Title 204—JUDICIAL SYSTEM GENERAL PROVISIONS

PART II. GENERAL ADMINISTRATION [204 PA. CODE CH. 29]

Promulgation of Financial Regulations Pursuant to 42 Pa.C.S. § 3502(a); No. 429 Judicial Administration Doc.

Order

Per Curiam:

And now, this 15th day of October, 2014, it is Ordered pursuant to Article V, Section 10(c) of the Constitution of Pennsylvania and Section 3502(a) of the Judicial Code, 42 Pa.C.S. § 3502(a), that the Court Administrator of Pennsylvania is authorized to promulgate the following Financial Regulations. The costs outlined in the Financial Regulations are effective as of January 1, 2015.

To the extent that notice of proposed rule-making may be required by Pa.R.J.A. No. 103, the immediate promulgation of the regulations is hereby found to be in the interests of efficient administration.

This Order is to be processed in accordance with Pa.R.J.A. No. 103(b) and is effective immediately.

Annex A

TITLE 204. JUDICIAL SYSTEM GENERAL PROVISIONS

PART II. GENERAL ADMINISTRATION CHAPTER 29. MISCELLANEOUS PROVISIONS Subchapter K. COSTS, FINES AND FEES

§ 29.401. Scope.

The Pennsylvania Supreme Court, pursuant to Art. V, § 10 of the Pennsylvania Constitution, and 42 Pa.C.S. § 1721, has authorized by Administrative Order, the Court Administrator of Pennsylvania to promulgate regulations relating to the accounting methods to be utilized in connection with the collection of fees and costs charged and collected by prothonotaries, and clerks of courts of all courts of common pleas, or by any officials designated to perform the functions thereof, as well as by the minor judiciary, including magisterial district judges, and judges and staff of all divisions of the Philadelphia Municipal Court.

Under authority of said Administrative Order and pursuant to the authority vested in the governing authority under 42 Pa.C.S. § 3502(a) of the Judicial Code, the following regulations are adopted to implement Act 96 of 2010, 42 Pa.C.S. §§ 1725.1(f) and 3571(c)(4) (as amended).

§ 29.402. 42 Pa.C.S. § 1725.1. Costs.

(a) Civil cases.—In calendar year 2015, the costs to be charged by magisterial district judges in every civil case, except as otherwise provided in this section, shall be as follows:

JURIS
(1) Actions involving \$500 or less \$51.00
(2) Actions involving more than \$500 but not more than \$2,000 \$68.00
(3) Actions involving more than \$2,000 but not more than \$4,000
(4) Actions involving between \$4,001 and \$12,000 \$127.00
(5) Landlord-tenant actions involving less than \$2,000 \$76.50
(6) Landlord-tenant actions involving more than \$2,000 but not more than \$4,000 \$93.00
(7) Landlord-tenant actions involving more than \$4,000 but not more than \$12,000 \$127.00
(8) Order of execution
(9) Objection to levy
(10) Reinstatement of complaint\$8.50
(11) Entering Transcript on Appeal or Certiorari\$4.50
Said costs shall not include, however, the cost of postage and registered mail which shall be borne by the plaintiff.
(a.1) <i>Custody cases</i> .—In calendar year 2015, the cost (in addition to the cost provided by general rule) to be charged by the court of common pleas shall be as follows:
(1) Custody cases, except as provided in section $1725(c)(2)(v)$ \$8.00
(b) Criminal cases.—In calendar year 2015, the costs to be charged by the minor judiciary or by the court of common pleas where appropriate in every criminal case, except as otherwise provided in this section, shall be as follows:
(1) Summary conviction, except motor vehicle cases\$48.50
(2) Summary conviction, motor vehicle cases, other than paragraph (3)
(3) Summary conviction, motor vehicle cases, hearing demanded
(4) Misdemeanor
(5) Felony\$63.50
Such costs shall not include, however, the cost of postage and registered mail which shall be paid by the defendant upon conviction.
(c) <i>Unclassified costs or charges</i> .—In calendar year 2015, the costs to be charged by the minor judiciary in the following instances not readily classifiable shall be as follows:
(1) Entering transcript of judgment from another member of the minor judiciary\$8.50
(2) Marrying each couple, making record thereof, and certificate to the parties \$42.50
(3) Granting emergency relief pursuant to 23 Pa.C.S. Ch. 61 (relating to protection from abuse)
(4) Issuing a search warrant (except as

(5) Any other issuance not otherwise provided in this subsection
§ 29.403. 42 Pa.C.S. § 3571.
In calendar year 2015, Commonwealth portion of fines,
etc.
* * * * *
(c) Costs in magisterial district judge proceedings.
(2) Amounts payable to the Commonwealth:
(i) Summary conviction, except motor vehicle cases \$17.10
(ii) Summary conviction, motor vehicle cases other than subparagraph (iii)
(iii) Summary conviction, motor vehicle cases, hearing demanded
(iv) Misdemeanor\$22.00
(v) Felony\$33.85
(vi) Assumpsit or trespass involving:
(A) \$500 or less
(B) More than \$500 but not more than \$2,000 \$34.00
(C) More than \$2,000 but not more than
\$4,000 \$50.70
(D) Between \$4,001 and \$12,000 \$84.65
(vii) Landlord-tenant proceeding involving:
(A) \$2,000 or less\$34.00
(B) More than \$2,000 but not more than \$4,000
(C) More than \$4,000 but not more than
\$12,000 \$59.25
(viii) Objection to levy\$8.50
(ix) Order of execution
(x) Issuing a search warrant (except as provided in section 1725.1(d) (relating to costs)) $\$11.90$
(xi) Order of possession
(xii) Custody cases (except as provided in section $1725(c)(2)(v))$
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PART II. GENERAL ADMINISTRATION [204 PA. CODE CH. 29]

Promulgation of Consumer Price Index Pursuant to 42 Pa.C.S. §§ 1725.1(f) and 3571(c)(4); No. 428 Judicial Administration Doc.

Order

Per Curiam:

And now, this 15th day of October, 2014, it is Ordered pursuant to Article V, Section 10(c) of the Constitution of Pennsylvania and Section 3502(a) of the Judicial Code, 42 Pa.C.S. § 3502(a), that the Court Administrator of Pennsylvania is authorized to obtain and publish in the Pennsylvania Bulletin the percentage increase in the Consumer Price Index for calendar year 2013 as required by Act 96 of 2010, 42 Pa.C.S. §§ 1725.1(f) and 3571(c)(4) (as amended).

Annex A

TITLE 204. JUDICIAL SYSTEM GENERAL PROVISIONS

PART II. GENERAL ADMINISTRATION CHAPTER 29. MISCELLANEOUS PROVISIONS

Subchapter K. COSTS, FINES AND FEES

§ 29.401a. Consumer Price Index—costs and fines.

Pursuant to Article V, Section 10 of the Pennsylvania Constitution, and 42 Pa.C.S. § 1721, the Supreme Court has authorized the Court Administrator of Pennsylvania to obtain and publish in the *Pennsylvania Bulletin* on or before November 30 the percentage increase in the Consumer Price Index for calendar year 2013 as required by Act 96 of 2010, 42 Pa.C.S. §§ 1725.1(f) and 3571(c)(4) (as amended). See, No. 428 Judicial Administration Docket.

The Court Administrator of Pennsylvania reports that the percentage increase in the Consumer Price Index, All Urban Consumers, U.S. City Average, for calendar year 2013 was 1.5% percent. (See, U.S. Department of Labor, Bureau of Labor Statistics, Series CUUROOOOSAO, February 20, 2014.)

[Pa.B. Doc. No. 14-2244. Filed for public inspection October 31, 2014, 9:00 a.m.]

Title 255—LOCAL COURT RULES

CENTRE COUNTY

Adoption of Local Rule of Judicial Administration 1901; 2014-29

Order

And Now, this 13th day of October, 2014, it is Ordered that effective thirty (30) days after publication in the *Pennsylvania Bulletin*, Centre County Local Rule of Judicial Administration 1901, regarding Termination of Inactive Cases, as follows, is hereby adopted.

Maxine O. Ishler, Centre County Court Administrator, shall publish this order and local rule once in the Centre County Legal Journal. Pursuant to Pa.R.J.A. 103, Ms. Ishler shall distribute: one (1) certified copy of this order and local rule via U.S. Mail to be filed with the Administrative Office of Pennsylvania Courts; two (2) certified copies of this order and local rule via U.S. Mail and an electronic document via -mail saved in Microsoft Word format via to the Legislative Reference Bureau for publication in the Pennsylvania Bulletin. Additionally, one (1) copy of this order and local rule shall be provided to each Judge and the Senior Judges in Centre County, the Centre County Law Library, and the Executive Director of the Centre County Bar Association.

The Centre County Prothonotary shall maintain a copy of this local rule for public inspection and copying. Copies will be provided upon request and payment of reasonable cost of reproduction and mailing.

By the Court

THOMAS KING KISTLER, President Judge

Local Rule 1901. Termination of Inactive Cases.

- (1) By November 1st of each year, the Prothonotary shall prepare a list of all civil cases which have been inactive for a period of two (2) years or more.
- (2) The Prothonotary may initiate proceedings to terminate a case in which there has been no activity of record for two (2) years or more by serving a Notice of Proposed Termination of Court Case.
- (3) The Prothonotary shall serve the notice on counsel of record and on any party not represented, sixty (60) days prior to the date of the proposed termination. The notice shall contain the date of the proposed termination and the procedure to avoid termination.
- (4) The notice shall be served by mail pursuant to Pennsylvania Rule of Civil Procedure 440. If the mailed notice is returned, the notice shall be served by advertisement in the *Centre County Legal Journal*. If a notice mailed to counsel is returned, the Prothonotary shall check the Pennsylvania Bar Association Lawyers Directory or contact the Administrative Office of Pennsylvania Courts to obtain an address for the attorney.
- (5) A party or counsel may file an objection to termination of the case in writing with the Prothonotary within sixty (60) days of the date of the Notice of Proposed Termination of Court Case. The written objection must include the caption and docket number of the case.
- (6) After sixty (60) days has passed for filing an objection in writing, the Prothonotary shall review each case and if no objection has been received, the Prothonotary shall prepare an order for the signature of the President Judge as of course terminating the matter with prejudice for failure to prosecute.
- (7) If an action has been terminated pursuant to this rule, an aggrieved party may petition the Court of Common Pleas to reinstate the action. All cases terminated pursuant to this rule, shall not be reinstated except with leave of Court, for good cause shown.
- (8) If a written objection to the termination of the case is filed, the Prothonotary shall forward a copy of the

objection to the Court Administrator and the matter shall be scheduled for pretrial conference or, if a custody or divorce case, the Court Administrator will notify the assigned Judge's assistant and the matter will be scheduled for conference.

(9) The notice required by subdivision (3) shall be substantially as follows:

(CAPTION)

Notice of Proposed Termination of Court Case

The Court intends to terminate this case without further notice because the docket shows no activity in the case for at least two (2) years. You may stop this from occurring by filing an Objection to Termination of the Case—Intention to Proceed in writing with the Prothonotary of the Centre County Courthouse, 102 South Allegheny Street, Room 102, Bellefonte, PA 16823.

If you fail to file an objection in writing, the case will be terminated. You have sixty (60) days from the date of this notice below to file an objection to the termination of the case.

Date of Notice: _____ Prothonotary & Clerk of Courts Centre County, Pennsylvania

(10) A written objection to termination of the case may be in a form such as follows:

(CAPTION)

Objection to Termination of Case—notice of intention to proceed

To The Court:

I object to the termination of the above-captioned case and I intend to proceed with the above-captioned case.

Date: ______ Signature of Party or Attorney

 $[Pa.B.\ Doc.\ No.\ 14-2245.\ Filed\ for\ public\ inspection\ October\ 31,\ 2014,\ 9:00\ a.m.]$

CHESTER COUNTY Clerk of Courts Filing Fee Increases

Administrative Regulation No. 21-2014

And Now, this 16th day of October, 2014, pursuant to 42 Pa.C.S.A. § 1725.4(a), the Clerk of Courts is hereby authorized to charge filing fees in accordance with the following Fee Schedule, effective November 30, 2014.

By the Court

JAMES P. MacELREE, II, President Judge

Effective: 11/30/2014

Fee Schedule

Appeals \$48.00* Summary Appeal After Conviction by Magisterial District Judge Petition to Withdraw Summary Appeal \$20.00 Common Pleas Court Appeals to Appellate Courts (payable to Clerk of Courts) \$48.00* Appellate Courts fee on Appeals (payable to Appellate Court) \$85.50 Applications—Petitions—Motions (other than pre or post trials filings) Miscellaneous Petition \$25.00* Constable or deputy constable appointment Petition \$25.00* Nunc Pro Tunc \$25.00* Miscellaneous filings \$25.00*

Application for private detective license or license renewal	\$25.00*
Private Detective License Fee: (upon Court approval)	
New License: Individual—new application Partnership, corporation or association	\$200.00 \$300.00
Renewal License: Individual—\$100/year (2-5 years) Parnership, corporation or association—\$150/year (2-5 years)	\$500.00 \$750.00
Petition to Expunge Record	\$34.00*
Application for admission into ARD program	current rate
Bonds	
Bail bonds (Cash, Percentage, ROR, Nominal, Real Estate)	\$25.00*
Real Estate bail bonds require additional fee payable to Prothonotary	
Constable or tax collector bonds	\$25.00*
Other Fees	
Certified Copies (per document)	\$11.00
Copies (per page)	\$1.00
Copies from microfilm/microfiche (per page)	\$2.00
Criminal record search	\$20.00
Fingerprint Card Processing Fee (per individual fingerprinted) (payable to the Commonwealth of PA)	\$17.50
Subpoena (each)	\$5.00

^{*} Includes \$5.00 Clerk of Courts automation fee pursuant to 42 Pa.C.S.A. Sec. 1725.5

[Pa.B. Doc. No. 14-2246. Filed for public inspection October 31, 2014, 9:00 a.m.]

CHESTER COUNTY

Creation of a Juvenile Court Restitution Fund (Local Rule No. 512)

Administrative Regulation No. 22-2014

And Now, this 17th day of October, 2014, is hereby Ordered and Decreed that a juvenile court restitution fund is created as follows:

Authority

The authority for the creation of a juvenile court restitution fund ("JCR Fund") with contributions paid by juveniles supervised by the Chester County Juvenile Probation Office ("JPO") may be found in the Juvenile Act at 42 Pa.C.S.A. §§ 6304.1(b), 6323(f), 6340(c.1) and 6352(a)(5), and in the *Pennsylvania Code* at 37 Pa. Code § 200.501 et seq. These statutory sections and rules permit a court of common pleas president judge to establish a restitution fund for victims of juvenile delinquent acts with monies provided by children supervised by a juvenile probation office.

Purpose of Fund

The purpose of the JCR Fund is to provide a means for children under the supervision of the JPO to earn money, through community service work, to reimburse crime victims for financial loss resulting from delinquent acts. In this manner, juvenile offenders are held accountable to their victims, required to benefit the community they harmed and provided opportunities to develop occupational competencies. Consequently, the JCR Fund purpose is consistent with the overarching goals of the Pennsylvania juvenile justice system to provide victim restoration and competency development.

Guidelines

The JPO shall establish and administer the JCR Fund in accordance with these guidelines, as supplemented by any revisions or additional procedures approved by the president judge.¹

Juvenile Payor—A juvenile payor utilizing the JCR Fund is any child under the jurisdiction of the JPO whose conditions of supervision require the child to pay restitution to a victim of a delinquent act.

Victim Recipient—A victim recipient of the JCR Fund is any natural person (not a corporation, business or other organization unless ordered by a juvenile court judge in an individual case) who has submitted a restitution claim, approved by the JPO, which requests restitution for damages caused by a juvenile payor. Should the JCR Fund eventually have sufficient monies to routinely reimburse corporations, businesses and other organizations, the president judge may authorize those entities to be included as victim recipients.

JCR Fund Revenue

The JCR Fund will be provided funds in the following manner:

- A. All monies previously collected by the JPO which remain in an existing restitution account shall be utilized as the initial JCR Fund.
- B. The JPO shall collect a mandatory restitution fund contribution in the amount of \$60.00 payable to the JCR Fund from every child subject to delinquency proceedings whose case results in an Informal Adjustment.

 $^{^{\}rm 1}\,\mathrm{Any}$ future changes authorized to be made by the president judge pursuant to these guidelines will not necessitate the promulgation of a new administrative regulation.

- C. The JPO shall collect a mandatory restitution fund contribution in the amount of \$40.00 payable to the JCR Fund from every child whose case results in a consent decree and \$30.00 payable to the JCR Fund from every child whose case results in an adjudication.
- D. Monies collected from a child whose case has been referred to the JPO by a magisterial district court due to the child's failure to pay summary offense fines and costs shall be deposited in the JCR Fund.
- E. The president judge may approve other sources of revenue payable to the JCR Fund as the same become available, provided there is a statutory or other legal basis for doing so. The president judge may also revise the mandatory restitution fund contribution amount described above as deemed prudent to achieve the purpose of the JCR Fund.

JCR Fund Management

Any and all JCR Fund monies will be deposited into a Chester County government account maintained by the county treasurer's office and administered by the JPO. The purpose of this account will be to receive and disburse funds associated with the JCR Fund. Pursuant to the discretion of the president judge, the JCR Fund shall only be used to reimburse crime victims for financial losses resulting from delinquent acts. Disbursements from the JCR Fund shall require the review and signature approval of the chief juvenile probation officer ("Chief JPO") and a deputy chief juvenile probation officer.

Review Committee

A committee to review the restitution reimbursement requests of a juvenile payor from the JCR Fund will be comprised of a deputy chief probation officer or a supervising probation officer designated by the Chief JPO and the probation officer assigned to the juvenile payor.

JCR Fund Expenditures

Juvenile payors will be able to request that they earn restitution and that victim recipients be reimbursed from the JCR Fund in the following manner:

- A. The JPO will use an application form for juvenile payors. The application form will require the following information:
- 1. Descriptive information about the juvenile payor including name, date of birth, type and length of supervision, and ability to pay. Older juvenile payors who have the apparent ability to obtain employment will be required to explain why they are not employed and their efforts to gain employment.
- 2. A summary by the probation officer assigned to the juvenile payor regarding his/her overall performance while under supervision, including school, home and community behavior, community service hours ordered and completed and the amount of restitution ordered and paid to date.
- B. The review committee will authorize the amount of eligible JCR Fund disbursements to be made on behalf of the juvenile payor.
- C. The JPO will then arrange for the juvenile payor to perform community service and disburse restitution payments to all appropriate victim recipients in a proportionate share of the amount earned by the juvenile payor, calculated by the amount of community service hours worked multiplied by the Pennsylvania minimum wage.
- D. The JPO may create incentives, as approved by the supervising judge of the juvenile court, for juvenile payors

to avoid utilizing the JCR Fund and pay restitution directly to victim recipients, e.g. (1) if at least 50% of owed restitution is paid in cash, the wages earned by the juvenile payors shall be 20% higher than minimum wage; (2) if a juvenile payor pays all restitution within the first thirty days of supervision, any community service usually required by JPO as a condition of supervision (not community service necessary to earn JCR Fund monies) will be reduced or eliminated.

Maximum Disbursement

The initial maximum amount that may be disbursed from the JCR Fund on behalf of any juvenile payor shall be one thousand dollars (\$1,000.00). A higher or lower maximum amount may be approved in the future by the president judge, provided any such higher or lower amount will allow the JCR Fund to maintain sustainability.

Suspension of Activity

The president judge shall have the authority to suspend any and all activities associated with the JCR Fund.

Audit

All payments to and disbursements from the JCR Fund shall be monitored monthly by the Chester County controller's office and shall be reviewed annually by that office in conjunction with the annual internal audit of the clerk of courts office, the adult probation office and the JPO.

Annual Report

The Chief JPO, or his/her designee, shall be responsible for the preparation of an annual report detailing the aggregate and individual data regarding payments to and disbursements from the JCR Fund. The annual report shall be provided to the president judge and supervising judge of the juvenile court.

Effective Date

In accordance with Pa.R.J.C.P. 121.F(4), the establishment of the JCR Fund and this Administrative Regulation shall become effective thirty (30) days after publication of this order in the *Pennsylvania Bulletin*.

Publication

In accordance with Pa.R.J.C.P. 121.F, G and H, the Chester County Court Administrator is hereby directed to immediately perform the following tasks:

- (1) One (1) certified copy of this Administrative Regulation shall be filed with the Administrative Office of the Pennsylvania Courts;
- (2) One (1) copy of this Administrative Regulation shall be published on the UJS portal at: http://ujsportal.pacourts.us/localrules/ruleselection.aspx;
- (3) Two (2) certified copies of this Administrative Regulation, a copy of this Administrative Regulation on a computer diskette, CD-ROM, or as an electronic copy that complies with the requirements of 1 Pa. Code § 13.11(b)—(f), and a copy of the written notification received from the Juvenile Court Procedural Rules Committee providing that this Administrative Regulation is not inconsistent with the Pennsylvania Rules of Juvenile Court Procedure, shall be submitted to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*;
- (4) One certified copy of this Administrative Regulation shall be sent to the Chester County Law Library and the Editor of the *Chester County Law Reporter* for publication;

(5) One certified copy of this Administrative Regulation shall be filed with the Chester County Clerk of Courts Office and kept continuously available by that office for public inspection and copying.

By the Court

JAMES P. MacELREE, II, President Judge

 $[Pa.B.\ Doc.\ No.\ 14-2247.\ Filed\ for\ public\ inspection\ October\ 31,\ 2014,\ 9:00\ a.m.]$

CHESTER COUNTY

Imposition of Clerk of Courts Administrative Fee

Administrative Order of Court 20-2014

And Now, this 16th day of October, 2014, I direct pursuant to 42 Pa.C.S.A. § 9728(g), that, effective on the 30th day of November, 2014, a one-time administrative fee of Six Dollars (\$6.00) be imposed in all cases disposed of by the Court. Payments of any and all court-imposed financial obligations must be allocated to satisfy the payment of this Fee, thereafter, allocation is administered by the Clerk of Courts as required.

By the Court

JAMES P. MacELREE, II, President Judge

[Pa.B. Doc. No. 14-2248. Filed for public inspection October 31, 2014, 9:00 a.m.]

DISCIPLINARY BOARD OF THE SUPREME COURT

Notice of Administrative Suspension

Notice is hereby given that the following attorneys have been Administratively Suspended by Order of the Supreme Court of Pennsylvania dated September 19, 2014, pursuant to Pennsylvania Rules of Disciplinary Enforcement 219 which requires that all attorneys admitted to practice in any court of this Commonwealth must pay an annual assessment of \$200.00. The Order became effective October 19, 2014.

Notice with respect to attorneys having Pennsylvania registration addresses, which have been transferred to inactive status by said Order, was published in the appropriate county legal journal.

Aamodt, Jason Bjorn Tulsa, OK

Abner, Charles Jr. Jackson Springs, NC

Adekanye, Adediran Charlotte, NC

Agee, William Paul Princeton, NJ

Albano, Lisa Marie Lakewood Ranch, FL

Alden, Alice S. Cherry Hill, NJ Anderson, William Harold Washington, DC

Anthony, Kyle Brandon Silver Spring, MD

Arrowsmith, Lauri Anne Oceanside, CA

Avelino, Alexander Jude Summit, NJ

Bacot, Lisa Marie Newark, DE

Barrett, Sylvia Iris Cambridge, MA

Barry, Oliver T. Cape May Court House, NJ

Beverly, Siyan Kayah Washington, DC

Bhalla, Rakhal Los Angeles, CA

Blake, L. Jason Solon, OH

Bodager, Bill W. Fort Belvoir, VA

Bonfrisco, Michael Dominick Cherry Hill, NJ

Boudreaux, Gerald J. Wilmington, DE

Boyle, William Edward Vernon Hills, IL

Bramble, Elisa Nicole Cherry Hill, NJ

Brown, Elizabeth Koniers Cary, NC

Brown, Theodora H. Washington, DC

Budnick, Susan Beth Kiawah Island, SC

Buividas, Stephen James Cherry Hill, NJ

Burnett, James Kevin Frisco, TX

Butler, John Godfrey III Midlothian, VA

Callaway, Heather Robin North Little Rock, AR

Campbell, Stephanie Simone Columbus, OH

Cassidy, Mary Sharon New York, NY

Clark, Nicholas Robert Washington, DC

Cohen, Joseph M. Needham, MA

Cohen, Meredith Siegel Cherry Hill, NJ

Crohe, Lisa Marie Washington, DC

Curci, Brian Eric Princeton, NJ

Curtis, Michael Thomas

Kankakee, IL

De Long, Lisa Michelle Jacksonville, FL

Dhanjal, Manpreet Singh

Glen Allen, VA Doyle, Alison Lee Atlantic City, NJ

Edwards, Claire Patricia

Costa Mesa, CA

Emrich, Christopher Michael

Mount Laurel, ÑJ Epps, Andrea Nichole Pasadena, CA

Evans, Donald Edwin The Netherlands

Even-Shoshan, Avital Esther

New York, NY Ewing, Brenda S. Washington, DC Feierstein, Edwar

Feierstein, Edward T. Palm Beach Gardens, FL Fioretti, Michael Joseph

Red Bank, NJ

Gale, Catherine A. Syracuse, NY

Ghose, John Shantanu

Atlanta, GA Glantz, Elliot R. Cherry Hill, NJ

Gleason, Christina Ann

Wilmington, DE

Gnudi Kalocsay, Robyn Maria

Fort Lee, NJ Godoy, Gerd Saul Upper Saddle River, NJ Goldmann, Jeffrey David

Nashville, TN

Goldstein, Jeffrey M. Haymarket, VA

Golzari, Mani Arlington, VA

Gudis, Charlotte L. Charleston, SC

Guzzi, Mark Earl Milton, GA

Haley, Kenneth Columbia, MD

Harris, Dietrich Andrew

Arcadia, FL

Haskins, Tarik Jamal Wilmington, DE

Heagle, Khristan Anne

New York, NY

Heesters, Christian G. Wilmington, DE Helppie, Jane E. Dallas, TX Hill, Cheryl Renne Baltimore, MD

Hobbins, Matthew Campbell

Tucson, AZ

Hoffman, David Benjamin

Chicago, IL

Holden, Stephen Michael

Merchantville, NJ

Hollis, Adrienne Lynette

Livingston, NJ

Hollis, James William Jr.

Boerne, TX

Holloway, Kathleen K.

Naples, FL

Jennings, Valorie Elois

Rockaway, NJ

Johnson, Paul Henry

Atlanta, GA
Joyce, Willie M.
Gulfport, MS
Kenney, Mary Ann
Houston, TX
King, Dorothea
Bonx, NY

Kinzler, Ronald G. Somers Point, NJ Kitei, Richard Samuel

Bethesda, MD

bemesua, MD

Klotzbaugh, George R.

Windsor, CT

Krause, Arielle Spells Stamford, CT

Kropf, John W. Arlington, VA LeBlond, John F. The Villages, FL Lentz, Edward T. New Lisbon, NY

Lieberman, Nina Ellen Abraham

New York, NY

Looby, Margaret Mary Virginia Beach, VA Luby, John E. Jr. Williamstown, NJ

MacCallum, Duncan James

Portsmouth, NH Manganaro, Gabrielle Wilmington, DE

Marciano, John Joseph III

Great Falls, VA Marsh, Randolph L Dallas, TX

Masciocchi, Thomas G.

Clementon, NJ

Mazyck, Veleter M. B. Washington, DC McAveney, Shawn P. Plainsboro, NJ

McGivney, Lawrence J. T. Florham Park, NJ

McNichols, Timothy Joseph

Toms River, NJ

Michaud, Yvette Alma The Woodlands, TX Miller, Tara Lynn

Longport, NJ

Moersfeler, Michelle Marie

Seattle, WA

Moles, Justin Michael Cherry Hill, NJ

Moore, Fletcher Williams

New York, NY Morrison, Joyce L. Saint Joseph, MO Mott, Amanda Grashof

Wilmington, DE

Nguyen, Tracey B. Avalon, NJ

Osofsky, Lisa Kate United Kingdom

Pagano, Shannon Kathleen

Wooster, OH Pangis, Peter G. Berkeley Heights, NJ

Pardo (Kronemann), Jose Washington, DC

Pease, Paige Hadtke Charlotte, NC

Pecht, Kathryn G. Virginia Beach, VA

Pelose, George D. Mount Laurel, NJ Pena, Miguel David

Pena, Miguel David Wilmington, DE

Pepper, Daniel Adam Flemington, NJ

Piarulli, Jayne A. Voorhees, NJ

Pina, Stephen A. II Deptford, NJ

Rennie, Sheldon Kevin Wilmington, DE

Reynolds, James Joseph III

New York, NY

Ricks, Sarah Elizabeth

Camden, NJ

Roberts, Kelly Anne Wilmington, DE

Rodgers, Andrea Carter

Wilmington, DE

Rodriguez, John Paul Silver Spring, MD Rosenfeldt, Stuart A.

Fort Lauderdale, FL Rothschild, Kerry Glenn

Florham Park, NJ

Salon, Christine Lynne

Bellaire, MI

Santee, Alexander Cole

Hackensack, NJ

Saverice-Rohan, Angela

Pasadena, CA

Schwartzman, Polina

New York, NÝ

Sentz, Jessica Leigh

Austin, TX

Sevick, Patricia Jo Steffen

Cherry Hill, NJ Shabel, Kathryn M. Mount Laurel, NJ

Shumate, Christine Marie

Wilmington, DE

Somers, George Britton Jr.

Princeton, NJ
Steinberg, Saul J.
Camden, NJ

Stern, Eric Rory Whitehouse Station, NJ Strobel, Sylvia Lynette

Baltimore, MD Swan, Robert G. Hamilton Square, NJ Taylor, Marsha J. Brooklyn, NY

Thomas, Katherine Aquavia

Alexandria, VA

Thomas, Windell Wilfred Silver Spring, MD

Tice, Amy Carolyn Wenonah, NJ

Tiufekchiev, Michael Patrick

Plainsboro, NJ Tost, Leonard J. Weirton, WV

Tracy, Daniel George Egg Harbor Township, NJ

Tyson, William C. Naples, FL

Udoye, Ferdinand Okonkwor Upper Marlboro, MD

Urie, Vanessa A. Madison, NJ

Valente, Anthony Joseph II

Gibbstown, NJ

Vanderveer, Christopher P.

Atlantic City, NJ

Wade, Harry Calvin III

Cleveland, OH

Wahrman, Miriam Leah

New York, NY Ward, Glenn C. Wilmington, DE

Weintraub, Heidi Ruth

Pitman, NJ

Welsh, Kevin L. Nashville, TN

Wenger, David Earl III Youngstown, OH

Wiggins, John W. Bridgeton, NJ

Wilson, Charles L. Buffalo, NY

Wolf, Liza Beth Leidner Haddonfield, NJ

Yonkman, Mark W. Grandville, MI

Zummo, Daniel B. Andrews San Diego, CA

> SUZANNE E. PRICE, Attorney Registrar The Disciplinary Board of the Supreme Court of Pennsylvania

[Pa.B. Doc. No. 14-2249. Filed for public inspection October 31, 2014, 9:00 a.m.]

Notice of Disbarment

Notice is hereby given that C. William Berger, (#11107) having voluntarily surrendered his license to practice law in the State of Florida by Order of the Supreme Court of Florida dated June 2, 2014; the Supreme Court of Pennsylvania issued an Order on October 15, 2014, disbarring C. William Berger from the Bar of this Commonwealth, effective November 14, 2014. 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

 $[Pa.B.\ Doc.\ No.\ 14-2250.\ Filed\ for\ public\ inspection\ October\ 31,\ 2014,\ 9:00\ a.m.]$

Notice of Disbarment

Notice is hereby given that Roger P. Frye, (#25717) having been disbarred from the practice of law in the State of New Jersey by Order of the Supreme Court of New Jersey dated May 20, 2014; the Supreme Court of Pennsylvania issued an Order on October 15, 2014, disbarring Roger P. Frye from the Bar of this Commonwealth, effective November 14, 2014. 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. 14-2251. Filed for public inspection October 31, 2014, 9:00 a.m.]

Notice of Disbarment

Notice is hereby given that Peter M. Schannauer, (#36880) having been disbarred from the practice of law in the State of Oregon by the Trial Panel Opinion of a three-member panel of the Disciplinary Board of the Oregon State Bar dated March 10, 2014; the Supreme Court of Pennsylvania issued an Order on October 15, 2014, disbarring Peter M. Schannauer from the Bar of this Commonwealth, effective November 14, 2014. 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. 14-2252. Filed for public inspection October 31, 2014, 9:00 a.m.]