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Judicial District

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Bar Association Page

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The
Dauphin County Reporter
Edited and published
by the
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Estate Notices

DECEDENTS ESTATES

NOTICE IS HEREBY GIVEN that letters testamentary or of administration have been granted in the following estates. All persons indebted to the estate are required to make payment, and those having claims or demands to present the same without delay to the administrators or executors or their attorneys named below.

FIRST PUBLICATION

Estate Notices

ESTATE OF KATHRYN M. MACNICHOLAS, A/K/A KATHRYN MACNICHOLAS, late of Derry Township, Dauphin County, Pennsylvania. Executrix: Karen A. Alexander, 10463 Jonestown Road, Apt. 10, Annville, PA 17003. Attorney: Edward J. Coyle, Esquire, Buzgon Davis Law Offices, P.O. Box 49, 525 South Eighth Street, Lebanon, PA 17042. f6-20

ESTATE OF GEORGE E. WILLIAMSON, SR., (died: November 12, 2014), late of Lower Paxton Township, Dauphin County, Pennsylvania. Administrator: George E. Williamson, Jr., 3416 Belair Road, Harrisburg, PA 17109 Elizabeth H. Feather, Esquire, Caldwell & Kearns, P.C., 3631 North Front Street, Harrisburg, PA 17110, (717) 232-7661. f6-20

ESTATE OF IRVIE DELLINGER, (died: December 28, 2014), late of Londonderry Township, Dauphin County, Pennsylvania. Co-Executors: Brian C. Dellinger and Janice Hippensteel, c/o Linda J. Olsen, Esquire 2000 Linglestown Road, Suite 202, Harrisburg, PA 17110. Attorney: Linda J. Olsen, Esquire, 2000 Linglestown Road, Suite 202, Harrisburg, PA 17110. f6-20

ESTATE OF ROGER R. SEIP, (died: October 30, 2014), late of Swatara Township, Dauphin County, Pennsylvania. Executor: Roger M. Seip, 63 N. 10th Street, Lemoyne, PA 17043 or to Attorney for Estate: Christa M. Aplin, Esquire, Jan L. Brown & Associates, 845 Sir Thomas Court, Suite 12, Harrisburg, PA 17109, 717-541-5550. f6-20

ESTATE OF MABEL WEIDA A/K/A MABEL I. WEIDA, (died: January 8, 2015), late of the Borough of Millersburg, County of Dauphin, Pennsylvania. Executrix: Melissa Weida Ventresca, 12184 Mentzer Gap Road, Waynesboro, Pennsylvania 17268; Attorney: Joseph D. Kerwin, Kerwin & Kerwin, LLP, 4245 State Route 209, Elizabethville, Pennsylvania 17023. f6-20

Commonwealth v. Ricker

Crimes and Criminal Procedure - Preliminary Hearing - Habeas Corpus - Hearsay Evidence - Confrontation.

Defendant/Appellant appealed the Court's order dismissing his pre-trial Petition for Writ of *Habeas Corpus*.

1. Generally, an order denying a pre-trial petition for *habeas corpus* is interlocutory. *Commonwealth v. Schroeck*, 417 A.2d 702, 703 (Pa. Super. 1980). A defendant may not immediately appeal from denial of a pretrial application for *habeas corpus* without a showing of exceptional circumstances. *Commonwealth v. Hess*, 414 A.2d 1043, 1048 (Pa. 1980).

2. Pennsylvania statutory law dictates that at a preliminary hearing, hearsay evidence shall be sufficient to establish any element of an offense in determining whether a *prima facie* case has been established. *Pa. R. Crim.P. 542(E)*.

3. The right to confrontation is a trial right. *Pennsylvania v. Ritchie*, 480 U.S. 39, 52 (1970) (citing *California v. Green*, 399 U.S. 149, 157 (1970)). A preliminary hearing is not a trial and the purpose of the preliminary hearing is to determine whether a *prima facie* case has been made against the accused.

Pa. R.A.P. 1925(a) Opinion. C.P., Dau. Co., No. 3601 CR 2014.

Francis T. Chardo, for the Commonwealth

William C. Costopoulos, for Appellant

Cherry, J., December 4, 2014. – [Pursuant to Pa. R.A.P. 1925(a)]

MEMORANDUM OPINION

Presently before the Superior Court of Pennsylvania is the appeal of David Edward Ricker (Appellant) from this Court's Order, dated October 1, 2014, in which this Court dismissed Appellant's pretrial Petition for Writ of Habeas Corpus.

PROCEDURAL HISTORY

Appellant was arrested and charged in a Pennsylvania State Police Complaint on July 2, 2014 with Criminal Attempt, Murder¹; Assault of Law Enforcement Officer²; and Aggravated Assault³. A preliminary hearing was held on July 10, 2014 at which Magisterial District Judge

1. 18 Pa.C.S. §901(a) and Pa. C.S. §2502(a)

2. 18 Pa.C.S. §2702.1(a)

3. 18 Pa.C.S. §2702(a)(2)

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Lowell A. Witmer determined that the Commonwealth established a *prima facie* case. Appellant filed a pretrial Petition for Writ of Habeas Corpus on August 1, 2014. On August 25, 2014, the Commonwealth filed a Memorandum of Law in Opposition to [Appellant]’s Petition for Writ of Habeas Corpus. Formal Arraignment took place on August 28, 2014. This Court entered an Order Granting Appellant’s Motion to Extend Curfew on September 9, 2014. Thereafter, this Court entered an Order Denying Appellant’s Petition for Writ of Habeas Corpus on October 1, 2014. Appellant filed a Notice of Appeal on October 8, 2014. Then, on October 15, 2014, this Court entered an Order directing Appellant to file a concise statement of matters intended to be argued on appeal pursuant to Pa.R.A.P. 1925(b). Appellant filed a Concise Statement of Errors Complained of on Appeal on October 20, 2014.

FACTUAL BACKGROUND

Pennsylvania State Police Trooper Douglas A. Kelley (Trooper Kelley) testified that he conducted interviews with Trooper Michael J. Trotta (Trooper Trotta) on June 6, 2014 and June 13, 2014. (N.T., 5). Trooper Kelley testified that Trooper Trotta was coherent at the time Trooper Kelley interviewed him. (N .T., 12). At the preliminary hearing on July 10, 2014, Trooper Kelley testified that on the evening of June 1, 2014, radio communications indicated that Trooper Trotta was calling for backup because Appellant was drunk and disorderly at Appellant’s residence. (Notes of Testimony, Preliminary Hearing, July 10, 2014, 17). He added that at some point, there was radio communication that Appellant was brandishing a weapon. (N.T., 17). According to Trooper Kelley, Trooper Gingerich arrived on the scene and a State Emergency Response Team (SERT) was dispatched. (N.T., 18-19).

Trooper Kelley testified that according to Trooper Trotta, Appellant was drinking and yelling “get the fuck off my property.” (N.T., 25). At some point, Appellant came out of the residence and interacted with Trooper Trotta. (N.T., 27). Trooper Trotta stated that he had to draw his Taser because Appellant reached inside the vehicle and tried grabbing the Taser out of Trooper Trotta’s hand. (N.T., 27). Trooper Trotta was unclear whether or not he discharged his Taser. According to Trooper Trotta, that at some point, Appellant displayed a revolver and retreated out of view into the garage. (N.T., 30). Trooper Trotta stated that he saw Appellant peek his head out from the edge of the garage. (N.T., 31). Trooper Gingerich recounted that he observed Trooper Trotta raise his gun and fire into the area of the garage. (N.T., 30). Trooper Trotta fired three shots, two of which struck Appellant and Appellant returned fire. (N.T., 31-32). Trooper Kelley testified that Trooper Trotta stated

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that Appellant was directing his dog in a European language to attack him. (N.T., 23). Trooper Trotta stated that he aimed at Appellant and deliberately fired because Appellant had a weapon and Trooper Trotta felt threatened. (N.T., 23, 25).

Trooper Kelley described his observation of Trooper Trotta's wounds. (N.T., 5). He described bandages on both of Trooper Trotta's hands and left leg. (N.T., 5). He also described a softball-size gaping wound on Trooper Trotta's left, inner thigh which he testified was consistent with a gunshot wound. (N.T., 5).

Trooper Kelley stated further that he participated in a search of Appellant's residence on June 1, 2014 and June 2, 2014. (N.T., 6). That search produced controlled substances that were field tested and shown to be marijuana. (N.T., 7). During the search, eighty firearms were seized from the residence and one firearm was found behind one of the garage bays. (N.T., 9-10). About eleven cartridge cases were found in the garage which Trooper Kelley testified would be consistent with an AK-47. (N.T., 10-11). Finally, nearly \$400,000 in cash was recovered inside the residence. (N.T., 39).

Trooper Kelley further testified that he had contact with Appellant at Hershey Medical Center on June 6, 2014. (N.T., 7). Appellant stated to Trooper Kelley that he retained Mr. Costopoulos as an attorney and wanted to talk to his attorney first. (N.T., 8). Trooper Kelley testified that he did not ask Appellant any more questions, but that Appellant did speak in Trooper Kelley's presence. (N.T., 8). Appellant stated that he did not understand why the Trooper did not leave or get a warrant and Appellant further stated that he was in his garage near the ATV holding an AK-47 when he was shot. (N.T., 9).

APPELLANT'S STATEMENT OF ERRORS COMPLAINED
OF ON APPEAL

Appellant alleges the following errors on appeal:

1. Whether the Commonwealth may prove a *prima facie* case at the preliminary hearing exclusively through hearsay evidence, which is what the trial and magisterial district courts concluded in this case?
2. Whether Pa.R.Crim.P. 542(E), which provides that hearsay evidence shall be sufficient to establish any element of an offense, violates the state and federal constitutional confrontational rights of defendants, including Mr. Ricker here, as

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well as long-standing Pennsylvania and U.S. Supreme Court precedent?

(Statement of Errors, October 20, 2014, A-B).

DISCUSSION

As a general premise, an appeal may be taken as of right from any final order. Pa.R.A.P. 341(a). A final order is an order that disposes of all claims and of all parties, is expressly defined as a final order by statute or is entered as a final order pursuant to this rule. Pa.R.A.P. 341(b). Generally, an order denying a pre-trial petition for habeas corpus is interlocutory. *Commonwealth v. Schroeck*, 417 A.2d 702, 703 (Pa. Super. 1980). A defendant may not immediately appeal from denial of a pretrial application for habeas corpus relief without a showing of exceptional circumstances. *Commonwealth v. Hess*, 414 A.2d 1043, 1048 (Pa. 1980). In *Hess*, our Supreme Court reasoned:

In the unlikely event, the district justice and the court of common pleas having the habeas corpus application were both in error in their assessment of the Commonwealth's evidence against the accused; the trial would not proceed beyond the demurrer stage. If a legitimate question is raised as to the existence of a *prima facie* case, and the common pleas court has a reservation as to the propriety of its ruling, that court has the alternative of certifying the question pursuant to 42 Pa.C.S. 702(b). If in fact it is determined at trial that the evidence of the Commonwealth is sufficient to be submitted to the jury, then any deficiency in the presentation before the district justice would have been harmless. Finally, if the deficiency at the preliminary hearing stage can be shown to have tainted the verdict, in that event the direct appeal would provide an adequate remedy.

Id. In the present case, this Court's denial of Appellant's pretrial petition for habeas corpus relief is not a final order. Since the order is interlocutory, the instant appeal should be quashed on those grounds alone. However, Appellant also alleges that exceptional circumstances exist in this case because the Commonwealth only presented hearsay evidence at the preliminary hearing in violation of his rights.

Pennsylvania statutory law dictates that at a preliminary hearing, hearsay evidence shall be sufficient to establish any element of an offense in determining whether a *prima facie* case has been established.

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Pa.R.Crim.P. 542(E). This Court agrees with the Commonwealth's argument that the Pennsylvania Supreme Court would not promulgate a rule that violates the Pennsylvania Constitution as the Pennsylvania Supreme Court has the final word on constitutionality pursuant to that Constitution. *Stilp v. Commonwealth*, 905 A.2d 918, 953 (Pa. 2006).

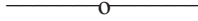
Even if the Commonwealth did rely solely on hearsay evidence in establishing a *prima facie* case at the preliminary hearing, Pennsylvania statutory law clearly allows it pursuant to Pa.R.Crim.P. 542(E). However, this Court finds that the Commonwealth did not rely solely on hearsay evidence in establishing a *prima facie* case. At the preliminary hearing, Trooper Kelley testified that in his presence Appellant stated that he did not understand why the trooper did not leave and get a warrant. Appellant also stated that he was in his garage holding the AK-47 when he was shot. These admissions to Trooper Kelly were presented along with evidence regarding the seizure of eighty firearms from the home, nearly \$400,000 in cash and cartridge cases in the garage consistent with being discharged from an AK-47. Since the admissions and the products of the search were presented at the preliminary hearing, the Commonwealth did not rely solely on hearsay evidence as Appellant contends.

Finally, Appellant alleges that he was deprived of his federal right to confront the witnesses against him. The United States Supreme Court has stated that the right to confrontation is a trial right. *Pennsylvania v. Ritchie*, 480 U.S. 39, 52 (1970) (citing *California v. Green*, 399 U.S. 149, 157 (1970)). Appellant will be afforded the right to confront the witnesses against him at trial. A preliminary hearing is not a trial and the purpose of the preliminary hearing is to determine whether a *prima facie* case has been made against the accused. This Court agrees with the Magisterial District Judge in his determination that the Commonwealth met its burden in presenting a *prima facie* case against Appellant. For these reasons, Appellant's rights were not violated.

Appellant has failed to show that exceptional circumstances exist which would allow the immediate appeal from denial of a pretrial application for habeas corpus relief in this case. The Order denying Appellant's pretrial application for habeas corpus relief was not a final Order, and may not be immediately appealed. Additionally, even though the Commonwealth may rely solely on hearsay evidence at a preliminary hearing, the Commonwealth also presented admissions made by Appellant directly to Trooper Kelley. Finally, as the right to confrontation is a trial right, Appellant's rights were not violated.

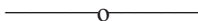
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Accordingly, we ask the Superior Court to affirm our Order of October 1, 2014 and to dismiss the appeal in this matter.



Tuzzato v. Tuzzato

Accordingly, we ask the Superior Court to affirm our Order of October 1, 2014 and to dismiss the appeal in this matter.



Tuzzato v. Tuzzato

Domestic Relations - Divorce - Marital Settlement Agreement - Children's Post-secondary Education Expenses - Intent - Parol Evidence

Defendant appealed the Court's order requiring him to pay one-half of his children's post-secondary school expenses. He contended that a provision in the parties' marital settlement agreement, drafted by his attorney, obligated him to pay only for educational expenses at a "state institution," a term which he claimed encompassed the fourteen schools within the Pennsylvania State System of Higher Education (PASSHE), but not Penn State University. The Court disagreed and granted Plaintiffs petition to enforce.

1. A marital settlement agreement between spouses is governed by the law of contracts unless the agreement provides otherwise. *Stamerro v. Stamerro*, 889 A.2d 1251, 1258 (Pa. Super. 2005).

2. The paramount goal of contract interpretation is to ascertain and give effect to the parties' intent. *Tuthill v. Tuthill*, 763 A.2d 417, 419 (Pa. Super. 2000). The intent of the parties to a written contract is contained in the writing itself. When the words of a contract are clear and unambiguous, the parties' intent is to be found only in the express language of the agreement. The court must construe a contract as written and may not modify the plain meaning of the contract under the guise of interpretation. Where the contract terms are ambiguous, however, the court is free to receive extrinsic or parol evidence to resolve the ambiguity.

3. A contract will be found to be ambiguous only if it is fairly susceptible of different constructions and capable of being understood in more than one sense. It is the function of the court to decide, as a matter of law, whether the contract terms are clear or ambiguous. The fact that the parties have different interpretations of a contract does not render the contract ambiguous. *Id.*, at 420.

4. If left undefined, the words of a contract are to be given their ordinary meaning. *Kripp v. Kripp*, 849 A.2d 1159, 1163 (Pa. 2004). As a general rule, agreements will be construed against the drafter when the terms are ambiguous. *Gallagher v. Fidelcor, Inc.*, 657 A.2d 31, 34 (Pa. Super. 1995),

5. "State institution" can be fairly interpreted to include Pennsylvania's "state-related" institutions, which includes Penn State. See, *Roy v. The Pennsylvania State University*, 568 A.2d 751, 752 n. 3 (Pa. Commw. 1990). To many if not most Pennsylvanians, a plain and ordinary meaning of the term "state institution" clearly includes Penn State. *Kripp, supra*.

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Pa. R.A.P. 1925(a) Opinion. C.P., Dau. Co., No. 2002 CV 441 DV.

Susan Marie Kadel, for Plaintiff*Douglas P. France*, for Defendant

OPINION

Turgeon, J., December 18, 2014. – Before the Court is Defendant Joseph Tuzzato’s appeal from this Court’s Order of September 8, 2014, which granted Plaintiff Shelley Tuzzato’s petition to enforce a provision in the parties’ Marital Settlement Agreement under which both parties agreed to pay one-half of their children’s college expenses if they attended “a state institution.” This opinion is written in support of the order, pursuant to Pa.R.A.P. 1925(a).

BACKGROUND

The parties were married in 1992 and divorced in May 2003. They have three children, currently ages 21, 18 and 16. On February 11, 2003, they entered into a Marital Settlement Agreement (MSA). Paragraph 25 of the MSA requires that each party equally share the cost of the children’s college expenses, as follows:

25 POST-SECONDARY EXPENSES

Each party shall pay fifty percent (50%) of the children’s post-secondary education expense. “Post-secondary education” is defined as a trade school or a four-year college program ending in receipt of a baccalaureate degree at a state institution, such as Shippensburg, and not a private school. “Educational expenses” is defined as: tuition; room; board; student fees; and activity fees.¹

(Plaintiff’s Exbt. 1)

On June 26, 2014, Plaintiff filed a petition to enforce the terms of this provision arguing that Defendant was in breach thereof whereby he had failed to pay one-half of the educational expenses for the two oldest children. As of the Fall 2014 semester, both children were enrolled at Penn State University’s main campus in State College. Plaintiff, at all

1. Parents are not legally required to provide postsecondary education support to their adult children. *Curtis v. Kline*, 542 Pa. 249, 666 A.2d 265 (1995). However, parents may nevertheless voluntarily enter into a contractual arrangement to provide such support.

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relevant times, has been employed by Penn State Hershey Medical Center and as such, her children are entitled to a 75% discount on their Penn State tuition.

Defendant responded to Plaintiff's petition to enforce arguing he was not required to pay any of the children's educational expenses since Penn State was not a "state institution." Instead, he claimed that Penn State was a private institution and that the only institutions encompassed within the meaning of Paragraph 25 included schools that were members of the Pennsylvania State System of Higher Education (PASSHE), like Shippensburg.² I held a hearing September 8, 2014. Defendant objected at the hearing to the admission of any evidence as to the parties' intent concerning Paragraph 25, claiming that the language was unambiguous and clearly excluded Penn State as an institution for which he would be required to pay educational expenses. (N. T. 12-13) I denied his request and permitted the admission of parol evidence.

At the conclusion of the hearing, I entered an order holding that Defendant was obligated to pay one-half of the children's Penn State educational expenses. I found that Penn State, as a state-related entity, qualified as a "state institution" as intended by the parties under Paragraph 25. With regard to the amount of the obligation, I held that each party owed one-half of all tuition, room and board, books, student fees, and activity fees after the deduction of grants the children received as well as a deduction for the 75% tuition discounts to which they were entitled. I did not deduct from the amount owed by the parties any student loans taken out by the children. Defendant filed a timely appeal from my decision, currently pending.

LEGAL DISCUSSION

In his statement of errors complained of on appeal, Defendant raises numerous issues, distilled to the following: (1) the trial court erred by finding that Penn State was a "state institution"; (2) the court erred by finding Paragraph 25 to be ambiguous and thereby permitting Plaintiff to present parol evidence; and (3) assuming the court properly found that Defendant was obligated to pay educational expenses under Paragraph 25, the court erred by ordering Defendant to pay any portion of expenses from which the children's loan monies were not deducted.

2. There are fourteen schools within the State System of Higher Education are Bloomsburg, California, Cheyney, Clarion, East Stroudsburg, Edinboro, Indiana, Kutztown, Lock Haven, Mansfield, Millersville, Shippensburg, Slippery Rock and West Chester. (Defendant's Exbt. 2)

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“A [marital] settlement agreement between [spouses] is governed by the law of contracts unless the agreement provides otherwise.” *Stammero v. Stammero*, 889 A.2d 1251, 1258 (Pa. Super. 2005) (citation omitted). As a contract, the parties’ agreement is subject to the following principles:

The paramount goal of contract interpretation is to ascertain and give effect to the parties’ intent. To accomplish this goal, each and every part of the contract must be taken into consideration and given effect, if possible, and the intention of the parties must be ascertained from the entire instrument.

Tuthill v. Tuthill, 763 A.2d 417, 419 (2000) (quoting *Laudig v. Laudig*, 624 A.2d 651, 653 (Pa. Super. 1993)).

The intent of the parties to a written contract is contained in the writing itself. When the words of a contract are clear and unambiguous, the parties’ intent is to be found only in the express language of the agreement. The court must construe a contract as written and may not modify the plain meaning of the contract under the guise of interpretation. Where the contract terms are ambiguous, however, the court is free to receive extrinsic [or parol] evidence to resolve the ambiguity.

A contract will be found to be ambiguous only if it is fairly susceptible of different constructions and capable of being understood in more than one sense. It is the function of the court to decide, as a matter of law, whether the contract terms are clear or ambiguous. The fact that the parties have different interpretations of a contract does not render the contract ambiguous.

Id. at 420 (citations omitted).

“If left undefined, the words of a contract are to be given their ordinary meaning.” *Kripp v. Kripp*, 849 A.2d 1159, 1163 (Pa. 2004) (citation omitted). As a general rule, agreements will be construed against the drafter when the terms are ambiguous. *Gallagher v. Fidelcor, Inc.*, 657 A.2d 31, 34 (Pa. Super. 1995) (citation omitted). The MSA here was drafted by Defendant’s prior attorney and thus, to the extent it is ambiguous, is construed against Defendant.³ (N. T. 19)

3. Both parties were represented by counsel in executing their Marital Settlement Agreement. (Petition to Enforce Paragraph 6)

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In his first two issues raised on appeal, Defendant argues that the meaning of “state institution” is clear and unambiguous in that it encompasses only those schools within the PASSHE, excluding non-state institutions like Penn State, and that as such, the court erred by finding the term ambiguous and allowing presentation of extrinsic, or parol evidence. I disagreed that the language in Paragraph 25 could only be interpreted as requiring the parties to pay educational expenses incurred solely at PASSHE schools. Nothing in the plain language of Paragraph 25 limits the meaning of “state institutions” solely to PASSHE schools. Instead, the language is “fairly susceptible of different constructions and capable of being understood in more than one sense.” *Tuthill, supra*. “State institution” can be fairly interpreted to include Pennsylvania’s “state-related” institutions, which includes Penn State. (N.T. 33) *See, Roy v. The Pennsylvania State University*, 568 A.2d 751, 752 n. 3 (Pa. Commw. 1990) (noting there are four state-related schools in Pennsylvania, including Penn State, Pitt, Lincoln and Temple); *see also, Bagwell v. Pennsylvania Dep’t of Educ.*, 76 A.3d 81, 87 (Pa. Commw. 2013) (PSU is both a state-related institution and an instrumentality of the Commonwealth). This court believes that, to many if not most Pennsylvanians, a plain and ordinary meaning of the term “state institution” clearly includes Penn State. *Kripp, supra*.

Having determined that Paragraph 25 of the MSA is ambiguous as to the meaning of “state institution,” this court was free to receive extrinsic evidence to resolve the ambiguity. (N.T. 17) Plaintiff credibly testified that she has always believed that Penn State was a “state institution” as used in Paragraph 25. (N.T. 18) Notably, at the time parties executed the MSA in 2003, Plaintiff was an employee of Penn State Hershey Medical Center. One of the employee benefits available to her then was that her children could attend Penn State at a discounted tuition. (N.T. 19) She thus assumed that her attorney, Defendant and his attorney, who drafted the MSA, were all aware of her work situation and the availability for her children of a tuition discount and thus, she believed the MSA was written with the understanding that Penn State was an institution under the state system. (N.T. 20)

It is notable as well that Defendant admitted that when the parties’ second child was looking at colleges during the summer of 2013, he took her to visit Penn State; he did not take her to Shippensburg nor to any of the other thirteen PASSHE schools. (N.T. 31-32) Defendant also testified that when the parties’ oldest child commenced his first year of college at Penn State Harrisburg in 2012, Plaintiff asked Defendant to pay his share of the expenses. Defendant admitted that he told Plaintiff

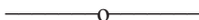
Tuzzato v. Tuzzato

he would not pay any expenses because he did not have enough money since he was paying for the tuition of the two younger children to attend parochial schools; he did not cite as the reason for his failure to pay that he did not consider Penn State a “state institution.” (N.T. 29-30)

Based upon this extrinsic evidence, I held that the parties understood and intended the term “state institution” under Paragraph 25 to include post-secondary institutions such as Penn State. As such, I directed that Defendant pay his equal share for all educational expenses incurred by the children while attending Penn State including those defined under Paragraph 25: tuition, room and board, and student and activity fees.⁴

Defendant’s final argument is that he should not be required to reimburse Plaintiff for the loans that the children took out to defray educational expenses they incurred. Plaintiff testified that as of the hearing, the children had taken out loans totaling \$14,000 to meet their expenses. (N.T. 8; Plaintiff’s Exbt. 4) As recited above, Paragraph 25 states that “[e]ach party shall pay fifty percent of the children’s post-secondary educational expense.” “Educational expense” is further defined as “tuition; room; board; student fees; and activity fees.” Under these terms, so long as the children incur expenses for tuition, room and board, and fees, the parties are each contractually obligated to pay one-half of these expenses. There is no language in Paragraph 25 whatsoever suggesting that the children fund their own education, by loan or otherwise. The clear intent of Paragraph 25 is that the parties agreed to be entirely responsible for their children’s actual post-secondary educational expenses so long as the children were matriculating at a state institution. The terms of the MSA in this regard are not ambiguous. Since Defendant does not dispute the amount of loans taken out by the children, or that the amount taken out was used to pay for educational expenses as defined under Paragraph 25, he is obligated to pay his one-half share of the expenses for which his children were required to obtain loans to pay.

Accordingly, I issued my decision September 8, 2014, from which Defendant has appealed.



4. Ironically, given the steep tuition discounts available to the children at Penn State by attending Penn State, Defendant may actually owe less for their expenses at Penn State than if the children attended Shippensburg. (See N.T. 5-9, 16; PlaintiffExbt. 7)

FIRST PUBLICATION

Estate Notices

ESTATE OF ANNA E. ROWE, (died: January 5, 2015), late of Williams Township, Dauphin County, Pennsylvania. Co-Executrix: Joanne G. Adams, 621 West Market Street, Williamstown, or Co-Executrix: Jill C. Shuttlesworth, 517 East Market Street, Williamstown, PA 17098. Attorney: Gregory M. Kerwin, Esquire, Kerwin & Kerwin, LLP, Attorneys at Law, 4245 State Route 209, Elizabethtown, PA 17023. f6-20

ESTATE OF LOUIS J. ANDRIONE, SR., late of the County of Dauphin and Commonwealth of Pennsylvania. Executor: James C. Andrione, 7727 Hanoverdale Dr., Harrisburg, PA 17078. Attorney: Daryl J. Gerber, Esquire, The Law Office of Daryl J. Gerber, 46 E. Main Street, Palmyra, PA 17078. f6-20

ESTATE OF ASHER S. HALBLEIB, late of Middletown Borough, Dauphin County, Pennsylvania. Executrix: Julie Lee, 322 Conewago Street, Middletown, PA 17057 or to Attorney: Kathleen B. Murren, Esquire, SkarlatosZonarich LLC, 17 South 2nd Street, 6th Floor, Harrisburg, PA 17101. f6-20

ESTATE OF HELEN WASHOCK, (died: January 3, 2015), late of Susquehanna Township, Dauphin County, Pennsylvania. Executor: Richard Chubb, 212 North Third Street, Suite 301, Harrisburg, Pennsylvania 17101; Attorney, BECKLEY & MADDEN, Post Office Box 11998, Harrisburg, PA 17108, (717) 233-7691. f6-20

ESTATE OF JOHANNA D. SAURMAN, late of the Lower Paxton Township, Dauphin County, Pennsylvania. Executor: Lee A. Saurman, 35 Highland Drive, Camp Hill, PA 17011 or to Attorney: Theresa L. Shade Wix, Esq, Wix, Wenger & Weidner, 4705 Duke Street, Harrisburg, PA 17109 -3041. f6-20

ESTATE OF PHYLLIS ANN WEAVER, late of Washington Township, Dauphin County, Pennsylvania. Executrix: Kim M. Womer and Executrix: Tammy L. Calhoun, c/o Turo Robinson Attorneys at Law, 129 South Pitt Street, Carlisle, PA 17013. Attorney: James M. Robinson, Esquire, Attorney for the Estate of Phyllis Ann Weaver, 129 South Pitt Street, Carlisle, PA 17013. f6-20

ESTATE OF JOHN E. LINCOLN, (died: December 13, 2014), late of Jefferson Township, Dauphin County, Pennsylvania. Executor and Attorney: Terrence J. Kerwin, Esquire, Kerwin & Kerwin, LLP, 4245 State Route 209, Elizabethtown, PA 17023. f6-20

ESTATE OF CLARA J. BOWMAN, late of the Borough of Elizabethtown, County of Dauphin and Commonwealth of Pennsylvania. Executrix: AMY S. SNYDER, P. O. Box 665, Elizabethtown, PA 17032 or Attorney: JOSEPH C. MICHETTI, JR., ESQUIRE, DIEHL, DLUGE, JONES & MICHETTI, 921 Market Street, Trevorton, PA 17881. f6-20

ESTATE OF LILLIAN F. RUSSELL, late of Hummelstown Borough, Dauphin County, Pennsylvania. Executor: Harold M. Stopfel, Jr., c/o Craig A. Hatch, Esquire, HALBRUNER, HATCH & GUISE, LLP, 2109 Market Street, Camp Hill, PA 17011. f6-20

ESTATE OF MICHAEL L. KERWIN, A/K/A MICHAEL L. KERWIN, JR., (died: January 15, 2015), late of Lykens Borough, Dauphin County, Pennsylvania. Executrix: Michelle M. Herr, 808 Pottsville Street, Lykens, PA 17048. Attorney: Gregory M. Kerwin, Esquire, Kerwin & Kerwin, LLP, Attorneys at Law, 4245 State Route 209, Elizabethtown, PA 17023. f6-20

ESTATE OF RANDY LEE GEHRET, (died: November 30, 2014), late of Harrisburg, Dauphin County, Pennsylvania. Executor: Mark Gehret, 191 Old Boston Post Road, Old Saybrook CT 06475. Attorney: Mark A. Mateya, Esquire, 55 W. Church Avenue, Carlisle, PA 17013, (717) 241 -6500. f6-20

ESTATE OF CHARLES J. NEWKAM, (died: 12/25/14), late of Lower Paxton Twp., Dauphin County, PA. Administratrix: Colleen A. Newkam, 6103 Nassau Rd., Harrisburg, PA 17112 or to her Attorney: John B. Zonarich, Skarlatos Zonarich LLC, 17 S. 2nd St., 6th Fl., Harrisburg, PA 17101-2039. f6-20



SECOND PUBLICATION

Estate Notices

ESTATE OF ELEANOR R. HIVNER, (died: October 18, 2014), late of Swatara Township, Dauphin County, Pennsylvania. Executor/Administrator: Susan Kennedy, 439 Hivner Road, Harrisburg, PA 17111. j30-f13

ESTATE OF VAN BICH THI NGUYEN, (died: November 1, 2014), late of Lower Paxton Township, Dauphin County, Pennsylvania. Administrator: Thomas Wynn, 872 Ramblewood Drive, Easton, PA 18040. Attorney: Elizabeth H. Feather, Esquire, Caldwell & Kearns, P.C., 3631 North Front Street, Harrisburg, PA 17110, (717) 232-7661. j30-f13

ESTATE OF FLORENCE M. BELL A/K/A FLORENCE MAE BELL, (died: January 9, 2015), late of Middletown Borough, Dauphin County, Pennsylvania. Personal Representative: Virginia Lerew, 1020 North Union Street, Apt. 203, Middletown, PA 17057 OR Catherine Eshenour, 9 Peter A. Beet Drive, Cortlandt Manor, NY 10567 OR Jean D. Seibert, Esquire, Caldwell & Kearns, P.C., 3631 North Front Street, Harrisburg, PA 17110. j30-f13

ESTATE OF CARL J. HOKE, (died: December 22, 2014), late of Upper Paxton Township, Dauphin County, Pennsylvania. Administrator: Marvin E. Hoke, Jr., 708 Lentz Avenue, Millersburg, Pennsylvania 17061; Attorney: Terrence J. Kerwin, Esquire, Kerwin & Kerwin, LLP, 4245 State Route 209, Elizabethtown, PA 17023. j30-f13

ESTATE OF JOAN L. SHUEY, (died: December 2, 2014), late of Dauphin County, PA. Administrator: Jodi L. Shuey; Attorney: Patricia Carey Zucker, Esquire, Daley Zucker Meilton & Miner, LLC, 635 N. 12th Street, Suite 101, Lemoyne, PA 17043. j30-f13

ESTATE OF ANA L. SPAEDER, (died: December 18, 2014), late of Susquehanna Township, Dauphin County, Pennsylvania. Executrix: Mary M. Spaeder, of Hershey, Pennsylvania. Attorney: Jacqueline A. Kelly, Esquire, Jan L. Brown & Associates, 845 Sir Thomas Court, Suite 12, Harrisburg, PA 17109, 717-541-5550. j30-f13

ESTATE OF CHARLOTTE L. HORVATH, (died: November 1, 2014), late of Lower Paxton Township, Dauphin County, Pennsylvania. Executrix: Elizabeth K. Zeiders, 2718 Colonial Road, Harrisburg, PA 17112 or to Attorney: Christa M. Aplin, Esquire, Jan L. Brown & Associates, 845 Sir Thomas Court, Suite 12, Harrisburg, PA 17109, 717-541-5550. j30-f13

ESTATE OF MILDRED K. MACOMBER A/K/A MILDRED MAE MACOMBER, (died: November 17, 2014), late of Lower Paxton Township, Dauphin County, Pennsylvania. Executor: James R. Clippinger, 3631 North Front Street, Harrisburg, PA 17110. Attorney: Elizabeth H. Feather, Esquire, CALDWELL & KEARNS, PC, 3631 North Front Street, Harrisburg, PA 17110. j30-f13

ESTATE OF FAYE E. MULLEN, A.K.A. FAYE ELIZABETH MULLEN, late of Lower Paxton Township, Dauphin County, Pennsylvania. Personal Representative/Executor: EVELYN J. PUTT 363 Equus Drive, Camp Hill, PA 17011 or to Attorney: ELIZABETH B. PLACE, ESQUIRE, SkarlatosZonarich LLC., 17 South 2nd Street, Floor 6, Harrisburg, PA 17101. j30-f13

ESTATE OF JAMES E. JACKSON JR., (died: November 4, 2014), late of Swatara Township, Dauphin County, Pennsylvania. Executrix: Marissa M. Jackson, c/o Jan L. Brown & Associates, 845 Sir Thomas Court Suite 12, Harrisburg, PA 17109, Telephone: 717-541-5550. j30-f13

ESTATE OF FRAN B. DONLAN, late of Middletown Borough, Dauphin County, Pennsylvania. Executor: Dennis C. Withey, 3508 Ridge Top Court, Louisville, KY 40241. Attorney: Earl Richard Etzweiler, Esquire, 105 N. Front Street, Harrisburg, PA 17101, (717) 234-5600. j30-f13

NOTICE OF TRUST ADMINISTRATION OF THE VIOLA SHORT DAVISON LIVING TRUST dated 111911994, as amended (the "Trust"), following the death of Viola Short Davison, late of Derry Township, Dauphin County, Pennsylvania on January 6, 2015 (the Decedent), is hereby-given. Successor Death Trustee: Timothy A. Short, c/o JSDC Law Offices, P.O. Box 650, Hershey, PA 17033 or to Attorney: Gary L. James, Esquire, JSDC Law Offices, P.O. Box 650, Hershey, PA 17033, (717) 533-3280. j30-f13

NOTICE OF TRUST ADMINISTRATION OF THE KUHN FAMILY TRUST dated 3/28/1997, as amended (the "Trust"), following the death of Ruth H. Kuhn, late of Derry Township, Dauphin County, Pennsylvania on November 28, 2014 (the "Decedent"), is hereby given.

ESTATE OF RUTH H. KUHN, (died: November 28, 2014), late of Derry Township, Dauphin County, Pennsylvania. Successor Death Trustee and Executrix: Lucie K. Doyle, c/o JSDC Law Offices, P.O. Box 650, Hershey, PA 17033 or to Attorney: Gary L. James, Esquire, JSDC Law Offices, P.O. Box 650, Hershey, PA 17033, (717) 533-3280. j30-f13

SECOND PUBLICATION

Estate Notices

ESTATE OF RODGER T. FAILL, (died: December 10, 2014), late of Paxtang Borough, Dauphin County, Pennsylvania. Executrix: Carol E. Faill. Attorney: David M. Watts, Jr., Esq., McNees Wallace & Nurick LLC, 100 Pine Street, P.O. Box 1166, Harrisburg, PA 17108, (717) 232-8000. j30-f13

THIRD PUBLICATION

Estate Notices

ESTATE OF ROSEMARIE GEORGE, (died: December 28, 2014) late of the Borough of Williamstown, Dauphin County, Pennsylvania. Executrix: Patricia B. Barry, 301 West Market Street, Williamstown, PA 17098. Attorney: Gregory M. Kerwin, Esquire, Kerwin & Kerwin, LLP, Attorneys at Law, 4245 State Route 209, Elizabethtown, PA 17023. j23-f6

ESTATE OF R. F. SHUTTLESWORTH A/K/A RALPH F. SHUTTLESWORTH, (died: January 2, 2015), late of the Borough of Williamstown, Dauphin County, Pennsylvania. Co-Executor: Joseph W. Shuttlesworth, 10 Porter Road, Tower City, PA 17980; Co-Executor: Robert M. Reiber, 711 West Market Street, Williamstown, PA 17098; Co-Executor: James A. Shuttlesworth, 645 West Market Street, Williamstown, PA 17098. Attorney: Gregory M. Kerwin, Esquire, Kerwin & Kerwin, LLP, Attorneys at Law, 4245 State Route 209, Elizabethtown, PA 17023. j23-f6

ESTATE OF BRUCE A. ARNOLD, (died: October 4, 2014), late of the Borough of Lykens, County of Dauphin, Pennsylvania. Executrix: Lori A. Arnold, 218 North Street, Lykens, Pennsylvania 17048. Attorney: Joseph D. Kerwin, Kerwin & Kerwin, LLP, 4245 State Route 209, Elizabethtown, Pennsylvania, 17023. j23-f6

ESTATE OF KATHRYN S. SEESE, late of Upper Paxton Township, Dauphin County, Pennsylvania. Executrix: Annette M. Boyer, 403 Union Street, Apt. 4, Millersburg, PA 17061 or Attorney: Earl Richard Etzweiler, Esquire, 105 N. Front Street, Harrisburg, PA 17101, (717) 234-5600. j23-f6

ESTATE OF CARLENE F. WRIGHT, late of Upper Paxton Township, Dauphin County, Pennsylvania. Co-Administratrices: Sally A. Oris, 254 W. Main Street, Elizabethtown, PA 17023; Sharon A. Steiner, 112 Hillside Heights, Millersburg, PA 17061 or Attorney: Earl Richard Etzweiler, Esquire, 105 N. Front Street, Harrisburg, PA 17101, (717) 234-5600. j23-f6

ESTATE OF: ANN J. KRUSHINSKI A/K/A ANN E. KRUSHINSKI A/K/A ANN KRUSHINSKI A/K/A ANNA J. KRUSHINSKI, (died: December 8, 2014), late of Harrisburg, Pennsylvania. Executor: Joseph F. Krushinski, 264 Aquia Creek Road, Stafford, VA 22554. Attorney: Susan E. Lederer, Esquire, 5011 Locust Lane, Harrisburg, PA 17109. j23-f6

ESTATE OF CHARLES B. GESFORD, (died: 12/19/2014), late of Derry Township, Dauphin County, PA. Executor: Charles E. Hoover, c/o George W. Porter, Esq., 909 East Chocolate Avenue, Hershey, PA 17033. j23-f6

ESTATE OF VIOLET V. YENTZER, late of Lower Paxton Township, Dauphin County, Pennsylvania. Executrix: Dorothy Schaeffer, 5011 Virginia Ave, Harrisburg, PA 17109. Attorney: John R. Beinhaur, Esquire, Curcillo Law, LLC, 3964 Lexington Street, Harrisburg, PA 17109, Attorney for Estate. j23-f6

ESTATE OF LORRAINE B. SNYDER, late of Elizabethtown Borough, Dauphin County, Pennsylvania. Executor: Ralph L. Snyder, 63 North Bender Street, Elizabethtown, PA 17023. Attorney: Earl Richard Etzweiler, Esquire, 105 N. Front Street, Harrisburg, PA 17101, (717) 234-5600. j23-f6

ESTATE OF HOMER W. RANEY, late of Susquehanna Township, Dauphin County, Pennsylvania. Administratrix: Judith Bailets, 14 Birchwood Drive, Harrisburg, PA 17109. Attorney: Andrew T. Kravitz, Esq., Law Offices of Matthew L. Owens, Esq., 2595 Interstate Drive, Suite 101, Harrisburg, PA 17110. j23-f6

ESTATE OF GLORIA A. RANEY, late of Susquehanna Township, Dauphin County, Pennsylvania. Administratrix: Judith Bailets, 14 Birchwood Drive, Harrisburg, PA 17109. Attorney: Andrew T. Kravitz, Esq., Law Offices of Matthew L. Owens, Esq., 2595 Interstate Drive, Suite 101, Harrisburg, PA 17110. j23-f6

ESTATE OF LINDA M. DEFRANK, (died: November 8, 2014), late of Dauphin County, PA. Administrator: Stephen M. DeFrank; Attorney: Patricia Carey Zucker, Esquire, Daley Zucker Meilton & Miner, LLC, 635 N. 12th Street, Suite 101, Lemoyne, PA 17043. j23-f6

ESTATE OF SAMUEL R. WOLFE, AKA SAMUEL ROBERT WOLFE, (died: 1/1/2015), late of Derry Township, Dauphin County, PA. Executrix: Darlene Cavanaugh, c/o George W. Porter, Esq., 909 East Chocolate Avenue, Hershey, PA 17033. j23-f6

THIRD PUBLICATION

Estate Notices

ESTATE OF JEAN LAWLOR, A/K/A D. JEAN LAWLOR, late of Halifax Township, Dauphin County Pennsylvania. Co-Executors: Wanda Rowe, 313 N. Second Street, Halifax, PA 17032; Gerald Stine, 240 Gravel Hill Road, Newmans-town, PA 17073. Attorney: Earl Richard Etzweiler, 105 North Front Street, Harrisburg, PA 17101, (717) 234-5600. j23-f6

ESTATE OF ROSE LEFEVER, (died: December 3, 2014), late of East Hanover Township, Dauphin County, Pennsylvania. Executrix: Pauline L. Smith, 1096 Ridge Road, Grantville, PA 17028 or to Attorney: Christa M. Aplin, Esquire, Jan L. Brown & Associates, 845 Sir Thomas Court, Suite 12, Harrisburg, PA 17109, 717-541-5550, Attorney for Estate. j23-f6

ESTATE OF GEORGE C.H. BITTINGER, SR., (died: September 14, 2014), late of Hummelstown, Dauphin County, Pennsylvania. Executor: George C.H. Bittinger, Jr., 651 Wilson Avenue, Dallastown, PA 17313. Attorney: John S. Davidson, Esquire, 320 West Chocolate Avenue, P.O. Box 437, Hershey, PA 17033-0437. j23-f6

FIRST PUBLICATION

Corporate Notices

NOTICE IS HEREBY GIVEN that **Street 2 Street**, a foreign nonprofit corporation incorporated under the laws of Tennessee, with its principal office located at 7700 Rookwood Ct., Mt. Juliet, TN 37122, has applied for a Certificate of Authority in Pennsylvania under the PA Bus. Corp. Law of 1988. The commercial registered office provider in PA is Corporation Service Co., and shall be deemed for venue and official publication purposes to be located in Dauphin County. f6

NOTICE IS HEREBY GIVEN that an Application was made to the Department of State of the Commonwealth of Pennsylvania, at Harrisburg, PA, on January 8, 2015, by **Toshiba America Energy Systems Corporation**, a foreign corporation formed under the laws of the State of Delaware, where its principal office is located at 1209 Orange St., Wilmington, DE 19801, for a Certificate of Authority to do business in Pennsylvania under the provisions of the Pennsylvania Business Corporation Law of 1988.

The registered office in Pennsylvania shall be deemed for venue and official publication purposes to be located at c/o CT Corporation System, Dauphin County. f6

NOTICE IS HEREBY GIVEN that an Application was made to the Department of State of the Commonwealth of Pennsylvania, at Harrisburg, PA, on January 16, 2015, by **XenoPort, Inc.**, a foreign corporation formed under the laws of the State of Delaware, where its principal office is located at 3410 Central Expressway, Santa Clara, CA 95051, for a Certificate of Authority to do business in Pennsylvania under the provisions of the Pennsylvania Business Corporation Law of 1988.

The registered office in Pennsylvania shall be deemed for venue and official publication purposes to be located at c/o CT Corporation System, Dauphin County. f6

NOTICE IS HEREBY GIVEN that, pursuant to the provisions of Section 4129 of the Business Corporation Law of 1988, **FLAVOR LIQUIDATING CORPORATION**, a corporation of the State of Michigan, with principal office located at P.O. Box 19886, Kalamazoo, MI 49019, and having a Commercial Registered office Provider and county of venue as follows: CT Corporation System, Dauphin County, which on April 13, 2001, was granted a Certificate of Authority, to transact business in the Commonwealth, intends to file an Application for Termination of Authority with the Department of State. f6

NOTICE IS HEREBY GIVEN that **Ultra Medical Supply, Inc.** filed a Certificate of Authority with the Commonwealth of Pennsylvania. The address of the principal office under the laws of its jurisdiction is 382 Route 59, Suite 268, Airmont NY 10952. The commercial registered office provider is United Corporate Services, Inc. in Dauphin County. The Corporation is filed in compliance with the requirements of the applicable provisions of 15 Pa. C.S. 4124(b). f6

NOTICE IS HEREBY GIVEN that **JH Capital (V.I.), Inc.**, a foreign business corporation incorporated under the laws of the State of US Virgin Islands, where its principal office is located at 5322 Yacht Haven Grande, St. Thomas, VI 00802, has applied for a Certificate of Authority in Pennsylvania, where its registered office is located at c/o Corporation Service Company, Dauphin County, Pennsylvania. The registered office of the corporation shall be deemed for venue and official publication purposes to be located in Dauphin County, Pennsylvania. f6

NOTICE IS HEREBY GIVEN that Articles of Incorporation were filed with the Department of State of the Commonwealth of Pennsylvania on January 27, 2015, with respect to a proposed nonprofit corporation. **The Adansonia Foundation** which has been incorporated under the nonprofit Corporation Law of 1988. A brief summary of the purposes for which said corporation is organized is for charitable community activities. f6

FIRST PUBLICATION

Corporate Notices

NOTICE IS HEREBY GIVEN that Articles of Incorporation were filed with the Department of State of the Commonwealth of Pennsylvania, in Harrisburg, on December 22, 2014, for the purpose of obtaining a Certificate of Incorporation for a new business corporation organized under the Pa. Business Corporation Law of 1988, Act of December 21, 1988, P.L. 1444, No. 177, 15 Pa.C.S. Section 1101, *et seq.*

The name of the new corporation is **MagPro Apparel, Inc.**

Evan C. Pappas, Esquire
SHUMAKER WILLIAMS, P.C.
P.O. Box 88
Harrisburg, PA 17108

f6

NOTICE IS HEREBY GIVEN that **Norriseal-WellMark, Inc.**, a foreign business corporation incorporated under the laws of Delaware, with its princ. office located at 1903 SE 29th St., Oklahoma City, OK 73129-7625, has applied for a Certificate of Authority in Pennsylvania under the PA Bus. Corp. Law of 1988. The commercial registered office provider in PA is c/o: Corporation Service Co., and shall be deemed for venue and official publication purposes to be located in Dauphin County.

f6

NOTICE IS HEREBY GIVEN that Articles of Incorporation have been filed with the Department of the Commonwealth of Pennsylvania on 1/6/2015 under the Domestic Business Corporation Law, for **OTTO RESTORATION INC.**, and the name and county of the commercial registered office provider is c/o: Corporation Service Co., Dauphin County.

f6

NOTICE IS HEREBY GIVEN that Articles of Incorporation have been filed with the Department of the Commonwealth of Pennsylvania on 1/26/2015 under the Domestic Business Corporation Law, for **TRINITY2 INTERGRADED INC.**, and the name and county of the commercial registered office provider is c/o: Corporation Service Co., Dauphin County.

f6

NOTICE IS HEREBY GIVEN that **Keystone Phoenixville Property Holdings, Inc.**, a Pennsylvania corporation with its registered address at 5 N. 5th Street, Harrisburg, PA, is now engaged in winding up and settling the affairs of said corporation. The corporation will be filing Articles of Dissolution with the Commonwealth of Pennsylvania at Harrisburg, PA, so that its corporate existence shall be ended by issuance of a Certificate of Dissolution by the Department of State under the provisions of the Business Corporation Law of 1988 (as amended).

f6

NOTICE IS HEREBY GIVEN that an Application for Certificate of Authority has been filed with the Department of State of the Commonwealth of Pennsylvania, at Harrisburg, PA, on or about January 26, 2015, for a foreign corporation with a registered address in the state of Pennsylvania as follows: **Jet's America, Inc.** c/o CT Corporation System.

This corporation is incorporated under the laws of Michigan. The address of its principal office under the laws of its jurisdiction in which it is incorporated 37501 Mound Road Sterling Heights, Michigan 48310. The corporation has been qualified in Pennsylvania under the provisions of the Business Corporation Law of 1988, as amended.

f6

NOTICE IS HEREBY GIVEN that a Certificate of Authority for a Foreign Business Corporation was filed in the Department of State of the Commonwealth of Pennsylvania for **T-ENVIRONMENTAL, INC.** The address of its principal office under the laws of its jurisdiction is 2711 Centerville Rd Ste. 400 Wilmington DE 19808. The name of this corporations Commercial Registered Office Provider is United Corporate Services, Inc. in the county of Dauphin. The Corporation is filed in compliance with the requirements of the applicable provision of 15 Pa. C.S. 4124(b).

f6

NOTICE IS HEREBY GIVEN that the shareholders and directors of **Ndlovu Women's Health, P.C.**, a Pennsylvania Corporation having a registered address of 100 S. 2nd Street, Harrisburg, PA 17101, have approved a proposal that the corporation voluntarily dissolve, and that the board of directors is now engaged in winding up the affairs of the corporation under the provisions of Section 1975 of the Pennsylvania Business Corporation Law of 1988, as amended.

Wix, Wenger & Weidner
508 N. Second Street
Harrisburg, PA 17101
(717) 234-4182

f6

NOTICE IS HEREBY GIVEN that **Eastern Title Agency, Inc.** with a registered agent in care of Corporation Service Company in Dauphin County does hereby give notice of its intention to withdraw from doing business in this Commonwealth. The address to which any proceeding may be sent before this filing is c/o Corporation Service Company, 2595 Interstate Dr., #103, Harrisburg PA 17110. This shall serve as official notice to creditors and taxing authorities.

f6

FIRST PUBLICATION

Corporate Notices

NOTICE IS HEREBY GIVEN that a Certificate of Authority for a Foreign Business Corporation was filed in the Department of State of the Commonwealth of Pennsylvania for **IKUSI USA INC.** The address of its principal office under the laws of its jurisdiction is 615 South Dupont Highway Dover DE 19901. The name of this corporations Commercial Registered Office Provider is National Corporate Research, Ltd., in the county of Dauphin. The Corporation is filed in compliance with the requirements of the applicable provision of 15 Pa. C.S. 4124(b). f6

NOTICE IS HEREBY GIVEN that, pursuant to Section 4129 of the PA Business Corporation Law, **Allos Therapeutics, Inc.**, a corporation incorporated under the laws of the jurisdiction of DE with its principal office at 157 Technology Dr., Irvine, CA 92618, and having a Commercial Registered Office Provider and County of Venue as follows: c/o CT Corporation, Dauphin County, has filed an Application for Termination of Authority with the PA Dept. of State. f6

NOTICE IS HEREBY GIVEN that an Application for Certificate of Authority was filed with the PA Dept. of State on 01/27/2015 by **LCC Design Services, Inc.**, a foreign corporation formed under the laws of the jurisdiction of DE with its principal office located at 7900 Westpark Drive, McLean, VA 22102, to do business in PA under the provisions of the Business Corporation Law of 1988. The registered office in PA shall be deemed for venue and official publication purposes to be located in Dauphin County. f6

NOTICE IS HEREBY GIVEN that **Commonwealth-Chester County Holdings, Inc.**, a Pennsylvania corporation with its registered address at 5 N. 5th Street, Harrisburg, PA, is now engaged in winding up and settling the affairs of said corporation. The corporation will be filing Articles of Dissolution with the Commonwealth of Pennsylvania at Harrisburg, PA, so that its corporate existence shall be ended by issuance of a Certificate of Dissolution by the Department of State under the provisions of the Business Corporation Law of 1988 (as amended). f6

NOTICE IS HEREBY GIVEN that Articles of Incorporation have been filed with the Department of the Commonwealth of Pennsylvania on 12/22/2014 under the Domestic Business Corporation Law, for **NJL ACCOUNTING SERVICES, INC.**, and the name and county of the commercial registered office provider is c/o: Corporation Service Co., Dauphin County. f6

FIRST PUBLICATION

Fictitious Name Notices

NOTICE IS HEREBY GIVEN that an Application for Registration of Fictitious Name was filed in the Department of State of the Commonwealth of Pennsylvania on January 6, 2015 for **XPRESS Mechanical Services** located at 821 3rd Avenue Hershey PA 17033. The name and address of each individual interested in the business is Nazar Ryabyy 821 3rd Avenue Hershey PA 17033. This was filed in accordance with 54 Pa.C.S. 311. f6

NOTICE IS HEREBY GIVEN that an application for registration of a fictitious name, **Sophisticated Events & Marketing** for the conduct of business in Dauphin County, Pennsylvania, with the principal place of business being 368 River St Millersburg, PA 17061 was made to the Department of State of the Commonwealth of Pennsylvania at Harrisburg, Pennsylvania on the 30th day of January, 2015 pursuant to the Act of Assembly of December 16, 1982, Act 295.

The name and address of the only person or persons owning or interested in the said business are: Katie M Fetter 368 River St., Millersburg, PA 17061. f6

FIRST PUBLICATION

Miscellaneous Notices**IN THE COURT OF COMMON PLEAS OF
DAUPHIN COUNTY,
PENNSYLVANIA****CIVIL ACTION – LAW****NO.: 2014-CV-9457-MF****NOTICE OF ACTION IN
MORTGAGE FORECLOSURE**

**DEUTSCHE BANK NATIONAL TRUST
COMPANY, AS TRUSTEE FOR ABFC 2005-
WF1 TRUST, ABFC ASSET-BACKED CER-
TIFICATES, SERIES 2005-WF1,
PLAINTIFF
VS.
THEODORE W. ZEIDERS, ET AL,
DEFENDANT(S)**

TO: Theodore W. Zeiders

PRESENTLY OR FORMERLY of 525 South 19th Street, Harrisburg, PA 17104-2307. A lawsuit has been filed against you in mortgage foreclosure and against your real estate at 525 South 19th Street, Harrisburg, PA 17104-2307 because you have failed to make the regular monthly payments on your mortgage loan and the loan is in default.

FIRST PUBLICATION

Miscellaneous Notices

The lawsuit is an attempt to collect a debt from you owed to the plaintiff, Deutsche Bank National Trust Company, as trustee for ABFC 2005-WF1 Trust, ABFC Asset-Backed Certificates, Series 2005-WF1. A detailed notice to you of your rights under the Fair Debt Collection Practices Act (15 U.S.C. §1692, et. seq.) is included in the Complaint filed in the lawsuit. The lawsuit is filed in the Dauphin County Court of Common Pleas, at the above term and number.

A copy of the Complaint filed in the lawsuit will be sent to you upon request to the Attorney for the Plaintiff, Scott A. Dieterick, Esquire, P.O. Box 1024, Mountainside, NJ 07092. Phone (908) 233-8500.

IF YOU WISH TO DEFEND, YOU MUST ENTER A WRITTEN APPEARANCE PERSONALLY OR BY AN ATTORNEY AND FILE YOUR DEFENSES OR OBJECTIONS IN WRITING WITH THE COURT. YOU ARE WARNED THAT IF YOU FAIL TO DO SO THE CASE MAY PROCEED WITHOUT YOU AND A JUDGMENT MAY BE ENTERED AGAINST YOU WITHOUT FURTHER NOTICE FOR RELIEF REQUESTED BY THE PLAINTIFF. YOU MAY LOSE MONEY OR PROPERTY OR OTHER RIGHTS IMPORTANT TO YOU.

YOU SHOULD TAKE THIS NOTICE TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE LAWYER OR CANNOT AFFORD ONE GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUR WHERE YOU CAN GET LEGAL HELP.

NOTICE TO DEFEND

Dauphin County Lawyer Referral Service
213 N. Front Street
Harrisburg, PA 17101
Phone (717) 232-7536

LAWYER REFERRAL

Dauphin County Lawyer Referral Service
213 N. Front Street
Harrisburg, PA 17101
Phone (717) 232-7536

f6

**IN THE COURT OF COMMON PLEAS
OF DAUPHIN COUNTY,
PENNSYLVANIA**

NO. 2014-CV-00876-MF

NOTICE OF SHERIFF'S SALE

**FLAGSTAR BANK, FSB, PLAINTIFF
VS.
JOHN MORASKI AND JANETTE
MORASKI, DEFENDANT**

NOTICE TO: JOHN MORASKI

**NOTICE OF SHERIFF'S SALE
OF REAL PROPERTY**

Being Premises: 2233 DOVER ROAD, HARRISBURG, PA 17112-1049

Being in LOWER PAXTON TOWNSHIP, County of DAUPHIN, Commonwealth of Pennsylvania, 35-079-038-000-0000

Improvements consist of residential property.

Sold as the property of JOHN MORASKI and JANETTE MORASKI

Your house (real estate) at 2233 DOVER ROAD, HARRISBURG, PA 17112-1049 is scheduled to be sold at the Sheriff's Sale on 04/16/2015 at 10:00 AM, at the DAUPHIN County Courthouse, 101 Market Street, Room 104, Harrisburg, PA 17107-2012, to enforce the Court Judgment of \$187,334.50 obtained by, FLAGSTAR BANK, FSB (the mortgagee), against the above premises.

PHELAN HALLINAN DIAMOND
& JONES, LLP

f6

Attorney for Plaintiff

**IN THE COURT OF COMMON PLEAS
OF DAUPHIN COUNTY,
PENNSYLVANIA**

NO. 2014-CV-1088-MF

NOTICE OF SHERIFF'S SALE

**WELLS FARGO BANK, N.A., PLAINTIFF
VS.
JASON A. GROSS, DEFENDANT**

NOTICE TO: JASON A. GROSS

**NOTICE OF SHERIFF'S SALE
OF REAL PROPERTY**

Being Premises: 417 WAVERLY WOODS DRIVE, HARRISBURG, PA 17110-3998

Being in SUSQUEHANNA TOWNSHIP, County of DAUPHIN, Commonwealth of Pennsylvania, 62-087-236-000-0000

FIRST PUBLICATION

Miscellaneous Notices

Improvements consist of residential property.

Sold as the property of JASON A. GROSS

Your house (real estate) at 417 WAVERLY WOODS DRIVE, HARRISBURG, PA 17110-3998 is scheduled to be sold at the Sheriff's Sale on 4/16/2015 at 10:00 AM, at the DAUPHIN County Courthouse, 101 Market Street, Room 104, Harrisburg, PA 17107-2012, to enforce the Court Judgment of \$115,425.64 obtained by, WELLS FARGO BANK, N.A. (the mortgagee), against the above premises.

PHELAN HALLINAN DIAMOND
& JONES, LLP

f6

Attorney for Plaintiff

**IN THE COURT OF COMMON PLEAS OF
DAUPHIN COUNTY,
PENNSYLVANIA**

CIVIL ACTION-LAW

NO. 2012-CV-7484-MF

**NOTICE OF ACTION IN
MORTGAGE FORECLOSURE**

**PNC BANK, NATIONAL ASSOCIATION, C/
O PNC BANK, N.A., PLAINTIFF
VS.**

**ETHEL L. MARCUS, LAST RECORD OWN-
ER, WILLIE MARCUS, JR., INDIVIDUALLY
(RECORD OWNER AND MORTGAGOR),
AND AS KNOWN HEIR OF ETHEL L. MAR-
CUS, JENNY GUERREO F/K/A JENNY G.
MARCUS (MORTGAGOR ONLY) LYNETTE
WASHINGTON, KNOWN HEIR OF ETHEL
L. MARCUS, WILLIAM BROWN, II,
KNOWN HEIR OF ETHEL L. MARCUS,
AARON BROWN, KNOWN HEIR OF ETHEL
L. MARCUS, JONNIE CHERRY, KNOWN
HEIR OF ETHEL L. MARCUS, JACQUEL-
INE HEARN, KNOWN HEIR OF ETHEL L.
MARCUS AND UNKNOWN HEIRS, SUC-
CESSORS, ASSIGNS AND ALL PERSONS,
FIRMS OR ASSOCIATIONS CLAIMING
RIGHT, TITLE OR INTEREST FROM OR
UNDER ETHEL L. MARCUS, LAST REC-
ORD OWNER, DEFENDANTS**

TO: Unknown Heirs, Successors, Assigns and All
Persons, Firms or Associations claiming right,
Title or Interest from or under Ethel L. Marcus,
Last Record Owner, Defendant(s), whose last
known addresses are 2061 Chevy Chase Drive,
Harrisburg, PA 17110; 2205 N. 2nd Street, Harris-
burg, PA 17110; 54 South Revere Street, Apt. 2,
Harrisburg, PA 17109; 2704 North 7th Street,

Harrisburg, PA 17110; 812 Mountain View Street,
Harrisburg, PA 17112; 17 North 15th Street, Apt.
1, Harrisburg, PA 17103; 201 Sunset Avenue,
Harrisburg, PA 17112 and 7251 Oak Meadows
Circle, Orlando, FL 32835.

**AMENDED COMPLAINT IN
MORTGAGE FORECLOSURE**

You are hereby notified that Plaintiff, PNC Bank,
National Association, c/o PNC Bank, N.A., has
filed an Amended Mortgage Foreclosure Com-
plaint endorsed with a Notice to Defend, against
you in the Court of Common Pleas of Dauphin
County, Pennsylvania, docketed to NO. 2012-CV-
7484-MF, wherein Plaintiff seeks to foreclose on
the mortgage secured on your property located,
2061 Chevy Chase Drive, Harrisburg, PA 17110,
whereupon your property would be sold by the
Sheriff of Dauphin County.

NOTICE

YOU HAVE BEEN SUED IN COURT. If you
wish to defend against the claims set forth in the
notice above, you must take action within twenty
(20) days after this Complaint and Notice are
served, by entering a written appearance person-
ally or by attorney and filing in writing with the
Court your defenses or objections to the claims set
forth against you. You are warned that if you fail
to do so the case may proceed without you and a
judgment may be entered against you by the Court
without further notice for any money claimed in
the Complaint or for any other claim or relief
requested by the Plaintiff. You may lose money or
property or other rights important to you.

**YOU SHOULD TAKE THIS PAPER TO YOUR
LAWYER AT ONCE. IF YOU DO NOT HAVE
A LAWYER GO TO OR TELEPHONE THE
OFFICE SET FORTH BELOW. THIS OFFICE
CAN PROVIDE YOU WITH THE INFOR-
MATION ABOUT HIRING A LAWYER.**

**IF YOU CANNOT AFFORD TO HIRE A LAW-
YER, THIS OFFICE MAY BE ABLE TO PRO-
VIDE YOU WITH INFORMATION ABOUT
AGENCIES THAT MAY OFFER LEGAL SER-
VICES TO ELIGIBLE PERSONS AT A RE-
DUCED FEE OR NO FEE.**

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Dauphin County Lawyer Referral Service
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Harrisburg, PA 17101
717-232-7536

Udren Law Offices, P.C.
Attys. For Plaintiff
111 Woodcrest Rd., Ste. 200
Cherry Hill, NJ 08003
856-669-5400

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Miscellaneous Notices

**IN THE COURT OF COMMON PLEAS
DAUPHIN COUNTY
PENNSYLVANIA**

CIVIL ACTION – LAW

NO. 2014-CV-1523

**NOTICE OF ACTION IN
MORTGAGE FORECLOSURE**

**PNC BANK, NATIONAL ASSOCIATION,
PLAINTIFF
VS.**

**EMILY J. WETZEL, MORTGAGOR AND
REAL OWNER, DEFENDANT**

To: Emily J. Wetzel, Mortgagor and Real Owner,
Defendant, whose last known address is 3113 Hall
Street Harrisburg, PA 17109.

This firm is a debt collector and we are attempt-
ing to collect a debt owed to our client. Any infor-
mation obtained from you will be used for the
purpose of collecting the debt.

You are hereby notified that Plaintiff PNC Bank,
National Association, has filed a Mortgage Fore-
closure Complaint endorsed with a notice to def-
end against you in the Court of Common Pleas of
Dauphin County, Pennsylvania, docketed to No.
2014-CV-1523, wherein Plaintiff seeks to fore-
close on the mortgage secured on your property
located, 3113 Hall Street, Harrisburg, PA 17109,
whereupon your property will be sold by the Sher-
iff of Dauphin County.

Notice

You have been sued in court. If you wish to
defend against the claims set forth in the following
pages, you must take action within twenty (20)
days after the Complaint and notice are served, by
entering a written appearance personally or by
attorney and filing in writing with the court your
defenses or objections to the claims set forth
against you. You are warned that if you fail to do
so the case may proceed without you and a judg-
ment may be entered against you by the Court
without further notice for any money claimed in
the Complaint for any other claim or relief request-
ed by the Plaintiff. You may lose money or prop-
erty or other rights important to you.

You should take this paper to your lawyer at
once. If you do not have a lawyer or cannot afford
one, go to or telephone the office set forth below.
This office can provide you with information about
hiring a lawyer.

If you cannot afford to hire a Lawyer, this office
may be able to provide you with information about
agencies that may offer legal services to eligible
persons at a reduced fee or no fee.

MidPenn Legal Services
213A N. Front St.
Harrisburg, PA 17101
1-800-326-9177

Dauphin County Lawyer Referral Service
213 N. Front St.
Harrisburg, PA 17101
717-232-7536

Michael T. McKeever, Atty. for Plaintiff
KML Law Group, P.C.
Ste. 5000, Mellon Independence Center
701 Market St.
Philadelphia, PA 19106-1532
215-627-1322

f6

**IN THE COURT OF COMMON PLEAS
DAUPHIN COUNTY
PENNSYLVANIA**

CIVIL ACTION – LAW

NO. 2014-CV-8014-MF

**NOTICE OF ACTION IN
MORTGAGE FORECLOSURE**

**HSBC BANK USA, NATIONAL ASSOCIA-
TION AS TRUSTEE FOR MASTR REPER-
FORMING LOAN TRUST 2005-1,
PLAINTIFF**

VS.

**THE UNKNOWN HEIRS OF DONALD E.
BELL, DECEASED, ASHLEY BELL, SOLE-
LY IN HER CAPACITY AS HEIR OF DON-
ALD E. BELL, DECEASED & ALTHEA
DAWN BELL, MORTGAGORS AND REAL
OWNERS, DEFENDANTS**

To: The Unknown Heirs of Donald E. Bell, De-
ceased & Althea Dawn Bell, Mortgagors and Real
Owners, Defendants, whose last known address is
2463 Adrian Street Harrisburg, PA 17104.

This firm is a debt collector and we are attempt-
ing to collect a debt owed to our client. Any infor-
mation obtained from you will be used for the
purpose of collecting the debt.

You are hereby notified that Plaintiff, HSBC
Bank USA, National Association as Trustee For
MASTR Reperforming Loan Trust 2005-1, has
filed a Mortgage Foreclosure Complaint endorsed
with a notice to defend against you in the Court of
Common Pleas of Dauphin County, Pennsylvania,

FIRST PUBLICATION

Miscellaneous Notices

docketed to No. 2014-CV-8014-MF wherein Plaintiff seeks to foreclose on the mortgage secured on your property located, 2463 Adrian Street, Harrisburg, PA 17104, whereupon your property will be sold by the Sheriff of Dauphin County.

Notice

You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after the Complaint and notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the Court without further notice for any money claimed in the Complaint for any other claim or relief requested by the Plaintiff. You may lose money or property or other rights important to you.

You should take this paper to your lawyer at once. If you do not have a lawyer or cannot afford one, go to or telephone the office set forth below. This office can provide you with information about hiring a lawyer.

If you cannot afford to hire a Lawyer, this office may be able to provide you with information about agencies that may offer legal services to eligible persons at a reduced fee or no fee.

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213A N. Front St.
Harrisburg, PA 17101
1-800-326-9177

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Harrisburg, PA 17101
717-232-7536

Michael T. McKeever, Atty. for Plaintiff
KML Law Group, P.C.
Ste. 5000, Mellon Independence Center
701 Market St.
Philadelphia., PA 19106-1532
215-627-1322

f6

**IN THE COURT OF COMMON PLEAS OF
DAUPHIN COUNTY
PENNSYLVANIA**

NO: 116 OC 2014

**IN THE MATTER OF: KET
DOB: MARCH 11, 2012**

**PETITION FOR APPOINTMENT OF A
GUARDIAN OF A MINOR, UNDER THE
AGE OF FOURTEEN**

Petitioner: Deborah Moore-Lovitt
Hearing: February 19, 2015, 1:00 p.m.,
Courtroom 8, 5th Floor,
Dauphin County Courthouse

NOTICE

If you wish to defend, you must enter a written appearance personally or by attorney and file your defenses or objections in writing with the Court. You are warned that if you fail to do so, the case may proceed without you and a Judgment may be entered against you without further notice for the relief requested by the Petitioner. You may lose money or property or other rights important to you.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.

IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

DAUPHIN COUNTY
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213 North Front Street
Harrisburg, PA 17101
(717) 232-7536

Monica E. Baturin, Esquire
Baturin & Baturin
2604 North Second Street
Harrisburg, PA 17110
717-234-2427

f6

SECOND PUBLICATION

Miscellaneous Notices

NOTICE OF AUDIT

**TO LEGATEES, NEXT OF KIN,
CREDITORS AND ALL OTHER PERSONS
CONCERNED:**

NOTICE IS HEREBY GIVEN that the following accounts have been filed by the respective accountants in the Office of the Register of Wills or with the Clerk of the Orphans' Court Division of the Common Pleas of Dauphin County, as the case may be, and that the same shall be duly presented to the said Orphans' Court Division at the Office of the Court Administrator for Audit, Confirmation and Distribution of the said ascertained balances to and among those legally entitled there to **March 4, 2015**. Pursuant to Dauphin County Orphans' Court Rule 6.10.1, objections to an account must be filed in writing with the Register or Clerk **no later than the close of business on March 3, 2014**.

1. HAGGERTY, ANNA M., Deceased, First and Final Account of Sandra K. Bloom, Executrix.

2. ULLOM, JANINE R., Deceased, First and Final Account of Bridgette Lorraine Ullom and Monique Colette Ullom, Executrices.

3. ULLOM, JANINE R., Deceased, First Intermediate Account of Bridgette L. Ullom and Monique C. Ullom, Trustees (Residuary Unified Credit Trust Under Will).

January 23, 2015

j30-f6

Jean Marfizo King
Register of Wills &
Clerk of the Orphans' Court

THIRD PUBLICATION

Miscellaneous Notices

**PUBLIC NOTICE TO
RICHARD ALEX POPP**

**IN RE: ADOPTION OF
MABAYLN FAITH OWZAR, A MINOR**

A petition has been filed asking the Court to put an end to all rights you have as a parent to your child, Mahayla Faith Owzar. A termination of parental rights hearing has been scheduled for February 23, 2015, at 1 :30 p.m., in Court Room No. 12, of the York County Judicial Center, 45 North George street, York, Pennsylvania, to terminate your parental rights to Mahayla Faith Owzar (DOB: January 3, 2012), whose Father is Richard Alex Popp and whose Mother is Timily Erin Owzar. You are warned that even if you fail to appear at the scheduled hearing, the hearing will go on

without you and your rights to your child may be ended by the Court without your being present. You have a right to be represented at the hearing by a lawyer. You should take this paper to your lawyer at once. If you do not have a lawyer or cannot afford one, go to or telephone the office set forth below to find out where you can get legal help.

Jane Madison
Family Court Administrator
York County Court of Common Pleas
York County Judicial Center
45 North George Street
York, Pennsylvania 17401.
Telephone No. (717) 771-9360

Martin Miller, Esquire
Solicitor for York County Offices of
Children, Youth & Families

A prospective adoptive parent of a child may enter into an agreement with a birth relative of the child to permit continuing contact or communication between the child and the birth relative or between the adoptive parent and the birth relative. An agency or anyone representing the parties in an adoption shall provide notification to a prospective adoptive parent, a birth parent and a child who can be reasonably expected to understand that a prospective adoptive parent and a birth relative of a child have the option to enter into a voluntary agreement for the continuing contact or communication. See 23 Pa.C.S.A Section 2731, et seq.

j23-f6

FIRST PUBLICATION

Name Change Notices

**IN THE COURT OF COMMON PLEAS
OF DAUPHIN COUNTY
PENNSYLVANIA**

DOCKET NO: 2014-CV-10475-NC

PETITION FOR CHANGE OF NAME

NOTICE

NOTICE IS HEREBY GIVEN that on December 18, 2014, the Petition of Frogh Nejrabi was filed in the above named court, requesting a decree to change her name from **Frogh Nejrabi** to **Forough Amitis Nejrabi**.

The Court has fixed Tuesday, February 17, 2015 in Courtroom No. 2, 3rd Floor, at 11:00 a.m., at the Dauphin County Courthouse, 101 Market Street, Harrisburg, PA as the time and place for the hearing on said Petition, when and where all persons interested may appear and show cause if any they have, why the prayer of the said Petition should not be granted. f6

BAR ASSOCIATION PAGE
Dauphin County Bar Association
213 North Front Street, Harrisburg, PA 17101-1493
Phone: (717) 232-7536 Fax: (717) 234-4582

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The Board of Directors of the Bar Association meets on the third Thursday of the month at the Bar Association headquarters. Anyone wishing to attend or have matters brought before the Board should contact the Bar Association office in advance.

REPORTING OF ERRORS IN ADVANCE SHEET

The Bench and Bar will contribute to the accuracy in matters of detail of the permanent edition of the Dauphin County Reporter by sending to the editor promptly, notice of all errors appearing in this advance sheet. Inasmuch as corrections are made on a continuous basis, there can be no assurance that corrections can be made later than thirty (30) days from the date of this issue but this should not discourage the submission of notice of errors after thirty (30) days since they will be handled in some way if at all possible. Please send such notice of errors to: Dauphin County Reporter, Dauphin County Bar Association, 213 North Front Street, Harrisburg, PA 17101-1493.

DAUPHIN COUNTY COURT SECTION

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January 20, 2015 - Turgeon., J., Morrill v. Plant, et. al., Application to Modify and/or Vacate Arbitration Award, C.P. Dau. Co., No 2003 CV 0195. Application granted.

Associate Attorney: Marshall Dennehey Warner Coleman & Goggin, a large defense litigation firm, seeks Associate Attorney with 3+ yrs exp with insurance defense litigation for Harrisburg office. PA Bar required. Send resume to hrecruiter@mdwgc.com f6-20

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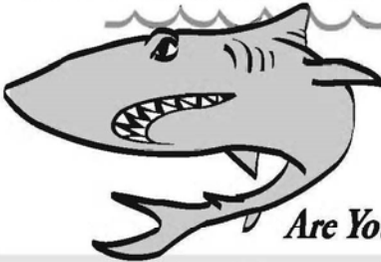
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Website: www.h-hpc.com

44 Years in Harrisburg