

THE COURTS

Title 249—PHILADELPHIA RULES

PHILADELPHIA COUNTY

Final Day Backward Program: Procedure for Disposition of Major Jury Cases Filed on and After July 5, 1993 and Before January 2, 1995; General Court Regulation No. 96-2

Upon due consideration of Rules of Court concerning the establishment of trial lists, the scheduling of pretrial conferences and the imposition of discovery deadlines (see Pa.R.C.P. 212, 4001, et seq., and Phila. Civ.R. ★215 and ★4003.4, et seq.) the Court of Common Pleas hereby establishes case management conferences, case management deadlines, settlement conference, pretrial conference and trial listing deadlines to properly and expeditiously resolve Major Jury cases (as hereinafter defined) filed on or after July 5, 1993 and before January 2, 1995, and designates this process as the "Final Day Backward Program."

1. *Cases Subject to Case Management:* All Major Jury cases commenced on or after July 5, 1993 and before January 2, 1995 shall be subject to this Order. A Major Jury case is a "Civil Action—Action at Law" wherein the damages claimed exceed the applicable Arbitration limits, and a jury demand has been timely made and perfected by the payment of the applicable jury listing fee.

This General Court Regulation shall not apply to cases assigned to the following trial lists: "Non-Jury", "Mass Tort", "Arbitration", "Arbitration Appeals", "Municipal Court Appeals" or "Agency Appeals". This Regulation shall not apply to cases designated as Class Actions, unless Class certification is denied.

2. *Case Management Conference:* Beginning in October, 1996, pursuant to Pa.R.C.P. 212, a Case Management Conference shall be scheduled for every Major Jury case in the Final Day Backward Program.

Plaintiff shall serve a copy of the Order scheduling the Case Management Conference on all attorneys of record and any unrepresented party. When necessary, the Court may require Plaintiff to file an Affidavit of Service with the Prothonotary; but no such filing shall be routinely required.

a. *Presiding Officer:* The Case Management Conference shall be conducted by a Civil Case Manager designated by the Court, acting on behalf of the Judicial Team Leader for the Final Day Backward Program.

b. *Issues to be Addressed:* Pursuant to Pa.R.C.P. 212(b), counsel shall address all relevant issues concerning service of process, venue, pleadings, discovery, possible joinder of additional parties, theories of liability, damages claimed and applicable defenses.

c. *Failure to Proceed:* If it appears from the information obtained at the Case Management Conference that any party has shown a lack of due diligence by failing to proceed with reasonable promptitude, the Civil Case Manager may schedule the matter for a conference or hearing before the Judicial Team Leader for the Final Day Backward Program. The Civil Case Manager may, by

Rule to Show Cause, direct any party to proceed with pleadings in accordance with applicable Rules of Civil Procedure, including requiring Plaintiff to serve the initial pleading, to file a Complaint and serve same, or to file a Petition for Alternative Service. Any such Rule to Show Cause shall be returnable before the Team Leader for the Final Day Backward Program.

d. *Transfer to Arbitration:* If it appears from the information provided to the Civil Case Manager at the Case Management Conference that the amount at issue does not exceed the applicable arbitration limits, the Civil Case Manager shall refer the case to the Judicial Team Leader for the Final Day Backward Program for determination of whether the case should be transferred to Arbitration pursuant to Pa.R.C.P. No. 1021(d).

3. *Case Management Order:* At the conclusion of the Case Management Conference, a Case Management Order shall issue. The Case Management Order will be based upon the assignment of each case to a specific Case Management Track.

The following Case Management Tracks are hereby established: Expedited Case Management Track, Standard Case Management Track, Complex Case Management Track and Extraordinary Case Management Track. Each case shall be assigned to a Case Management Track in accordance with the presumptive track assignment, established hereby and following hereto as "Exhibit A". For cause shown, the Case Manager may reassign the case to any appropriate Case Management Track.

The Case Management Order shall establish the applicable deadlines for each particular case in accordance with the Presumptive Time Standards established hereby and following hereto as "Exhibit D". All cases assigned to the Extraordinary Case Management Track shall be scheduled for a conference before a Judge and deadlines shall be imposed upon consideration of the particular facts of the case.

4. *Relief from Deadlines Set Forth in Case Management Order:* Relief from the time requirements of any Case Management Order may be granted only by the Judicial Team Leader of the Final Day Backward Program. Any aggrieved party may file a Petition for Extraordinary Relief with the Prothonotary, Second Filing Unit, prior to the deadline that is sought to be changed. The Petition shall be in the form following hereto as "Exhibit B". Any adverse party shall have ten (10) days after the filing of the Petition for Extraordinary Relief to file a Response with the Prothonotary, Second Filing Unit. The Response shall be in the form following hereto as "Exhibit C". The parties may not extend any Case Management deadline by agreement, without Court approval, obtained by Petition for Extraordinary Relief.

5. *Settlement Conference:* A settlement conference will be expeditiously scheduled on any case in which counsel concur that such a conference may be productive. Such requests shall be made in writing to the Judicial Team Leader for the Final Day Backward Program.

In all cases, a settlement conference may be scheduled by the Court.

6. *Pretrial Memorandum:* All counsel and unrepresented parties shall file a Pretrial Memorandum as required by the Case Management Order. The Pretrial

Memorandum shall contain: A concise summary of the nature of the case, or defense; a list, by name and address, of all witnesses the party anticipates calling at trial; a pre-numbered list of all exhibits which the party intends to offer into evidence at trial; the Plaintiff shall list an itemization of the injuries or damages sustained, and all special damages claimed, by category and amount; and Defendant shall identify the applicable insurance carrier, together with applicable limits of liability.

The Pretrial Memorandum shall be served upon all counsel and unrepresented parties contemporaneously with filing. Counsel should expect witnesses and exhibits not listed in the Pretrial Memorandum to be precluded at trial.

7. *Pretrial Conference.* In every case, a Pretrial Conference shall be scheduled by the Court. At the conclusion of the Pretrial Conference, a Pretrial Order controlling the conduct of trial may be entered.

8. *Trial Date:* At the conclusion of the Pretrial Conference, a date shall be established by which the case shall be deemed by the Court to be ready for trial. Cases in the Expedited and Standard Tracks may be placed in a ready pool status, subject to assignment for trial upon twenty-four (24) hours notice.

No continuance requests shall be entertained, except in accordance with Pa.R.C.P. 216, and subject to Pa.R.C.P. 217.

9. *Failure to Appear for Scheduled Conferences.* Attendance at all conferences scheduled by the Court is

mandatory. If Plaintiff fails to appear, the case may be nonprossed without further notice. In the event any other party fails to appear, the conference shall be held in their absence and sanctions may be imposed. All requests to reschedule conferences shall be made in writing to the Judicial Team Leader for the Final Day Backward Program with copies to all parties.

10. *Team Leader:* The Administrative Judge of the Trial Division shall from time to time designate a Judicial Team Leader who shall be responsible for the Final Day Backward Program.

This General Court Regulation is promulgated in accordance with the April 11, 1986 Order of the Supreme Court of Pennsylvania, Eastern District, No. 55, Judicial Administration, Docket No. 1, Phila. Civ. ★51 and Pa.R.C.P. 239, and shall become effective immediately. As required by Pa.R.C.P. 239, the original regulation shall be filed with the Prothonotary in a docket maintained for General Court Regulations issued by the Administrative Judge of the Trial Division; and copies shall be submitted to the Administrative Office of Pennsylvania Courts, the Legislative Reference Bureau and the Civil Procedural Rules Committee. Copies of the regulation shall also be submitted to Legal Communications, Ltd., *The Legal Intelligencer*, Jenkins Memorial Law Library and the Law Library for the First Judicial District.

JOHN W. HERRON,
Administrative Judge

| <i>JURY CASE MANAGEMENT TRACK CRITERIA</i> | | | |
|--|--------------------------|-------------------------|---------------------------|
| <i>Case Type</i> | <i>Number of Parties</i> | <i>Management Track</i> | <i>Disposition Within</i> |
| Marine Employment/Wrongful Discharge Assault, Battery Premises Liability, Slip & Fall Other Personal Injury Torts to Land Motor Vehicle Property Damage Other Personal Property Damage Motor Vehicle Accident Insurance, Declaratory Judgment Negotiable Instruments Recovery of Overpayment Contracts for Goods Other Contract Foreclosure Rent, Lease, Ejectment Title to Real Property Garnishment of Land Other Consumer or Credit | ≤4 | Expedited | <8 months |
| Marine Employment/Wrongful Discharge Assault, Battery Premises Liability, Slip & Fall Other Personal Injury Torts to Land Motor Vehicle Property Damage Other Personal Property Damage Motor Vehicle Accident Insurance, Declaratory Judgment Negotiable Instruments Recovery of Overpayment Contracts for Goods Other Contract Foreclosure Rent, Lease, Ejectment Title to Real Property Garnishment of Land Other Consumer or Credit | >4 | Standard | <8 months |
| Fraud Truth in Lending | Any number | Standard | <8 months |
| Construction Contracts Airplane/Aviation Toxic Waste, Contamination & Environmental All Professional Malpractice Toxic Tort Personal Injury Stockholders' Suits Libel, Slander, etc. Motor Vehicle Product Liability Product Liability Product Liability Property Damage Contract Product Liability | Any Number | Complex | <15 months |

Figure 1

Exhibit "A"

DESCRIBE RELIEF REQUEST (Attach proposed Order setting forth the current deadlines and proposed deadlines)

Set forth the efforts made to comply with the applicable deadlines; specify what needs to be done; set forth all relevant activity which has already been scheduled; and length and reason for the time requested.

A COPY OF THIS PETITION WAS SENT OR WILL BE SENT TO THE FOLLOWING PARTIES OR COUNSEL ON THE FOLLOWING DATES:

Response due: _____ (within ten (10) days of filing of Petition)

I certify the above to be true and correct.

Respectfully submitted,

Date: _____

Attorney for Plaintiff/Defendant

THE COURTS

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY
FIRST JUDICIAL DISTRICT OF PENNSYLVANIA
FINAL DAY BACKWARD
RESPONSE TO PETITION FOR EXTRAORDINARY RELIEF

Must be filed with Motion Court.

CONTROL NUMBER

TERM, 19

vs. Plaintiff(s) NO.: Defendant(s)

Filing of: _____
Name of filing party (state whether Plaintiff or Defendant)

NAME OF PLAINTIFF AND COUNSEL NAME OF DEFENDANT AND COUNSEL
SET FORTH YOUR POSITION CONCERNING THE MOVING PARTY'S REQUESTED RELIEF (ATTACH PROPOSED ORDER)
A COPY OF THIS RESPONSE WAS SENT OR WILL BE SENT TO THE FOLLOWING PARTIES OR COUNSEL ON THE FOLLOWING DATES:

I certify the above to be true and correct.

Respectfully submitted,

Date: _____

Attorney for Plaintiff/Defendant

| TIME STANDARDS BY TRACK | | | | |
|--|---|----------|-----------|---------------|
| Case Event | Expedited | Standard | Complex | Extraordinary |
| Case Management Conference | All time periods are calculated from the month in which the Case Management Conference is held. | | | |
| Discovery Complete | 4 months | 4 months | 8 months | |
| Plaintiff Expert Reports | 4 months | 4 months | 9 months | |
| Defendant Expert Reports | 5 months | 5 months | 11 months | |
| Motions Filed | 5 months | 5 months | 11 months | |
| Settlement/Mediation Status Conf. | 6 months | 6 months | 12 months | |
| Pretrial Memo 15 days prior to pretrial conference | | | | |
| Pretrial Conference | 7 months | 7 months | 13 months | |
| Trial | 8 months | 8 months | 15 months | |

Rev. 8/22/96

Exhibit "D"

[Pa.B. Doc. No. 96-1470. Filed for public inspection September 6, 1996, 9:00 a.m.]

PHILADELPHIA COUNTY

Governing Location of Filing Civil Petitions, Motions and Courtrooms Assigned Revised Consolidation Motion Practices, Assignment of Petitions and Motions to Judges and Adoption of Revised Motion Court Cover Sheet; Administrative Doc. No. 3 of 1996

Whereas, the Court of Common Pleas has adopted a caseload management system that provides for judicial responsibility for the orderly administration of civil cases, and

Whereas, decisions critical to the orderly processing of civil cases should be made by the judge ultimately responsible for the disposition of a case to the extent practicable, and

Whereas, current practices governing consolidations are not consistent with individual judicial responsibility, and

Whereas, the attainment of these goals will require modification to the structure of Civil Administration, it is hereby

Ordered that the following shall occur:

Filing Location and Courtroom Assignment

1. All Petitions and Motions other than Discovery Motions shall be filed in the Prothonotary's Office, Second Filing, Room 280, City Hall (not in Room 395, City Hall).

2. Motion Court proceedings shall be heard in Courtroom 275, City Hall.

3. Discovery motions shall be filed in Room 287, City Hall.

4. All Discovery Court proceedings shall be heard in Courtroom 285, City Hall.

Revised Consolidation Motion Practice

1. All Petitions and Motions to Consolidate will be processed through normal Motion Court procedures. These matters will no longer be subject to alternate motion procedures.

2. All Petitions and Motions to Consolidate must contain the following information:

The program designation of each of the cases, i.e., Arbitration, Arbitration Appeal (general jury), Non-Jury, Mass Tort, Day Backward, Final Day Backward, Day Forward 1995, 1996 or 1997; the next scheduled action and date of that action of each of the cases; whether the cases are subject to a Case Management Order (if so, a copy of the Order(s) must be attached); the name of the assigned judge; and shall state on the basis of inquiry upon all counsel whether there is any opposition.

3. Motions and Petitions will be assigned as follows:

a. Where the Consolidation involves a Major Jury case, the Motion or Petition will be assigned to the Coordinating Judge of the most recently filed Major Jury case.

The Coordinating Judges of Major Jury cases are: Cases filed in 1996—Judge Sheppard. Cases filed in 1995—Judge Bernstein. Cases filed July, 1993 through December, 1994—Judge Manfredi. Cases filed prior to 1994—Judge Lord.

b. Where the Consolidation involves no Major Jury cases but does involve Non-Jury, Arbitration Appeal or Mass Tort cases, the Motion or Petition will be assigned to Judge DiNubile.

c. Where the Consolidation involves all Arbitration cases, the Motion or Petition will be assigned to Judge Herron, Administrative Judge.

4. Stipulations to Consolidate will no longer be accepted.

Assignment of Petitions and Motions to Judges

1. It is further *Ordered* that Motions and Petitions shall be assigned according to the Matrix of Motion Assignments, a copy of which follows as Appendix A, or as modified from time to time.

Revised Motion Court Cover Sheet

1. It is further *Ordered* that all motions and Petitions shall be accompanied by a Motion Court Cover Sheet in the form following as Appendix B.

This General Court Regulation is promulgated in accordance with the April 11, 1986 Order of the Supreme Court of Pennsylvania, Eastern District, No. 55, Judicial Administration, Docket No. 1, Phila. Civ. ★51 and Pa.R.C.P. 239, and shall become effective immediately. As required by Pa.R.C.P. 239, the original regulation shall be filed with the Prothonotary in a docket maintained for General Court Regulations issued by the Administrative Judge of the Trial Division; and copies shall be submitted

to the Administrative Office of Pennsylvania Courts, the Legislative Reference Bureau and the Civil Procedural Rules Committee. Copies of the regulation shall also be submitted to Legal Communications, Ltd., *The Legal Intelligencer*, Jenkins Memorial Law Library and the Law Library for the First Judicial District.

JOHN W. HERRON,
Administrative Judge

| rev. 8/22/96 MATRIX OF JUDICIAL ASSIGNMENTS OF MOTIONS | | |
|---|----------------------------------|----------------------------------|
| TYPE & STATUS OF CASE | NON DISCOVERY | DISCOVERY |
| Day Backward (cases filed prior to 9307)—No Team Assignment | Motion Judges | Discovery Judge |
| Day Backward (cases filed prior to 9307)—Team Assigned—No trial date set | Team Leader | Discovery Judge |
| Day Backward (cases filed prior to 9307)—Team Assigned—Listed for Trial | Team Leader | Team Leader |
| The following Non Discovery Motions in Day Backward Cases (cases filed prior to 9307) will be assigned to the Coordinating Judge of the Day Backward Program: All Day Backward (cases filed prior to 9307) Petitions for Extraordinary Relief | | |
| Final Day Backward (9307 to 9412) | Motion Judges | Discovery Judge |
| The following Non Discovery Motions in Final Day Backward Cases will be assigned to the Final Day Backward Team Leader: All Petitions to Withdraw; All Petitions for Minor's Compromise and Wrongful Death; All Petitions and Motions to Consolidate if Final Day Backward case is latest filed; All Final Day Backward Petitions for Extraordinary Relief; All Final Day Backward Motions for Change of Venue; All Final Day Backward Motions for Joinder of Additional Defendant(s); All Final Day Backward Pro Hac Vice Motions; All Final Day Backward Motions for Summary Judgment and Judgment on Pleadings; All Petitions to Transfer from Arbitration to Final Day Backward. | | |
| Day Forward 1995 | Motion Judges | Discovery Judge |
| The following Non Discovery Motions in Day Forward 1995 Cases will be assigned to the Day Forward 1995 Team Leader: All Petitions to Withdraw; All Petitions for Minor's Compromise and Wrongful Death; All Petitions and Motions to Consolidate if Day Forward 1995 case is latest filed; All 1995 Petitions for Extraordinary Relief; All 1995 Motions for Change of Venue; All 1995 Motions for Joinder of Additional Defendant(s); All 1995 Pro Hac Vice Motions; All 1995 Motions for Summary Judgment and Judgment on Pleadings; All Petitions to Transfer from Arbitration to Day Forward 1995. | | |
| Day Forward 1996 | Motion Judges | Discovery Judge |
| The following Non Discovery Motions in Day Forward 1996 Cases will be assigned to the Day Forward 1996 Team Leader: All Petitions to Withdraw; All Petitions for Minor's Compromise and Wrongful Death; All Petitions and Motions to Consolidate if Day Forward 1996 case is latest filed; All 1996 Petitions for Extraordinary Relief; All 1996 Motions for Change of Venue; All 1996 Motions for Joinder of Additional Defendant(s); All 1996 Pro Hac Vice Motions; All Petitions to Transfer from Arbitration to Day Forward 1996. | | |
| Mass Tort | CLC Calendar Judge (Letter Form) | CLC Calendar Judge (Letter Form) |
| Arbitration | Distribution by Admin. Judge | Discovery Judge |
| Post Arbitration & Arbitration Appeal | Motion Judges | Discovery Judge |
| Requests for Preliminary Injunctive Relief | Motion Judges | Motion Judges |
| Non Jury | Motion Judges | Discovery Judge |
| The following Motions shall be assigned to the Administrative Judge: All Petitions for Minor's Compromise and Wrongful Death—unassigned cases; All Petitions for Assignment of an Individual Judge; All Motions for Advancement on the Trial List; All Petitions to Appoint Neutral Arbitrators; All Petitions to Compel Arbitration; All Petitions and Motions to Consolidate Arbitration Cases. | | |

APPENDIX A

PHILADELPHIA COURT OF COMMON PLEAS
MOTION COURT COVER SHEET

FOR COURT USE ONLY
ACTION ASSIGNED TO JUDGE:

DO NOT TELEPHONE JUDGE FOR STATUS.
 DO NOT SEND JUDGE COURTESY COPIES.

Control Number:

(Responding parties must include this number on all filings.)

v.

_____ Term, 19 _____

No. _____

Name of Filing Party: _____

(Check one) Plaintiff Defendant
 (Check one) Movant Respondent

| | |
|---|---|
| Type of Motion: _____ Response due: _____ OR Response to: _____ | Has another motion been decided in this case? <input type="checkbox"/> Yes <input type="checkbox"/> No If yes, identify the judge: _____ Is another motion pending? <input type="checkbox"/> Yes <input type="checkbox"/> No If yes, identify motion and judge: _____ |
| <p style="text-align: center;">CASE STATUS (answer all questions)</p> <p>I. Is this case:</p> <p>A. DAY BACKWARD (Jury cases only) Name of Judicial Team Leader: _____ Date of: <input type="checkbox"/> Settlement Conference _____ <input type="checkbox"/> Trial Date _____ <input type="checkbox"/> Other _____</p> <p>B. DAY FORWARD (Jury Demand & Fee Paid) Name of Judicial Team Leader: _____ Applicable Motion Deadline: _____ Has deadline been previously extended by the Court: <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>C. NON JURY Date Listed: _____</p> <p>D. ARBITRATION Arbitration date: _____</p> <p>E. ARBITRATION APPEAL Listed on: _____</p> <p>F. OTHER: _____ Date listed: _____</p> <p>I verify the answers above to be true and correct and understand that sanctions may be imposed for inaccurate or incomplete answers.</p> <p>_____ (Print Name) (Attorney I.D. No.)</p> | <p style="text-align: center;">II. OTHER PARTIES</p> <p>(Name, address and telephone number of all counsel of record and unrepresented parties. Attach a stamped, addressed envelope for each attorney of record and unrepresented party.)</p> <p>_____ _____ _____</p> <p>I certify that all parties listed above will receive a copy of this Motion/Petition immediately upon filing. <i>If needed, use separate sheet to answer.</i></p> |
| <p>This Motion will be forwarded to the Court after the Response Date. No extension of the Response Date will be granted even if the parties so stipulate.</p> | |

APPENDIX B

[Pa.B. Doc. No. 96-1471. Filed for public inspection September 6, 1996, 9:00 a.m.]

Title 255—LOCAL COURT RULES

SCHUYLKILL COUNTY

Amendments to Rules of Criminal Procedure— Types of Bail: Percentage Cash Bail; 354 Misc. 1996

Order of Court

And Now, this 19 day of Aug, 1996, at 11:25 a.m., the Court hereby rescinds Schuylkill County Criminal Rule of Procedure No. 4006 and adopts Schuylkill County Criminal Rule of Procedure No. 4007 for use in the Court of Common Pleas of Schuylkill County, Pennsylvania (21st Judicial District). This rule shall be effective thirty (30) days after publication in the *Pennsylvania Bulletin*.

It is further *Ordered* that said rule as it existed prior to the amendment is hereby repealed and annulled on the effective date of said rules as amended, but no right acquired thereunder shall be disturbed.

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

- 1) File seven (7) certified copies of this Order and Rule with the Administrative Office of Pennsylvania Courts.
- 2) File two (2) certified copies of this Order and Rule with the Legislative Reference Bureau for Publication in the *Pennsylvania Bulletin*.
- 3) File one (1) certified copy of this Order and Rule with the Pennsylvania Criminal Procedural Rules Committee.
- 4) Forward one (1) copy to the Schuylkill County Bar Association for publication in the *Schuylkill Legal Record*.
- 5) Keep continuously available for public inspection copies of this Order and Rule.

JOSEPH F. MCCLOSKEY,
President Judge

Rule 4007. Types of Bail: Percentage Cash Bail.

(a) In the event the District Justice accepts a sum of U. S. currency equal to ten percent (10%) of the full amount of the monetary condition, the sum of money furnished shall be receipted for, deposited, accounted for, forfeited or returned in accordance with Pa.R.Crim.P.No. 4015.

(b) After the final disposition of the case, and provided there has been no forfeiture, the money constituting percentage cash bail shall be returned to the defendant, less a retention fee for administering the percentage cash bail program of ten (10%) percent of the money entered as bail, and in no event shall the retention fee be less than Ten Dollars (\$10.00). The retention fee withheld shall be for the use of the County and shall be received and accounted for by the Clerk of Courts.

(c) When a defendant or a third party surety has deposited a sum of money under the percentage cash bail program, then upon full and final disposition of the case, the deposit less the retention fee for administrative costs, shall be returned to the person who originally posted the deposit. Notice of the full and final disposition shall be sent by the Clerk of Courts to the person who originally posted money at his address of record. Any money not claimed within one hundred eighty (180) days from the time of full and final disposition of the case shall be deemed as fees and shall be forfeited to the use of the County of Schuylkill.

[Pa.B. Doc. No. 96-1472. Filed for public inspection September 6, 1996, 9:00 a.m.]

COMMISSION ON SENTENCING

Meeting Change

The next meeting of the Commission on Sentencing has been changed from Thursday, September 19, 1996 to Wednesday, October 2, 1996. The meeting will be held at the Penn State Downtown Center, 234 N. Third Street, Harrisburg, and will begin at 9 a.m. Persons who have questions should contact Cynthia Kempinen, Senior Associate Director, by telephone (814) 863-2797, extension 2; fax: (814) 863-2129; or E-mail at CAK16@psu.edu.

SENATOR DAVID W. HECKLER,
Chair

[Pa.B. Doc. No. 96-1473. Filed for public inspection September 6, 1996, 9:00 a.m.]
