, or his designee, or the Attorney General of Pennsylvania, or his designee, prior to filing.

Effective Date. Adopted March 22, 2004. Effective 30 days after publication in the Pennsylvania Bulletin. Amended July 15, 2011. Effective 30 days after publication in the Pennsylvania Bulletin. Amended May 30, 2012. Effective 30 days after publication in the Pennsylvania Bulletin. Amended May 1, 2017. Effective 30 days after publication in the Pennsylvania Bulletin. Amended November 12, 2019. Effective Immediately.

By the Court

FREDRIC J. AMMERMAN, President Judge

[Pa.B. Doc. No. 19-1884. Filed for public inspection December 20, 2019, 9:00 a.m.]

Title 255—LOCAL COURT RULES

LANCASTER COUNTY

Amendment of Local Rules of Civil Procedure; CI-19-11484

Administrative Order

And Now, this 3rd day of December 2019, it is hereby Ordered that the following Local Rules of Civil Procedure of the Court of Common Pleas of the 2nd Judicial District of Pennsylvania, Lancaster County, are amended as indicated, to be effective thirty (30) days after publication in the *Pennsylvania Bulletin*.

The Lancaster County District Court Administrator is Ordered to do the following:

- 1. File one (1) copy to the Administrative Office of Pennsylvania Courts via email to adminrules@pacourts.us.
- 2. File two (2) paper copies and one (1) electronic copy in a Microsoft Word format only to bulletin@palrb.us with the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.
- 3. Publish these Rules on the Lancaster County Court website at www.court.co.lancaster.pa.us.
- 4. Incorporation of the local rule into the set of local rules on www.court.co.lancaster.pa.us within thirty (30) days after the publication of the local rule in the *Pennsylvania Bulletin*.
- 5. File one (1) copy of the local rule in the appropriate filing office for public inspection and copying.

By the Court

DENNIS E. REINAKER, President Judge

Rule 208.3(c). Discovery Motions Court.

- A. *Purpose of Rule*. It is the intention of this Rule that discovery motion practice be expedited and that discovery motions and responses be concise.
- B. Discovery Motions Judge. Every discovery motion shall be presented to the Discovery Motions Judge. Discovery Motions Court shall be held at 1:30 p.m. on Friday afternoons as scheduled by the Discovery Motions Judge. The District Court Administrator shall publish notice of the location, dates, times, and cases listed for Discovery Motions Court on the Court Case Schedule (http://courtcal.co.lancaster.pa.us/CourtAdmin.Public/).
- C. Contents of Motion. Every discovery motion shall contain the following:
- 1. A concise statement describing the nature of the case.
- 2. A concise statement of the status of any discovery procedure involved.
- 3. A copy of the discovery request and response, if any, in dispute.
- 4. A statement of the relief requested and a citation to the statute, procedural rule or other authority for the relief requested.
- 5. A statement identifying all other parties and their counsel, with mailing addresses, telephone numbers and email addresses.
- 6. If necessary, a request for the suspension of discovery until the dispute is resolved.
- 7. A certification that the parties, after reasonable effort, are unable to resolve the dispute.
 - 8. A proposed rule or order.
 - D. Notice and Service.
- 1. A copy of the discovery motion, along with notice of when it will be presented, shall be served upon all parties no later than 5:00 p.m. on the Tuesday preceding the scheduled court date. Discovery motions shall not be filed or presented to the Court in any fashion other than to the Discovery Motions Judge. The moving party shall present an original and one copy of the motion to the Court.
- 2. If service of the motion is made by first class mail, the mailing must be postmarked no later than Friday preceding the scheduled court date. In the event of a Monday holiday, service, if sent by mail, shall be postmarked by the preceding Thursday. Hand delivery of the motion may be made until 5:00 p.m. on the Tuesday preceding the scheduled court date. The parties may serve discovery motions by email, provided that receipt of the email by all other parties is confirmed by the serving party. The serving party shall attach proof of service to the discovery motion. Failure to serve the motion and notice shall be grounds for dismissal.
- E. Briefs. Briefs are not permitted unless directed by the Court.
- F. Responses. Any party may submit a response to the discovery motion. The response shall not exceed five pages. The response shall be presented to the Court and served on all parties or their counsel on the scheduled court date. Affidavits, discovery responses, references to depositions, transcripts or other documents responsive to the discovery motion shall not be included in the response but may be referenced during oral argument.
- G. Scheduling. Arguments on discovery motions shall be scheduled at ten minute intervals. Counsel seeking to

list a motion for argument shall contact the Discovery Motions Judge chambers no later than 5:00 p.m. on the Tuesday immediately preceding the requested court date. The assignment of all discovery motions to an argument date and time will be made by the Discovery Motions Judge. A list of cases scheduled for argument will be sent via email by the Discovery Motions Judge by the close of business on the Wednesday preceding the scheduled argument date to all parties or their counsel.

Revised 12-2-19

Effective 1-19-20

 $[Pa.B.\ Doc.\ No.\ 19\text{-}1885.\ Filed\ for\ public\ inspection\ December\ 20,\ 2019,\ 9:00\ a.m.]$

Title 255—LOCAL COURT RULES

LYCOMING COUNTY

Amendments to the Rules of Civil Procedure; Doc. No. MD-2019-00009

Order

And Now, this 18th day of November 2019, it is hereby Ordered and Directed as follows:

- 1. Lycoming County Rules of Civil Procedure L1915.13-1 and L1915.13-2 are hereby rescinded.
 - 2. The Prothonotary is directed to do the following:
- a. File one (1) certified copy of this order with the Administrative Office of Pennsylvania Courts;
- b. Forward two (2) certified copies of this order and a computer disk containing the text of the order to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*; and
- c. Forward one (1) copy of this order to the Lycoming Law Association for publication in the local rules section of the Lycolaw.org website and to compile the rule revisions within the complete set of local rules no later than 30 days following publication in the *Pennsylvania Bulletin*.
- 3. The rule rescission shall become effective 30 days after the publication of this order in the *Pennsylvania Bulletin*.

By the Court

NANCY L. BUTTS, President Judge

[Pa.B. Doc. No. 19-1886. Filed for public inspection December 20, 2019, 9:00 a.m.]

Title 255—LOCAL COURT RULES

YORK COUNTY

Amendment of Local Rules of Civil Procedure; 2019-MI-000488

Administrative Order Adopting and Amending York County Local Rules of Civil Procedure 51, 205.1, 208.3(a), 208.3(b), and 216

And Now, this 3rd day of December, 2019 it is Ordered that York County Local Rules of Civil Procedure 51,

205.1, 208.3(a), 208.3(b), and 216 are adopted and amended as follows, effective January 1, 2020.

The District Court Administrator shall publish this order as may be required.

By the Court

JOSEPH C. ADAMS, President Judge

Rule 51. Title and Citation of Rules.

These Rules shall be known as the York County Local Rules of Civil Procedure, and may be cited as .". (As individual rules are revised, the court is transitioning to the new citation abbrevia-tion "York R.C.P.____". Litigants may use either citation abbreviation during the transition period.) York R.C.P.

Rule 205.1. Filing Legal Papers.

(1) If the [document] application does not involve a matter to be listed for one-judge disposition pursuant to [YCCiv. 208.3(b) then] York R.C.P. 208.3(B), the moving party shall [cause] provide a [clocked in] copy of the [document requiring action an original to be delivered to the Court Administrator for assignment to a Judge] application and an original proposed order to the prothonotary for delivery to the court.

[Rule 208.3(a). Motions—No Response Required. Procedure.

(this rule is deleted in its entirety)

Rule 208.3(a). Alternative Procedures-No Response Required.

- (1) All applications to the court requiring action by a judge, except those hereafter excluded, shall be presented to the court at a session of motions court. The times and dates for motions court sessions shall be published by the district court administrator in the court calendar from time to time. Motions shall be filed as set forth in York R.C.P. 205.1. No written response shall be necessary.
- (2) The moving party must file a notice of presentment with the prothonotary and must give actual notice to all other parties in interest, and to the motions court judge, of the intention to present an application at a session of motions court at least five days prior to the date of the specific motions court session at which it will be presented.
- (a) Notice shall be substantially in the following form:

{Beginning 3 inches from top of page. See Pa.R.C.P.

IN THE COURT OF COMMON PLEAS OF YORK COUNTY, PENNSYLVANIA

NAME OF PLAINTIFF(S) : {CASE NUMBER}

: {NAME OF PREVIOUS JUDGE}

vs. : {NAME OF ASSIGNED JUDGE}

: {NUMBERS OF RELATED CASES}
NAME OF DEFENDANT(S) : {TYPE OF ACTION}

NOTICE OF PRESENTMENT OF MATTER AT CIVIL MOTIONS COURT

TO THE PROTHONOTARY:

The following matter is for presentment at civil motions court:

Date to be presented:

Pleading/matter to be presented:
Date(s) conferred, or attempt to confer with all other interested parties:

Date(s) moving party sought concurrence of each other party:

Date other parties and court administration notified of intended presentment:

Date:

Submitted by {Name of Party} Name of Attorney Address of Attorney Telephone Number of Attorney Facsimile Number of Attorney E-mail address of Attorney

- (b) A copy of the notice of presentment, application and an original proposed order shall be provided by the moving party to the prothonotary for delivery to the court pursuant to York R.C.P. 205.1.
- (c) A copy of the notice of presentment, application and proposed order shall be served by the moving party on all other parties in interest pursuant to York R.C.P. 205.1.
- (d) For purposes of this rule only, timely service on a party by facsimile or other electronic transmission will constitute appropriate notice.
- (3) All applications to the court shall include a certificate by the moving party that notice was given pursuant to subsection (a)(2) above.
- (4) Should a party wish to file a response, an original of the response shall be filed with the prothonotary and the party shall provide a copy to the prothonotary for delivery to the court.
- (5) Should a moving party wish to reschedule the presentation of an application to the court, a written notice of that intent and a revised notice of presentment shall be filed and a copy provided to the prothonotary for delivery to the court; a copy shall also be served by the moving party on all other parties, specifying the new date on which the motion will be presented to the court. The new date shall be in accordance with the notice requirement set forth in York R.C.P. 208.3(a)(2).
- (6) Should a moving party wish to withdraw any motion from consideration by the court, consent to withdraw shall be obtained from all interested parties and the moving party shall promptly file a praecipe to withdraw the motion with the prothonotary. The moving party shall provide a copy to the prothonotary for delivery to the court and shall serve all other parties of interest.
- (7) The following applications need not be presented in a session of motions court, but shall be presented to the court pursuant to York R.C.P. 205.1:
- (a) Petitions for preliminary or special injunctions (see York R.C.P. 1531.1 et seq.)

- (b) Uncontested motions: Provided, however, that the motion includes a certification as set forth in York R.C.P. 208.2(d)(2) and 205.1.
 - (c) Stipulated orders;
- $\underline{\text{(d)}}$ Petitions for rules to show cause; (see York R.C.P. 206.1(a) and 206.4.)
 - (e) Motions to make rules absolute;
- (f) Requests for continuances of scheduled proceedings; (see York R.C.P. 216)
- (g) Applications for leave of court to withdraw entry of appearance; provided, however, that counsel seeking to withdraw has given at least twenty days written notice of intent to withdraw to the client and all parties in interest and no objection has been made. The application and proposed order shall contain the last known address and telephone number of the client. (see York R.C.P. 1012 and Pa.R.C.P. 1012)
- (h) Motions for alternative service, except for family court matters. Such motions shall have a copy of the sheriff's return of service attached to the motion, in addition to the other matters required by law or rule of court; (see Pa.R.C.P. 430)
- (i) Applications for reassessment of damages. (see York R.C.P. 206.1(a))
 - (j) Motions for reconsideration.
- (k) Motions relating to matters covered by an order resulting from a pre-trial conference.
- (l) Motions for judgment by default in quiet title actions;
- (m) Petitions for approval of minor settlements, wrongful death settlements transfer of structured settlements, and settlements involving an incompe-
- - (o) Petitions for a name change;
- (p) Appointment of constables, private police officers, and municipal officers;
- (q) Appointment of persons to Board of View; provided, however, that no motion shall be filed until such time as the pleadings have closed.
 - (r) Detective licenses;
- (s) Termination of inactive civil cases under York R.C.P. 230.2; and
- (t) Admission Pro Hac Vice motions pursuant to Pa.R.C.P. 1012.1

Rule 208.3(b). Motions—Response Required. Procedure.

(this rule is deleted in its entirety)

...]

- Rule 208.3(b). Alternative Procedures-Response Required.
- (1) Matters for disposition by one judge. Matters to be disposed by one judge shall include:
- (a) Preliminary objections (see York R.C.P. 1028(c);

- (b) Motions for judgment on the pleadings (see York R.C.P. 1034(a));
- (c) Motions for summary judgment (see York R.C.P. 1035.2(a));
- (d) Exceptions to the report of a master in divorce (see York R.C.P. 1920.55-2), to reports of boards of view (see York R.C.P. 5170), or to proposed schedule of distribution from sheriff's sale (see York R.C.P. 3136).
- (e) Appeals from decisions of a zoning hearing board, a board of school directors, or other local government agency (see York R.C.P. 5150 and 5200).
- (2) Procedure in one judge disposition matters. Parties shall follow the briefing schedule unless otherwise noted in these local rules or by order of
- (a) All applications which are filed requiring disposition by one judge shall be supported by a brief filed within ten days of the date of filing of the application or, in Appeals in Land Use Cases (see York R.C.P. 5150), within ten days of certification of the record.
- (b) One original brief in opposition shall be filed by all parties opposing the application within thirty days after the date of filing of the application or the filing of the brief of the moving party, whichever is later.
- (c) Any brief in reply shall be filed within five days after service of the brief in opposition to the application.
- (d) Copies of briefs shall be promptly served on all parties and a certificate of service shall be filed with the prothonotary.
- (e) Upon the expiration of the time for filing and service of briefs, any party may list the matter for disposition by one judge by filing a praecipe with the prothonotary.
 - (3) Matters for disposition by a court en banc.
- (a) Matters to be disposed of by a court en banc shall include matters specifically required to be heard en banc pursuant to statute, rule or appellate decision, and matters specifically ordered to be heard en banc by a judge of this court, either pursuant to Pa.R.C.P. No. 227.2 or otherwise.
- (b) Matters to be disposed of by the court en banc shall proceed the same as matters to be disposed of by one judge.
- (4) Should a moving party wish to withdraw any motion from consideration by the court, consent to withdraw shall be obtained from all interested parties and the moving party shall promptly file a praecipe to withdraw the motion with the prothonotary. The moving party shall provide a copy to the prothonotary for delivery to the court and shall serve all other parties of interest.
- (5) Listing the matter for one judge disposition. Excluding exceptions to the master's report and recommendation, which are listed automatically upon expiration of the briefing schedule, any party may list the matter for disposition by one judge upon the expiration of the time for filing and service of briefs by filing a praecipe with the prothonotary.

THE COURTS 7403

- (a) The praecipe shall include the name of any judge (other than motions court judge) to whom the case was previously assigned.
- (b) The moving party shall provide a copy to the prothonotary for delivery to the court.
- (c) Copies of the praecipe shall be sent by the moving party to all counsel and unrepresented parties of record. A certification of service identifying all counsel of record, who they represent, and all unrepresented parties, with addresses and telephone numbers shall be attached to the praecipe.
- (6) The praecipe to list a matter for disposition before the court shall be in substantially the following form:

FORM OF PRAECIPE TO LIST MATTER FOR DIS-**POSITION:**

Beginning 3 inches from top of page.

IN THE COURT OF COMMON PLEAS OF YORK

COUNTY, PENNSYLVANIA

NAME OF PLAINTIFF(S): {CASE NUMBER}

: {NAME OF PREVIOUS JUDGE}

vs. : {NAME OF ASSIGNED JUDGE}

: {NUMBERS OF RELATED CASES}

NAME OF DEFENDANT(S): {TYPE OF ACTION}
PRAECIPE TO LIST FOR {ONE JUDGE/EN BANC}

DISPOSITION

TO THE PROTHONOTARY:

List this matter for {one judge/en banc} disposition:

Document to be ruled upon:

Brief in support filed on:

Brief in opposition filed on:

Oral Argument Requested? Yes No

Date:

Submitted by {Name of Party}

Name of Attorney

Address of Attorney

Telephone Number of Attorney

Facsimile Number of Attorney

E-mail address of Attorney

(Attach Certificate of Service with information re-

quired by York R.C.P. 208.3(b)(5)(c).

Rule 216. Grounds for Continuance.

In all matters in which a proceeding has been scheduled by the court and in which a continuance is sought, the moving party shall first contact all other parties in interest to determine whether there is an objection to the continuance. The application shall state either that there is no objection from any other party, or if there is an objection, the application shall state the reason for the objection. The parties are expected to use the forms developed by the court for such purpose. The moving party shall file the application pursuant to York R.C.P. 205.1. Agreement to a continuance by all parties does not ensure that a continuance will be granted by the court.

[Pa.B. Doc. No. 19-1887. Filed for public inspection December 20, 2019, 9:00 a.m.]

DISCIPLINARY BOARD OF THE SUPREME COURT

Notice of Disbarment

Notice is hereby given that Neal J. Blaher, a/k/a Neal Jonathan Blaher (# 46362), having been disbarred in Florida, the Supreme Court of Pennsylvania issued an Order on December 6, 2019, disbarring Neal J. Blaher, a/k/a Neal Jonathan Blaher from the Bar of this Commonwealth, effective January 5, 2020. 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*.

> MARCEE D. SLOAN, Board Prothonotary

[Pa.B. Doc. No. 19-1888. Filed for public inspection December 20, 2019, 9:00 a.m.]

DISCIPLINARY BOARD OF THE SUPREME COURT

Notice of Suspension

Notice is hereby given that by Order of the Supreme Court of Pennsylvania dated December 3, 2019, Michael Joseph Savona (# 78076) is Suspended on Consent from the Bar of this Commonwealth for a period of five years, retroactive to April 9, 2018. In accordance with Rule 217(f), Pa.R.D.E., since this formerly admitted attorney resides outside the Commonwealth of Pennsylvania, this notice is published in the Pennsylvania Bulletin.

> MARCEE D. SLOAN, Board Prothonotary

[Pa.B. Doc. No. 19-1889. Filed for public inspection December 20, 2019, 9:00 a.m.]

DISCIPLINARY BOARD OF THE SUPREME COURT

Notice of Suspension

Notice is hereby given that by Order of the Supreme Court of Pennsylvania dated December 4, 2019, Jeffrey S. Lisabeth (# 64188) is Suspended on Consent from the Bar of this Commonwealth for a period of two years. In accordance with Rule 217(f), Pa.R.D.E., since this formerly admitted attorney resides outside the Commonwealth of Pennsylvania, this notice is published in the Pennsylvania Bulletin.

> MARCEE D. SLOAN, Board Prothonotary

[Pa.B. Doc. No. 19-1890. Filed for public inspection December 20, 2019, 9:00 a.m.]