

THE COURTS

Title 234—RULES OF CRIMINAL PROCEDURE

[234 PA. CODE CH. 6]

Proposed Amendment of Pa.R.Crim.P. 632

The Criminal Procedural Rules Committee is considering proposing to the Supreme Court the amendment of Pa.R.Crim.P. 632 for the reasons set forth in the accompanying publication report. Pursuant to Pa.R.J.A. 103(a)(1), the proposal is being published in the *Pennsylvania Bulletin* for comments, suggestions, or objections prior to submission to the Supreme Court.

Any report accompanying this proposal was prepared by the Committee to indicate the rationale for the proposed rulemaking. It will neither constitute a part of the rules nor be adopted by the Supreme Court.

Additions to the text of the proposal are bolded and underlined; deletions to the text are bolded and bracketed.

The Committee invites all interested persons to submit comments, suggestions, or objections in writing to:

Joshua M. Yohe, Counsel
Criminal Procedural Rules Committee
Supreme Court of Pennsylvania
Pennsylvania Judicial Center
PO Box 62635
Harrisburg, PA 17106-2635
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All communications in reference to the proposal should be received by Monday, May 1, 2023. E-mail is the preferred method for submitting comments, suggestions, or objections; any e-mailed submission need not be reproduced and resubmitted via mail. The Committee will acknowledge receipt of all submissions.

*By the Criminal Procedural
Rules Committee*

STEFANIE SALAVANTIS,
Chair

Annex A

TITLE 234. RULES OF CRIMINAL PROCEDURE

CHAPTER 6. TRIAL PROCEDURES IN COURT CASES

PART C(1). Impaneling Jury

(*Editor's Note:* Pa.R.Crim.P. 632 as printed in 234 Pa. Code reads "Official Note" rather than "Note.")

Rule 632. Juror Information Questionnaire.

[(A)] (a) Prior to *voir dire*:

(1) Each prospective juror shall complete and verify the standard, confidential juror information questionnaire required by [**paragraph (H)**] **subdivision (i)** of this rule, and any supplemental questionnaire provided by the court.

(2) The president judge shall designate the method for distributing and maintaining the juror information questionnaires.

(3) The trial judge and the attorneys shall receive copies of the completed questionnaires for use during *voir*

dire, and the attorneys shall be given a reasonable opportunity to examine the questionnaires.

[(B)] (b) The information provided by the jurors on the questionnaires shall be confidential and limited to use for the purpose [**of jury selection only**] **or pursuant to subdivision (h)**. Except for disclosures made during *voir dire*, or unless the trial judge otherwise orders pursuant to [**paragraph (F)**] **this** **subdivision (f), non-aggregated, personally identifiable** information shall only be made available to the trial judge, the defendant[(s)] and the attorney[(s)] for the defendant[(s)], and the attorney for the Commonwealth.

[(C)] (c) The original and any copies of the juror information questionnaires shall not constitute a public record.

[(D)] (d) Juror information questionnaires shall be used in conjunction with the examination of the prospective jurors conducted by the judge or counsel pursuant to Rule 631(E), **or for the purposes of subdivision (h)**.

[(E)] (e) If the court adjourns before *voir dire* is completed, the trial judge may order that the attorneys be permitted to retain their copies of the questionnaires during the adjournment. When copies of the questionnaires are permitted to be taken from the courtroom, the copies:

(1) shall continue to be subject to the confidentiality requirements of this rule, and to the disclosure requirements of [**paragraph (B)**] **subdivision (b)**; and

(2) shall not be duplicated, distributed, or published.

The trial judge may make such other order to protect the copies as is appropriate.

[(F)] (f) The original questionnaires of all impaneled jurors shall be retained in a sealed file and shall be destroyed upon completion of the jurors' service, unless otherwise ordered by the trial judge **or retained for the purposes of subdivision (h)**. Upon completion of *voir dire*, all copies of the questionnaires shall be returned to the trial judge and destroyed, unless otherwise ordered by the trial judge at the request of the defendant[(s)], the attorney[(s)] for the defendant[(s)], or the attorney for the Commonwealth, **or unless retained for the purposes of subdivision (h)**.

[(G)] (g) **Subject to subdivision (h)**, [**The**] **the** original and any copies of questionnaires of all prospective jurors not impaneled or not selected for any trial shall be destroyed upon completion of the jurors' service.

(h) Nothing in this rule shall prevent judicial districts from individually electing to retain the information provided by prospective or impaneled jurors on their questionnaires for the purpose of assessing their district's juror demographics as it relates to the constitutional guarantee that juries be drawn from a representative cross-section of the community, provided that such information may only be retained or published by the districts in the aggregate and in a manner that does not contain or reveal any personally identifiable information of the prospective or impaneled jurors.

[(H)] (i) The form of the juror information questionnaire shall be as follows:

**JUROR INFORMATION QUESTIONNAIRE
CONFIDENTIAL; NOT PUBLIC RECORD**

NAME: LAST		FIRST	MIDDLE INITIAL
CITY/TOWNSHIP		COMMUNITIES IN WHICH YOU RESIDED OVER THE PAST 10 YEARS:	
MARITAL STATUS: MARRIED <input type="checkbox"/>	SINGLE <input type="checkbox"/>	SEPARATED <input type="checkbox"/>	DIVORCED <input type="checkbox"/> WIDOWED <input type="checkbox"/>
OCCUPATION		OCCUPATION(S) PAST 10 YEARS	
OCCUPATION OF SPOUSE/OTHER		PAST 10 YEARS OCCUPATION OF SPOUSE/OTHER	
NUMBER OF CHILDREN		[RACE: <input type="checkbox"/> WHITE <input type="checkbox"/> BLACK <input type="checkbox"/> HISPANIC <input type="checkbox"/> OTHER]	
RACE (Circle all that apply)		<p>American Indian or Alaska Native: A person having origins in any of the original peoples of North and South America (including Central America) and who maintains tribal affiliation or community attachment.</p> <p>Asian: A person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian subcontinent including, for example, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam.</p> <p>Black or African American: A person having origins in any of the Black racial groups of Africa.</p> <p>Native Hawaiian or Other Pacific Islander: A person having origins in any of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands.</p> <p>White: A person having origins in any of the original peoples of Europe, the Middle East, or North Africa.</p>	
ETHNICITY (Circle One)		<p>Hispanic or Latino: A person of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish culture or origin, regardless of race.</p> <p>Not Hispanic or Latino.</p>	
GENDER (Circle One)		<p>Male</p> <p>Female</p> <p>Other _____</p>	
LEVEL OF EDUCATION YOURS		SPOUSE/OTHER	CHILDREN

- | | YES | NO |
|---|--------------------------|--------------------------|
| 1. Have you ever served as a juror before?
If so, were you ever on a hung jury? | <input type="checkbox"/> | <input type="checkbox"/> |
| 2. Do you have any religious, moral, or ethical beliefs that would prevent you from sitting in judgment in a criminal case and rendering a fair verdict? | <input type="checkbox"/> | <input type="checkbox"/> |
| 3. Do you have any physical or psychological disability that might interfere with or prevent you from serving as a juror? | <input type="checkbox"/> | <input type="checkbox"/> |
| 4. Have you or anyone close to you ever been the victim of a crime? | <input type="checkbox"/> | <input type="checkbox"/> |
| 5. Have you or anyone close to you ever been charged with or arrested for a crime, other than a traffic violation? | <input type="checkbox"/> | <input type="checkbox"/> |
| 6. Have you or anyone close to you ever been an eyewitness to a crime, whether or not it ever came to court? | <input type="checkbox"/> | <input type="checkbox"/> |
| 7. Have you or anyone close to you ever worked in law enforcement or the justice system? This includes police, prosecutors, attorneys, detectives, security or prison guards, and court related agencies. | <input type="checkbox"/> | <input type="checkbox"/> |
| 8. Would you be more likely to believe the testimony of a police officer or any other law enforcement officer because of his or her job? | <input type="checkbox"/> | <input type="checkbox"/> |
| 9. Would you be less likely to believe the testimony of a police officer or other law enforcement officer because of his or her job? | <input type="checkbox"/> | <input type="checkbox"/> |
| 10. Would you have any problem following the court's instruction that the defendant in a criminal case is presumed to be innocent unless and until proven guilty beyond a reasonable doubt? | <input type="checkbox"/> | <input type="checkbox"/> |

- | | YES | NO |
|--|--------------------------|--------------------------|
| 11. Would you have any problem following the court’s instruction that the defendant in a criminal case does not have to take the stand or present evidence, and it cannot be held against the defendant if he or she elects to remain silent or present no evidence? | <input type="checkbox"/> | <input type="checkbox"/> |
| 12. Would you have any problem following the court’s instruction in a criminal case that just because someone is arrested, it does not mean that the person is guilty of anything? | <input type="checkbox"/> | <input type="checkbox"/> |
| 13. In general, would you have any problem following and applying the judge’s instruction on the law? | <input type="checkbox"/> | <input type="checkbox"/> |
| 14. Would you have any problem during jury deliberations in a criminal case discussing the case fully but still making up your own mind? | <input type="checkbox"/> | <input type="checkbox"/> |
| 15. Are you presently taking any medication that might interfere with or prevent you from serving as a juror? | <input type="checkbox"/> | <input type="checkbox"/> |
| 16. Is there any other reason you could not be a fair juror in a criminal case? | <input type="checkbox"/> | <input type="checkbox"/> |

I hereby certify that the answers on this form are true and correct. I understand that false answers provided herein subject me to penalties under 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

SIGNATURE _____ DATE _____

Comment

This rule requires that, prior to *voir dire* in any criminal case, the prospective jurors, including prospective alternate jurors, must complete the standard, confidential juror information questionnaire required in [**paragraph (H)] subdivision (i)**, and that the trial judge and attorneys must automatically be given copies of the completed questionnaires in time to examine them before *voir dire* begins. Compare Rule 625, which provides that attorneys must request copies of juror qualification forms for the jurors summoned in their case.

Under [**paragraph (A)(2)] subdivision (a)(2)**, it is intended that the president judge of each judicial district may designate procedures for submitting the questionnaire to the jurors and maintaining them upon completion. For example, some districts may choose to mail them along with their jury qualification form, while others may desire to have the questionnaire completed by the panel of prospective jurors when they report for jury service. This rule, however, mandates that the questionnaires be completed by each prospective juror to a criminal case.

Each judicial district must provide the jurors with instructions for completing the form[,] and inform them of the procedures for maintaining confidentiality of the questionnaires. It is expected that each judicial district will inform the jurors that the questionnaires will only be used for jury selection **or for the limited purposes provided in subdivision (h)**.

Pursuant to [**paragraph (C)] subdivision (c)**, the juror information questionnaire is not a public record and therefore may not be combined in one form with the qualification questionnaire required by Rule 625. However, nothing in this rule would prohibit the distribution of both questionnaires in the same mailing.

Under [**paragraph (B)] subdivision (b)**, the **disaggregated** information provided by the jurors **that contains their individualized, personally identifiable information** is confidential and may be used only for the

purpose of jury selection. Except for disclosures made during *voir dire*, [**the] such** information in the completed questionnaires may not be disclosed to anyone except the trial judge, the attorneys and any persons assisting the attorneys in jury selection, such as a member of the trial team or a consultant hired to assist in jury selection, the defendant, and any court personnel designated by the judge. Even once disclosed to such persons, however, the information in the questionnaires remains confidential. **Nothing in this rule is intended to prohibit or discourage the collection and retention of aggregated juror demographic data pursuant to subdivision (h).**

Although the defendant may participate in *voir dire* and have access to information from the questionnaire, nothing in this rule is intended to allow a defendant to have a copy of the questionnaire.

[**Paragraph (D)] Subdivision (d)** makes it clear that juror information questionnaires are to be used in conjunction with the oral examination of the prospective jurors[,] and are not to be used as a substitute for the oral examination. Juror information questionnaires facilitate and expedite the *voir dire* examination by providing the trial judge and attorneys with basic background information about the jurors, thereby eliminating the need for many commonly asked questions. Although nothing in this rule is intended to preclude oral questioning during *voir dire*, the scope of *voir dire* is within the discretion of the trial judge. See, e.g., *Commonwealth v. McGrew*, 100 A.2d 467 (Pa. 1953) and Rule 631(E).

[**Paragraph (E)] Subdivision (e)** provides, upon order of the trial judge, that only attorneys in the case, subject to strict limitations imposed by the court, may retain their copies of the juror information questionnaires during adjournment.

[**Paragraph (F)] Subdivision (f)** provides the procedures for the collection and disposition of the original completed questionnaires and copies for impaneled jurors. Once *voir dire* is concluded, all copies of the completed questionnaires are returned to the official designated by

**SUPREME COURT OF PENNSYLVANIA
CRIMINAL PROCEDURAL RULES COMMITTEE**

PUBLICATION REPORT

Proposed Amendment of Pa.R.Crim.P. 632

The Criminal Procedural Rules Committee is considering proposing to the Supreme Court the amendment of Pa.R.Crim.P. 632. The proposed amendment would revise the juror information questionnaire by increasing the number of categories of race and ethnicity from which a juror may choose and by including a query for gender. The rule would also be amended to explicitly permit judicial districts to retain information provided by prospective and impaneled jurors so long as such information is only retained in the aggregate.

Currently, Pa.R.Crim.P. 632(H) sets forth the juror information questionnaire. Among sections seeking biographical information, *e.g.*, name, city, and marital status, there is a section soliciting prospective jurors to identify their race. The form presents the juror with four choices: “white,” “black,” “Hispanic,” and “other.” Each choice is accompanied by a corresponding checkbox. The “other” checkbox, however, does not have an accompanying space for the juror to disclose a specific race. The questionnaire does not solicit prospective or impaneled jurors to identify their ethnicity or their gender. This current version of the juror information questionnaire containing a “race box” was first adopted in 1998. *See* 28 Pa.B. 4883 (October 3, 1998). The purpose of the questionnaire was to “reduce otherwise lengthy *voir dire* practices [] and ensure that basic information about the jurors is known to the parties.” As governed by Pa.R.Crim.P. 632, the information contained in the questionnaires is made available only to the trial judge, the defendant, the defendant’s attorney, and the attorney for the Commonwealth and only for the purpose of jury selection. Pa.R.Crim.P. 632(B). The questionnaires are to be returned to the judge at the completion of a juror’s service and destroyed.

The Committee’s review was prompted by an observation that the questionnaire’s options for race and ethnicity were too limited. Additionally, the Pennsylvania Interbranch Commission for Gender, Racial and Ethnic Fairness requested that the rule be amended to permit judicial districts to retain aggregated, non-identifiable juror demographic information for the purpose of assessing that juries are drawn from a representative cross-section of the community.

With respect to increasing the number of categories of race and ethnicity from which a juror may choose, the proposed amendment was informed, in part, by the importance of gathering such information for *Batson* challenges. In *Batson v. Kentucky*, 476 U.S. 79 (1986), the Supreme Court of the United States held that “the Equal Protection Clause forbids the prosecutor to challenge potential jurors solely on account of their race or on the assumption that black jurors as a group will be unable impartially to consider the State’s case against a black defendant.” *Batson*, 476 U.S. at 89. *See Commonwealth v. Reid*, 99 A.3d 470, 484 (Pa. 2014). The Equal Protection Clause of the 14th Amendment to the United States Constitution forbids the exercise of peremptory challenges to potential jurors on the basis of gender or ethnicity as well. *See J.E.B. v. Alabama ex rel. T.B.*, 511 U.S. 127, 129

the president judge pursuant to [paragraph (A)(2),] **subdivision (a)(2)** and destroyed promptly **or retained for the limited purposes of subdivision (h)**. The original completed questionnaires of the impaneled jury must be retained in a sealed file in the manner prescribed pursuant to [paragraph (A)(2),] **subdivision (a)(2)** and destroyed upon the conclusion of the juror’s service, unless the trial judge orders otherwise **or unless retained for the limited purposes of subdivision (h)**. Because the information in the questionnaires is confidential, the trial judge should only order retention of the original questionnaires under unusual circumstances. Such a circumstance would arise, for example, if the questionnaires were placed at issue for post-verdict review. In that event, the judge would order the preservation of the questionnaires in order to make them part of the appellate record. **Nothing in this rule is intended to prevent the trial or president judge, court administrator, or other relevant official from retaining the original questionnaires for the limited purposes of subdivision (h).**

Under [paragraph (G)] **subdivision (g)**, the original and any copies of the questionnaires of those jurors not impaneled and not selected for any jury must be destroyed [**without exception**] upon completion of their service **unless retained for the limited purposes of subdivision (h)**.

There may be situations in which the attorneys and judge would want to prepare an individualized questionnaire for a particular case. In this situation, a supplemental questionnaire, **as permitted by subdivision (a)(1)**, would be used together with the standard juror information questionnaire, and the disclosure and retention provisions in [paragraphs (B) and (F)] **subdivisions (b) and (f)** would apply. [*See* paragraph (A)(1).]

[**Note: Former Rule 1107 rescinded September 28, 1975. Present Rule 1107 adopted September 15, 1993, effective January 1, 1994; suspended December 17, 1993 until further Order of the Court; the September 15, 1993 Order is superseded by the September 18, 1998 Order, and present Rule 1107 adopted September 18, 1998, effective July 1, 1999; renumbered Rule 632 and amended March 1, 2000, effective April 1, 2001; amended May 2, 2005, effective August 1, 2005; amended July 7, 2015, effective October 1, 2015.**]

Committee Explanatory Reports:

Final Report explaining the September 18, 1998 adoption of new Rule 1107 concerning juror information questionnaires published with the Court’s Order at 29 Pa.B. 4887 (October 3, 1999).

Final Report explaining the March 1, 2000 reorganization and renumbering of the rules published with the Court’s Order at 30 Pa.B. 1478 (March 18, 2000).

Final Report explaining the May 2, 2005 amendments to the mandatory juror information questionnaire form published at 35 Pa.B. 2870 (May 14, 2005).

Final Report explaining the July 7, 2015 amendments correcting cross-references to Rules 625 and 631 published with the Court’s Order at 45 Pa.B. 3985 (July 25, 2015).]

(1994) (“We hold that gender, like race, is an unconstitutional proxy for juror competence and impartiality.”); *Commonwealth v. Uderra*, 862 A.2d 74, 84 (Pa. 2004) (ethnicity). Beyond *Batson*, litigants have the right to be informed concerning the make-up of the jury and to be tried by a jury of their peers.

In crafting new categories, the Committee reviewed the 2020 U.S. Census questionnaire as well as the practices of other jurisdictions and courts. The Committee acknowledged that there are a variety of categories and subcategories in use based on the purpose of the data collection. Ultimately, the Committee concluded that the questionnaire should include sufficient categories of race and ethnicity for use in a *Batson* challenge and include gender to provide potentially relevant *Batson* information.

To permit the retention of data from the questionnaires, the Committee proposes subdivision (h), which would permit retention of juror data, provided the data is retained in the aggregate and in a manner that does not contain or reveal any personally identifiable information of the prospective or impaneled jurors. Please note, subdivision (h) is intended to permit the retention of this information; it is not intended to require retention. Whether that data is retained is an administrative, rather than procedural, matter.

The Committee invites all comments, concerns, and suggestions.

[Pa.B. Doc. No. 23-390. Filed for public inspection March 24, 2023, 9:00 a.m.]

Title 255—LOCAL COURT RULES

BEAVER COUNTY

Local Rules of Criminal Procedure 570.1; Administrative Doc. No. 25-2023

Administrative Order

Upon recommendation of the Beaver County Bar Association’s Criminal Rules Committee, it is hereby *Ordered* that Beaver County Local Rule of Criminal Procedure 570.1 is *Rescinded*.

This Order shall be effective thirty (30) days following publication in the *Pennsylvania Bulletin*.

The District Court Administrator is directed to:

1. File one (1) certified copy of this Administrative Order with the Administrative office of Pennsylvania Courts via email to adminrules@pacourts.us;
2. File two (2) paper copies and one (1) electronic copy in Microsoft Word format only to bulletin@palrb.us with Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*;
3. Publish a copy of this Administrative Order on the Beaver County Court of Common Pleas website, <https://www.beavercountypa.gov/departments/courts>, after publication in the *Pennsylvania Bulletin*;
4. Incorporate the change rule into the Local Rules of this Court within thirty (30) days after publication of the Local Rules in the *Pennsylvania Bulletin*;

5. Keep a copy of this Administrative Order continuously available for public inspection and copying in the Beaver County Law Library.

By the Court

RICHARD MANICINI,
President Judge

[Pa.B. Doc. No. 23-391. Filed for public inspection March 24, 2023, 9:00 a.m.]

Title 255—LOCAL COURT RULES

CLINTON COUNTY

Crime Victim’s Compensation Fund, Victim Witness Services; No. AD-4-2018

Order

And Now, this 22nd day of March, 2023, pursuant to Title 18, Section 11.1101, *It Is Hereby Ordered* as follows:

1. The previous Orders of Court issued November 15, 2018, October 8, 2019, and March 13, 2023 are hereby deemed superseded by this Order and shall become ineffective upon this Order’s effective date.

2. The assessment of the Crime Victim’s Compensation Fund and the Victim Witness Services Fund shall increase to a total of Two Hundred and 00/100 (\$200.00) Dollars unless otherwise ordered by this Court.

3. This cost shall be imposed at both the Magisterial District Courts and the Court of Common Pleas of this Judicial District notwithstanding any statutory provision to the contrary.

4. Pursuant to 18 P.S. § 11.1101(b), disposition of the assessment shall be as follows:

(a) Sixty and 00/100 (\$60.00) Dollars of the costs imposed where the accused has pled guilty or nolo contendere, or has been placed into a diversionary program, plus thirty (30%) percent of the costs imposed which exceed Sixty and 00/100 (\$60.00) Dollars (i.e. a total of One Hundred and Two and 00/100 (\$102.00) Dollars) shall be paid into the Crime Victim’s Compensation Fund;

(b) Seventy (70%) percent of the costs imposed which exceed Sixty and 00/100 (\$60.00) Dollars (i.e. Ninety-eight and 00/100 (\$98.00) Dollars) shall be paid to the Local Victim Services Fund. These monies shall be deposited into a separate account to be utilized by the Office of District Attorney of Clinton County solely for victim services under guidelines of Act 77; and

(c) These changes replace the current § 11.1101(b)(1) and (2) assessments as set forth in the Order of October 8, 2019 and the Order of March 13, 2023.

5. The Administrative Order shall be effective within thirty (30) days after publication thereof in the *Pennsylvania Bulletin*, and shall govern all matters.

6. The Judicial Law Clerk in accordance with Pa.R.Crim.P. Rule 105 shall:

(a) File one (1) copy of this Order with the Administrative Office of the Pennsylvania Courts via email to adminrules@pacourts.us.

November 15, 2018 and October 8, 2019 from said website.

By the Court

(b) File with the Legislative Bureau for publication in The Pennsylvania Bulletin.

CRAIG P. MILLER,
President Judge

(c) Publish one (1) copy of this Order on the Clinton County Court website and remove the previous Orders of

[Pa.B. Doc. No. 23-392. Filed for public inspection March 24, 2023, 9:00 a.m.]

Title 255—LOCAL COURT RULES

WESTMORELAND COUNTY

Order Adopting New Form for Report of Intermediary; No. 3 of 2023

Administrative Order of Court

And Now, this 14th day of March, 2023, It Is Hereby Ordered that the prior version of the Westmoreland County Orphans' Court Procedural Form "Report of Intermediary" is hereby rescinded and the new form "Report of Intermediary" appended to this Order as Exhibit "A," is hereby adopted.

This change is effective 30 days after publication in the Pennsylvania Bulletin.

By the Court

CHRISTOPHER A. FELICIANI,
President Judge

IN THE ORPHANS' COURT DIVISION OF THE COURT OF COMMON PLEAS OF WESTMORELAND COUNTY, PENNSYLVANIA

IN RE:
ADOPTION OF

:
:
: No: OF
:

(Adoptee's name as on birth certificate)

: ATTORNEY:

REPORT OF INTERMEDIARY
(23 Pa.C.S. § 2533)

The INTERMEDIARY is required to file a report within six months after filing the Report of Intent to Adopt and shall forthwith notify adopting parents of the report and filing thereof, in writing. [An INTERMEDIARY is any person or persons or agency acting between the parent or parents and the proposed adoptive parent or parents in arranging an adoption placement. (23 Pa.C.S. § 2102)]

1. List name and address of INTERMEDIARY:

2. The child proposed to be adopted (ADOPTEE) is:

- a) Name:
b) Age, place and date of birth:
c) Sex: Male () Female ()
d) Religious affiliation:
e) Racial background:

3. Placement of ADOPTEE with adopting parent(s):

- a) When:
b) Where:

4. Parents of ADOPTEE:

- a) BIRTH MOTHER:
(1) Name:
(2) Age and date of birth:

- (3) Racial background:
 - (4) Marital status as of the time of birth of ADOPTEE:
 - (A) If married, state name of husband:
 - (5) Marital status during one year prior to the birth of ADOPTEE:
 - (6) Religious affiliation:
 - b) BIRTH FATHER:
 - (1) Name:
 - (2) Age and date of birth:
 - (3) Racial background:
 - (4) Marital status as of the time of birth of ADOPTEE:
 - (A) If married, state name of wife:
 - (5) Marital status during one year prior to the birth of ADOPTEE:
 - (6) Religious affiliation:
5. Identify all proceedings wherein any of ADOPTEE's parents' (or putative father's) parental rights and/or duties were terminated. [If termination occurred in a court other than the court in which the petition for adoption will be filed, attach a certified copy of the ORDER (23 Pa.C.S. § 2534(3))].
6. List residence of parent(s) of ADOPTEE if their parental rights have not been terminated:
7. Explain what consents required by 23 Pa.C.S. § 2711 are applicable in this Adoption. Attach the applicable consents as Exhibits to this report. (If the original consent is required as a part of another report or petition, a copy may be attached in lieu of the original.) [23 Pa.C.S. § 2534(2)]
8. List an itemized accounting of monies and consideration paid or to be paid to or received by the intermediary or to or by any other person or persons to the knowledge of the Intermediary by reason of the adoption placement:
9. List full description and statement of value of all property owned or possessed by the ADOPTEE:
10. Has any provision of any statute regulating the interstate placement of children been violated with respect to the placement of the child?
11. Attach a birth certificate or certification of registration of birth. [23 Pa.C.S.A. § 2534(1)] If no birth certificate or certification of registration of birth can be obtained, state why. [See 23 Pa.C.S.A. § 2701(9)]
12. Has medical history information been obtained? If it has not been, please set forth the reason therefor. (See 23 Pa.C.S. § 2533).

Intermediary

COMMONWEALTH OF PENNSYLVANIA :
: ss
COUNTY OF WESTMORELAND :

The above named INTERMEDIARY, being duly sworn according to law deposes and says that the facts set forth in the above Intermediary Report are true and correct to the best of his/her knowledge, information and belief.

[Signature of Intermediary]

Sworn to and subscribed
before me this _____ day
_____, 20_____

(Signature of Notary)

(SEAL OF NOTARY)

(Alternative Method for Verification)

I the above named Intermediary do verify that the statements contained in the Intermediary's Report are true and correct to the best of my knowledge, information and belief. I understand that false statements herein made are subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsifications to authorities. (The maximum penalty for such violation is a period of incarceration up to two years and a \$5,000 fine.)

Date _____

[Pa.B. Doc. No. 23-393. Filed for public inspection March 24, 2023, 9:00 a.m.]
