# Title 204—JUDICIAL SYSTEM GENERAL PROVISIONS

PART V. PROFESSIONAL ETHICS AND CONDUCT [204 PA. CODE CHS. 81 AND 83]

Amendment of Rules 219(a) and 502(b) of the Rules of Disciplinary Enforcement and Rule 1.15(u) of the Rules of Professional Conduct; No. 116 Disciplinary Rules Doc.

#### Order

Per Curiam

And Now, this 12th day of February, 2013, it is hereby Ordered that the amendments to Rules 219(a) and 502(b) of the Pennsylvania Rules of Disciplinary Enforcement and Rule 1.15(u) of the Pennsylvania Rules of Professional Conduct, effectuated by Order of April 9, 2012 (No. 108 Disciplinary Rules Docket), shall remain in effect for the 2013-14 annual attorney assessment. Thereafter, one year from the date of this Order, the amendments effectuated by Order No. 108 Disciplinary Rules Docket shall be removed, and the rule provisions in Pa.R.D.E. 219(a) and 502(b), and in Pa.R.P.C. 1.15(u) shall revert to the provisions effective on April 8, 2012.

This Order shall be processed in accordance with Rule 103(b) of the Pennsylvania Rules of Judicial Administration and shall be effective immediately.

[Pa.B. Doc. No. 13-342. Filed for public inspection March 1, 2013, 9:00 a.m.]

# Title 255—LOCAL COURT RULES

### **ADAMS COUNTY**

Amendment of Rules of Civil Procedure 1302 and 1303; Administrative Order No. 4 of 2013

### **Order of Court**

And Now, this 12th day of February, 2013, the Court hereby Orders that Rules 1302 and 1303 of the Adams County Rules of Civil Procedure shall be amended as follows:

### Rule 1302(b). Motion for Appointment. Service. Conflicts.

A. Any party to a case, after the pleadings are closed or an agreement to arbitrate has been filed, may request the appointment of a board of arbitrators by written motion. Included in the motion shall be the names of all attorneys who, to the movant's knowledge, may have a conflicting interest in the case. A motion failing to contain this information will not be scheduled for hearing. The motion shall have a proposed Order in the form prescribed by Local Rule 1303 attached to the front of the motion that shall provide spaces for the

names of the board members to be inserted when appointed by the Court. [The motion shall be accompanied by two copies of the pleadings filed by the moving party, or by two copies of the agreement to refer the case to arbitration.] If the parties believe the matter involves complex litigation the motion shall so state and the parties shall comply with Local Rule 1303(A)(2).

[B. The party moving for the appointment of a board of arbitrators shall serve a copy of the motion on all other parties, or their counsel, before the motion is filed with the Prothonotary. Proof of service shall be filed with the motion.

C. Notification of conflicts. Upon receipt of a motion for the appointment of a board of arbitrators, the parties or their counsel shall notify the Court Administrator of the names of all the attorneys who may have a conflicting interest in the case.

Rule 1302(c). [Selection and Appointment of the Board.] Distribution of Pleadings.

[ After a motion for the appointment of a board of arbitrators has been received by the Court, the Court Administrator shall select three eligible attorneys to serve on the board and present an Order for appointment to the President Judge or the Judge to whom the case is assigned. Unless otherwise indicated, the person named first in the Order appointing the board shall be the chair. ]

The original files may be acquired from the Prothonotary on the date of the hearing by the Chairman of the Board. Electronic copies of the pleadings shall be distributed to all members of the board by the Prothonotary via electronic distribution no earlier than forty-five (45) days prior to the scheduled hearing nor later than thirty (30) days prior to the scheduled hearing.

Note: See Adams County Rule of Judicial Administration No. 5.0 about removing papers from the Prothonotary's Office.

Rule 1302(d). [Copies of Pleadings and Distribution of Pleadings.] Arbitrators' Fees.

[ Upon receipt of the Order appointing a board of arbitrators, the other parties shall promptly provide to the Prothonotary's office two copies of all pleadings that they have filed in the case. The chair of the board of arbitrators shall receive the original file. The copies of the pleadings shall be distributed to the other members of the board by the Prothonotary.

Note: See Adams County Rule of Judicial Administration No. 5.0 about removing papers from the Prothonotary's office.

A. Fees paid to the arbitrators for their services shall be set by Administrative Order of the Court.

B. In the event that a case is settled, withdrawn or terminated within forty-five (45) days of a scheduled hearing date but before the hearing date, the board shall not be required to file a report and award. The board members shall be entitled, how-

ever, to one-half of the arbitration fees. In such instance, the Court Administrator, upon notice from the Prothonotary that a praecipe has been filed, shall certify the settlement, withdrawal or termination of the case to the Controller so that the said fees may be paid.

Rule 1302(e). Arbitrators' Fees.

A. Fees paid to the arbitrators for their services shall be set by Administrative Order of the Court.

B. In the event that a case settled, withdrawn or terminated after the board of arbitrators has been sworn but before the case is scheduled for hearing, the board shall not be required to file a report and award. The board members shall be entitled, however, to one-half of the arbitration fees and the Prothonotary shall certify the settlement, withdrawal or termination of the case to the County Treasurer so that the said fees may be paid.

Rule 1303. Hearing.

A. Schedule. [The chair of the board shall set the time, date and place of the arbitration hearing. A copy of the notice of the hearing shall be provided to the Court Administrator.]

- 1. The Court Calendar shall have at least two days in each month scheduled for arbitration hearings. Each hearing shall commence at either 8:15 a.m., 10:15 a.m., 12:30 p.m., or 2:30 p.m. Arbitration hearings shall be scheduled for one of the designated arbitration days by Court Administration. Unless by Order of the Court of Common Pleas of Adams County, no hearing shall be scheduled within 90 days of the date that notice of hearing is provided to the parties. A party requesting that a matter be listed for arbitration shall provide notice of the request to the Court Administrator's Office concurrent with the filing of the request with the Prothonotary. The request to list a matter for arbitration shall identify all counsel involved in the litigation or who may otherwise have a conflict in serving as an arbitrator.
- 2. If the matter involved in the arbitration is anticipated to involve complex issues of law or lengthy evidence presentation, the Court, through written notice to Court Administration, shall be advised of the same. If the party moving to list the case for arbitration hearing believes the matter to involve complex litigation, the party shall so advise the Court in writing at the time the request for arbitration hearing is filed and shall include in the request the anticipated length of hearing. If the non-moving party anticipates complex litigation, the non-moving party shall advise the Court in writing of the same within seven (7) days of receipt of notice from the moving party of the request to list for arbitration hearing. An untimely request to list the matter as a complex case shall be denied as untimely.

In the event either party identifies the arbitration as one involving a complex case, if appropriate, the Court shall specially appoint a board of arbitrators and have the matter specially set by Court Administration. The Court reserves the right to deny a party's request to have the matter specially set as a complex case.

3. If the case is settled before the hearing date, plaintiff's counsel shall, prior to the date of the

scheduled hearing, file with the Prothonotary a praecipe to settle, discontinue and/or satisfy the action. Failure to do so may subject counsel, in the sole discretion of the Court, to sanctions including imposition of all costs of arbitration. Upon receipt of a praecipe to settle, discontinue and/or satisfy an action, the Prothonotary shall immediately notify Court Administration of the same.

B. Continuance. [ A continuance of the scheduled hearing may be granted by the chair. The party requesting the continuance shall have the duty to coordinate a new time, date and place for a hearing with the arbitrators and with the other parties or their counsel. The party requesting the continuance shall also prepare notices of the rescheduled hearing with postage pre-paid envelopes and deliver them to the chair for signature and delivery. Nothing in this rule shall prohibit a party from seeking a continuance from the Court if it is refused by the chair. ] A continuance of the scheduled hearing may only be granted by the Court of Common Pleas upon motion filed with the Court. All continuance requests must be filed at least 60 days prior to hearing absent exceptional circumstances. Unless compelling interests of justice require otherwise, untimely requests for continuance shall be denied.

### C. Hearing.

[ When the board is convened for hearing, and if one or more parties is not present, any party who is present may request the Court Administrator to arrange a hearing before a Judge. The Court Administrator will attempt to schedule a hearing before a Judge on the same date as scheduled for hearing before the board. Upon consent of all parties present and the Judge before whom the hearing is scheduled, a Judge shall hear the case and enter a decision. ]

- 1. Unless a party advises the Court in writing that the matter for arbitration is a complex case requiring additional time for the presentation of evidence, each party to an arbitration shall be limited to one hour to present argument and evidence to the board of arbitrators. A party anticipating rebuttal testimony may reserve time from their initial presentation for the presentation of rebuttal testimony. No hearing shall exceed two hours from beginning to conclusion unless the matter is identified as a complex case.
- 2. Upon filing the report and award with the Prothonotary, the Prothonotary shall provide notice of the same to Court Administration in order to initiate payment to the arbitrators.
- D. Notice. When a hearing is initially scheduled by Court Administration, notice of the hearing, as required by Pennsylvania Rule of Civil Procedure 1303, shall be provided to the parties or their attorneys of record. The notice shall be in the following form:

AND	NOW,	this	day	of	
20	upon co	nsideratio	n of the	within	Petition
the Co	ourt doe	s hereby	appoint	t	
Esquire	e,	, Ě	squire, a	ınd	
Esquire	e as arbi	trators in	the abov	e-captio	ned mat
ter.				_	

An arbitration hearing is scheduled for \_\_\_\_\_ at \_\_\_\_ in Conference Room 307C on the third floor of the Adams County Courthouse.

It is further Ordered that the sum of \$650 be paid by the County of Adams to the arbitrators in accord with the provisions of Local Rule 1302(d) upon certification by the Court Administrator to the Controller of the County that the report and award of the arbitrators has been filed.

At the arbitration hearing before the arbitrators, each party shall be limited to one hour to present the party's evidence to the board of arbitrators. The Plaintiff may reserve a period of time to present rebuttal testimony, however, a party's total presentation shall not exceed one hour. If a party believes that it will require more than one hour to present the party's case, a written motion to have the matter specially set as a complex litigation must be filed within seven days of the date of this Order with the Adams County Court of Common Pleas. A party's failure to request the matter be specially set as a complex litigation shall be deemed as an agreement by the party to limit its presentation of evidence as set forth herein.

This matter will be heard by a board of arbitrators at the time, date, and place specified but, if one or more of the parties is not present at the hearing, the matter may be heard at the same time and date before a Judge of the Court without the absent party or parties. There is no right to a trial de novo on appeal from a decision entered by a Judge.

- E. Failure to Appear. When a board is convened for a hearing, and if one or more parties is not present, any party who is present may request Court Administration to arrange a hearing before a Judge assigned to hear arbitration matters. Court Administration will then schedule a hearing before a Judge on the same date as scheduled for hearing before the board. Upon consent of all parties present, the Judge shall hear the case and enter a decision. Notwithstanding the foregoing, it will remain with the sound discretion of the assigned Judge whether the Judge shall hear the matter at that time.
- F. Appointment of Board. Upon receipt of a petition to list a matter for hearing before a board of arbitrators, Court Administration shall schedule a hearing to be held at a time not sooner than 90 days from the date of the scheduling order. In all cases other than complex cases, arbitrators shall be assigned by arbitration dates rather than specific cases. Separate boards will be appointed for either morning or afternoon sessions. At least 45 days prior to a scheduled arbitration date, Court Administration shall notify the entire arbitration panel as to the specific cases to be held on that date. Court Administration shall further notify the Prothonotary's Office of the same who, in turn, will electronically forward the respective case files to the assigned arbitrators. In the event arbitration hearings are not scheduled for a specific date, Court Administration shall notify the panel of arbitrators of the same within the time period set forth herein.

This rule shall become effective thirty (30) days after publication in the *Pennsylvania Bulletin*. It is further directed that:

- a. This Order shall be filed in the Office of the Prothonotary of Adams County and a copy thereof shall be filed with the Adams County Clerk of Courts and the Adams County Law Library for inspection and copying;
- b. Seven (7) certified copies of this Order shall be forwarded to the Administrative Office of the Pennsylvania Courts for distribution in accordance with the provisions of Pa. R.J.A. No. 103(c)(2); and
- c. Two (2) certified copies of this Order together with a computer diskette that complies with the requirement of 1 Pa. Code  $\S$  13.11(b) containing the test of the local rule(s) adopted hereby shall be distributed to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.

By the Court

MICHAEL A. GEORGE, President Judge

[Pa.B. Doc. No. 13-343. Filed for public inspection March 1, 2013, 9:00 a.m.]

#### **BUCKS COUNTY**

Department of Corrections Daily House Arrest Supervision Fee; AD 2-13; Administrative Order No. 69

#### Order

And Now, this 8th day of February, 2013, under the authority of 42 PA.C.S. § 9721(c.1), the daily house arrest supervision fee assessed by the Department of Corrections is hereby fixed at Twelve (\$12.00) Dollars per day, effective March 1, 2013.

By the Court

SUSAN DEVLIN SCOTT,
President Judge

[Pa.B. Doc. No. 13-344. Filed for public inspection March 1, 2013, 9:00 a.m.]

### **BUCKS COUNTY**

Order Amending Administrative Order No. 38; Administrative Order No. 38; AD 1-13

### Order

And Now, this 6th day of February, 2013, Bucks County Criminal Division Paragraphs 1 and 4 of Administrative Order No. 38 are hereby amended to read as follows:

- 1. A probation supervision fee of thirty-five dollars (\$35.00) per month is hereby imposed on all probation and/or parole sentences where the defendant is placed under the supervision of the Bucks County Adult Probation Department on or after the effective date hereof. All dispositions of violations of probation/parole shall be governed by this order. All such fees shall be paid to the Office of the Clerk of Courts of Bucks County.
- 4. Fees for administration in the amount of two hundred dollars (\$200.00) and supervision in the amount one hundred fifty dollars (\$150.00) are hereby imposed on all Accelerated Rehabilitative Dispositions (ARD) and sentences of probation without verdict.

*Note*: This rule was amended in 2013, increasing the ARD administration fees Fifty Dollars to fund the automatic expunction of cases successfully completing ARD.

This Order shall become effective March 1, 2013.

By the Court

SUSAN DEVLIN SCOTT, President Judge

[Pa.B. Doc. No. 13-345. Filed for public inspection March 1, 2013, 9:00 a.m.]

### **BUCKS COUNTY**

### Order Setting Court Reporter Procedures; Administrative Order No. 68

#### Order

And Now, this 7th day of February, 2013, pursuant to the authority of Pa. R. J. A. No. 5000.7, procedures for the billing of transcripts are set as follows:

- 1. Orders for transcripts shall be requested on the form substantially similar to that appended hereto. Transcript orders shall be forwarded to the appropriate Court Reporter on this form, with a copy provided to the Chief Court Reporter simultaneously.
- 2. Transcript fees shall be capped as directed by the President Judge, and as approved by the Administrative Office of Pennsylvania Courts. The schedule of maximum fees shall be published annually in the *Bucks County Law Reporter*.

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

By the Court

SUSAN D. SCOTT,

President Judge

### **Appendix**

## COURT OF COMMON PLEAS OF BUCKS COUNTY SEVENTH JUDICIAL DISTRICT OF PENNSYLVANIA

Bucks County Courthouse 55 East Court Street Doylestown, Pennsylvania, 18901

TRANSCRIPT ORDER FORM
All information must be completed to begin transcription of notes.

_	
NAME OF CASE: DOCKET #: HEARING/TRIAL DATE:	HELD BEFORE:
Entire proceedings ( )	Court Order Only (
Delivery: Regular ( )	**Expedited ( ) **Daily (
**Immediate ( )	
(Three business days)	(Next day) (Same day)
**Must be discussed wit reporter	h and approved by the cour
Transcript format: Printed	d copy ( ) E-mailed PDF Fil

IS THIS AN APPEAL? □ YES □ NO IF NO, NEXT

TRIAL DATE (if known):

I understand that pursuant to Pa.R.J.A. No. 5000.6, transcription will not commence until the required deposit is received. I understand and agree that the unauthorized copying, duplication or sharing of the transcript without the express written approval of the court reporter shall subject me to all appropriate legal proceedings, including but not limited to civil action for damages pursuant to Pa.R.J.A. No. 5000.7, and notification to the Pennsylvania Disciplinary Board.

Signature of Attorney or Ordering PartyDate				
Name:				
Firm:				
Address:				
City/State/Zip:				
Phone:				
E-mail Address:				
THIS IS YOUR ESTIMATE FOR THE REQUESTED TRANSCRIPT: Estimated Number of Pages@ per page. Deposit required?   Yes  No Total Deposit Required:				
\$PLEASE MAKE CHECK PAYABLE TO:				

TO ORDER A TRANSCRIPT: Email this form to the court reporter who stenographically recorded the proceedings you are requesting with a copy to the chief court reporter, Kathryn Bray at kmbray@co.buck.pa.us. When ordering daily, expedited or immediate delivery, in addition to the form, you must call the court reporter directly. Please email or call Kathryn Bray at 215-348-6715 to find out who the reporter was for a particular proceeding.

Office use only)	
Received:	
Check No.:	
Completed:	
Pages:	
Balance Due/Refund	
[Pa.B. Doc. No. 13-346. Filed for pr	ablic inspection March 1, 2013, 9:00 a.m.]

### **COMMONWEALTH COURT**

Regular Sessions of Commonwealth Court for the Year 2014; No. 126 M.D. No. 3

### Order

And Now, this 15th day of February, 2013, It Is Hereby Ordered that the argument sessions of the Commonwealth Court of Pennsylvania shall be held in the year 2014 as follows:

DatesSitusFebruary 10-14 Philadelphia March 10-14 Harrisburg Pittsburgh April 22-25 May 12-16 Philadelphia June 16-20 Harrisburg September 8-12 Harrisburg October 6-10 Philadelphia November 10-14 Pittsburgh December 8-12 Harrisburg

DAN PELLEGRINI, President Judge

 $[Pa.B.\ Doc.\ No.\ 13\text{-}347.\ Filed\ for\ public\ inspection\ March\ 1,\ 2013,\ 9\text{:}00\ a.m.]$ 

### **DISCIPLINARY BOARD OF** THE SUPREME COURT

### **Notice of Disbarment**

Notice is hereby given the Timothy Andrew O'Meara, having been disbarred from the practice of law in the State of New Hampshire by Opinion and Order of the Supreme Court of New Hampshire issued on September 18, 2012, the Supreme Court of Pennsylvania issued an Order on February 14, 2013, disbarring Timothy Andrew O'Meara, from the Bar of this Commonwealth, effective March 16, 2013. 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*.

> ELAINE M. BIXLER, Secretary The Disciplinary Board of the Supreme Court of Pennsylvania

 $[Pa.B.\ Doc.\ No.\ 13\text{-}348.\ Filed\ for\ public\ inspection\ March\ 1,\ 2013,\ 9\text{:}00\ a.m.]$ 

### SUPREME COURT

Reestablishment of the Magisterial Districts within the 31st Judicial District; No. 309 Magisterial Rules Doc.

#### Order

Per Curiam

And Now, this 11th day of February 2013, upon consideration of the Petition to Reestablish the Magisterial Districts of the 31st Judicial District (Lehigh County) of the Commonwealth of Pennsylvania, it is hereby Ordered and Decreed that the Petition, which provides for the realignment of Magisterial Districts 31-1-04, 31-1-06, 31-1-08, 31-2-01, 31-2-03, 31-3-01, 31-3-02, and 31-3-03, within Lehigh County, to be effective June 1, 2013, is granted; and that the Petition, which also provides for the reestablishment of Magisterial Districts 31-1-01, 31-1-02, 31-1-03, 31-1-05, 31-1-07, and 31-2-02 within Lehigh County, to be effective immediately, is granted.

Said Magisterial Districts shall be as follows:

Magisterial District 31-1-01 City of Allentown (Wards 8 Magisterial District Judge & 10) Patricia M. Engler

Magisterial District 31-1-02 Magisterial District Judge (Vacant)

Magisterial District 31-1-03 Magisterial District Judge Ronald S. Manescu

Magisterial District 31-1-04 Magisterial District Judge David M. Howells, Jr.

Magisterial District 31-1-05 Magisterial District Judge Michael D. D'Amore

Magisterial District 31-1-06 Magisterial District Judge Wayne Maura

Magisterial District Judge Robert C. Halal Magisterial District 31-1-08 Magisterial District Judge

Magisterial District 31-1-07

Michael J. Pochron Magisterial District 31-2-01 Magisterial District Judge

Karen C. Devine

Magisterial District 31-2-02 Magisterial District Judge Jacob E. Hammond

Magisterial District 31-2-03 Magisterial District Judge Donna R. Butler

Magisterial District 31-3-01 Magisterial District Judge Rodney R. Beck

Magisterial District 31-3-02 Magisterial District Judge Michael J. Faulkner

Magisterial District 31-3-03 Magisterial District Judge David B. Harding

City of Allentown (Wards 4, 7, and 11)

City of Allentown (Wards 3, 13, 17, and 18)

City of Allentown (Wards 2, 12, and 19)

City of Allentown (Wards 14 & 15) Catasauqua Borough Hanover Township

City of Bethlehem (Wards 10, 11, 12, and 13) Fountain Hill Borough

Coplay Borough Whitehall Township

City of Allentown (Ward 16) Salisbury Township

City of Allentown (Wards 1, 5, 6, and 9)

North Whitehall Township South Whitehall Township

Emmaus Borough Macungie Borough Lower Macungie Township (Voting Districts 3, 8, and 9)

Slatington Borough Heidelberg Township Lowhill Township Lynn Township Washington Township Weisenberg Township

Alburtis Borough Lower Macungie Township (Voting Districts 1, 2, 4, 5, 6, 7, and 10) Upper Macungie Township

Coopersburg Borough Lower Milford Township Upper Milford Township Upper Saucon Township

[Pa.B. Doc. No. 13-349. Filed for public inspection March 1, 2013, 9:00 a.m.]

Reestablishment of the Magisterial Districts within the 32nd Judicial District; No. 310 Magisterial Rules Doc.

#### Order

Per Curiam

And Now, this 15th day of February 2013, upon consideration of the Petition to Reestablish the Magisterial Districts of the 32nd Judicial District (Delaware County) of the Commonwealth of Pennsylvania, it is hereby Ordered and Decreed that the Petition, which provides for the elimination of Magisterial District 32-1-29, within Delaware County, to be effective January 1, 2014, is granted; and that the Petition, which provides for the elimination of Magisterial District 32-2-41, within Delaware County, to be effective January 1, 2017, is granted. It is Further Ordered and Decreed that the Petition, which provides for the realignment of Magisterial Districts 32-1-20, 32-1-21, 32-1-22, 32-1-25, 32-1-27, 32-1-28, 32-1-30, 32-1-33, 32-1-35, 32-2-38, 32-2-43, 32-2-48, and 32-2-53 within Delaware County, to be effective January 1, 2014, is granted; and and that the Petition, which provides for the realignment of Magisterial Districts 32-2-40, and 32-2-44, effective January 1, 2017, is granted; and which also provides for the reestablishment of Magisterial Districts 32-1-23, 32-1-24, 32-1-26, 32-1-31, 32-1-32, 32-1-34, 32-1-36, 32-2-37, 32-2-39, 32-2-42, 32-2-46, 32-2-47, 32-2-49, 32-2-51, 32-2-52, and 32-2-54 within Delaware County, to be effective immediately, is granted. The judgeship for Magisterial District 32-1-29 shall not appear on the ballot for the 2013 municipal election.

Said Magisterial Districts shall be as follows:

Magisterial District 32-1-20 Magisterial District Judge Wilden H. Davis

City of Chester (Wards

City of Chester (Wards 1 &

Magisterial District 32-1-21 Magisterial District Judge Dawn L. Vann

City of Chester (Wards 8, 9, 10, and 11)

Magisterial District 32-1-22 Magisterial District Judge Spencer B. Seaton, Jr.

Collingdale Borough

3,4,5,6, and 7)

Magisterial District 32-1-23 Magisterial District Judge Laurence J. McKeon

Magisterial District 32-1-24 Magisterial District Judge Robert M. D'Agostino

Magisterial District 32-1-25 Magisterial District Judge Robert R. Burke

Magisterial District 32-1-26 Magisterial District Judge John J. Perfetti

Magisterial District 32-1-27 Magisterial District Judge David Hamilton Lang

Magisterial District 32-1-28 Magisterial District Judge Stephanie H. Klein

Marple Township (Wards 1, 3, and 4) Haverford Township (Wards

Haverford Township (Ward

1, 2, and 7)

Aldan Borough Clifton Heights Borough Lansdowne Borough

Marple Township (Wards 2, 5, 6, and 7) Radnor Township (Voting Districts 2-2, 4, 5, and 7)

Media Borough Swarthmore Borough Nether Providence Township (Wards 2, 3, 4, 6, and 7)

Magisterial District 32-1-30 Magisterial District Judge Vincent D. Gallagher, Jr.

Magisterial District 32-1-31 Magisterial District Judge Philip S. Turner, Jr.

Magisterial District 32-1-32 Magisterial District Judge Andrea E. Puppio

Magisterial District 32-1-33 Magisterial District Judge Harry J. Karapalides

Magisterial District 32-1-34 Magisterial District Judge Robert J. Radano

Magisterial District 32-1-35 Magisterial District Judge Ann Berardocco

Magisterial District 32-1-36 Magisterial District Judge David R. Griffin

Magisterial District 32-2-37 Magisterial District Judge Leonard V. Tenaglia

Magisterial District 32-2-38 Magisterial District Judge Diane M. Holefelder

Magisterial District 32-2-39 Magisterial District Judge C. Walter McCray, III

Magisterial District 32-2-40 Magisterial District Judge Steven A. Sandone

Magisterial District 32-2-42 Magisterial District Judge Peter P. Tozer

Magisterial District 32-2-43 Magisterial District Judge Leon Hunter, III

Magisterial District 32-2-44 Magisterial District Judge Jack D. Lippart

Magisterial District 32-2-46 Magisterial District Judge Nicholas S. Lippincott

Magisterial District 32-2-47 Magisterial District Judge Will Keith Williams

Nether Providence Township (Wards 1 & 5) Ridley Township (Wards 2, 3, 5, 7, and 8)

Eddystone Borough Rutledge Borough Ridley Township (Wards 1, 4, 6, and 9)

Morton Borough Springfield Township (Voting Districts 2-2, 3, 4, and 7)

Millbourne Borough Upper Darby Township (Voting Districts 4-1, 5-1, 6-1, 6-2, 6-3, 6-4, 6-10, 6-12, 7-3, 7-4, 7-5, 7-6, and 7-8)

Upper Darby Township (Voting Districts 1-1, 1-2, 1-3, 1-8, 3-2, 3-3, 3-4, 3-5, 3-6, 3-7, 3-8, 3-9, and

Upper Darby Township (Voting Districts 1-9, 3-1, 3-11, 4-2, 4-3, 4-4, 4-5, 4-6, 4-7, 4-8, 4-9. 4-10, 4-11, 5-3, 5-7, 5-8, 7-2, and 7-10)

Marcus Hook Borough Trainer Borough Lower Chichester Township Upper Chichester Township (Wards 1, 2, and 5)

Colwyn Borough Darby Borough Sharon Hill Borough

Aston Township Upper Chichester Township (Wards 3 & 4)

Brookhaven Borough Parkside Borough Upland Borough Chester Township

Folcroft Borough Darby Township

Glenolden Borough Norwood Borough

Newtown Township Radnor Township (Voting Districts 1, 2-1, 3, and 6)

Prospect Park Borough Ridley Park Borough Tinicum Township

Rose Valley Borough Upper Providence Township

East Lansdowne Borough Yeadon Borough

Magisterial District 32-2-48 Magisterial District Judge Walter A. Strohl

Magisterial District 32-2-49 Magisterial District Judge Richard M. Cappelli

Magisterial District 32-2-51 Magisterial District Judge Christopher R. Mattox

Magisterial District 32-2-52 Magisterial District Judge Kelly A. Micozzie-Aguirre

Magisterial District 32-2-53 Magisterial District Judge Elisa C. Lacianca

Magisterial District 32-2-54 Magisterial District Judge Anthony D. Scanlon

Chester Heights Borough Edgmont Township Middletown Township

Bethel Township Chadds Ford Township Concord Township Thornbury Township

Upper Darby Township (Voting Districts 5-2, 5-4, 5-5, 5-6, 5-9, 6-5, 6-6, 6-7, 6-8, 6-9, 6-11, 7-1, 7-7, 7-9, 7-11, and 7-12)

Upper Darby Township (Voting Districts 1-4, 1-5, 1-6, 1-7, 2-1, 2-2, 2-3, 2-4, 2-5, 2-6, and 2-7)

Haverford Township (Wards 3, 4, 5, 6, and 8)

Springfield Township (Voting Districts 1, 2-1, 2-3, 5, and 6)

[Pa.B. Doc. No. 13-350. Filed for public inspection March 1, 2013, 9:00 a.m.]

Reestablishment of the Magisterial Districts within the 39th Judicial District; No. 308 Magisterial Rules Doc.

### Order

And Now, this 11th day of February 2013, upon consideration of the Petition to Reestablish the Magisterial Districts of the 39th Judicial District (Franklin and Fulton Counties) of the Commonwealth of Pennsylvania, it is hereby Ordered and Decreed that the Petition, which provides for the realignment of Magisterial Districts 39-3-03, 39-3-04, and 39-3-06, within Franklin County, to be effective June 1, 2013, is granted; and that the Petition, which provides for the reestablishment of Magisterial Districts 39-2-01, 39-3-02, 39-3-05, and 39-3-07, within Franklin County, to be effective immediately, is granted; and that the Petition, which provides for the reestablishment of Magisterial Districts 39-4-01, 39-4-02, and 39-4-03, within Fulton County, to be effective immediately, is granted.

Said Magisterial Districts shall be as follows:

Magisterial District 39-2-01 Chambersburg Borough Magisterial District Judge

Glenn K. Manns Magisterial District 39-3-02

Magisterial District Judge Larry G. Pentz

Magisterial District 39-3-03 Magisterial District Judge

David L. Plum

Todd R. Williams

Magisterial District 39-3-04 Magisterial District Judge

Magisterial District 39-3-05 Magisterial District Judge Duane K. Cunningham

Magisterial District 39-3-06 Magisterial District Judge Jody C. Eyer

Magisterial District 39-3-07 Magisterial District Judge Kelly L. Rock

Magisterial District 39-4-01 Magisterial District Judge Devin C. Horne

Magisterial District 39-4-02 Magisterial District Judge Wendy Richards Mellott

Magisterial District 39-4-03 Magisterial District Judge Tamela M. Bard

Waynesboro Borough Washington Township

Fannett Township Orrstown Borough Shippensburg Borough Hamilton Township Letterkenny Township Lurgan Township

Greene Township Southampton Township

Antrim Township Greencastle Borough

Mercersburg Borough Metal Township Montgomery Township Peters Township St. Thomas Township Warren Township

Guilford Township Mont Alto Borough Quincy Township

**Dublin Township** Licking Creek Township Taylor Township Wells Township

Avr Township Mc Connellsburg Borough Todd Township

Belfast Township Bethel Township Brush Creek Township Thompson Township Union Township Valley-Hi Borough

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