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COMMONWEALTH OF PENNSYLVANIA VS. SHAWNA HARMAN LACOSTE

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**CHANGE OF NAME
IN THE COURT OF COMMON PLEAS
OF ADAMS COUNTY, PENNSYLVANIA**

NOTICE IS HEREBY GIVEN that on November 28th, 2017, a petition for change of name was filed In the Court of Common Pleas, requesting a decree to change the name of Thomas L. Brehm III to Jaina Lynn Brehm.

The Court has fixed the 16th day of February 2018 at 10:00 a.m. in Courtroom #4, Adams County Courthouse, 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 petitioner should not be granted.

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INCORPORATION NOTICE

NOTICE IS HEREBY GIVEN that Articles of Incorporation have been filed with the Department of State of the Commonwealth of Pennsylvania, at Harrisburg, Pennsylvania, on December 22, 2017, for the purpose of obtaining a Certificate of Incorporation of a proposed corporation to be organized under the provisions of the Pennsylvania Business Law of 1988, P.L. 1444, No. 177, as amended. The name of the corporation is DOUBLEDAY INN 104, INC., with a registered office of the corporation being 104 Doubleday Avenue, Gettysburg, PA 17325. The name of the person owning or interested in said business is Gregory S. Rosensteel.

David K. James, III, Esq.
234 Baltimore Street
Gettysburg, PA 17325

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**NOTICE BY THE ADAMS COUNTY
CLERK OF COURTS**

NOTICE IS HEREBY GIVEN to all heirs, legatees, and other persons concerned that the following accounts with statements of proposed distribution filed therewith have been filed in the Office of the Adams County Clerk of Courts and will be presented to the Court of Common Pleas of Adams County–Orphans' Court, Gettysburg, Pennsylvania, for confirmation of accounts entering decrees of distribution on Friday, February 16, 2018 at 8:30 a.m.

STERNER — Orphans' Court Action Number OC-46-2015. The First and Final Account of Betty L. Bond, Executrix of the Estate of Nancy A. Sterner, late of Highland Township, Adams County, Pennsylvania.

HOWLAND — Orphans' Court Action Number OC-102-2015. The First and Final Account of Carmen A. Doyle, Personal Representative of the Estate of William H. Howland, late of Cumberland Township, Adams County, Pennsylvania.

ROBINSON — Orphans' Court Action Number OC-151-2017. The First and Final Account of Edwin J. Higginbottom, Executor of the Estate of Gladys B. Robinson, late of Franklin Township, Adams County, Pennsylvania.

BONNER — Orphans' Court Action Number OC-154-2017. The First and Final Account of Iris J. Gardner, Administratrix of the Estate of Doris J. Bonner, late of Cumberland Township, Adams County, Pennsylvania.

Kelly A. Lawver
Clerk of Courts

2/2 & 2/9

COMMONWEALTH OF PENNSYLVANIA VS.
SHAWNA HARMAN LACOSTE

1. Pennsylvania law does not require the defendant in a criminal case to disclose the names and addresses of witnesses. Further, the Pennsylvania Rules of Criminal Procedure state that the court may order the defendant to allow the Commonwealth to inspect the names and addresses of eye witnesses.

2. Pennsylvania's Constitution specifically guarantees citizens the right to confront witnesses testifying against them. The United States Supreme Court ruled that per the Confrontation Clause of the Sixth Amendment, a defendant has the right to cross examine witnesses in regard to their probationary/parole status.

3. Generally, witness's prior bad acts are not admissible to show that on a particular occasion the person acted in accordance with the character.

4. For the purpose of attacking the credibility of any witness, evidence that the witness has been convicted of a crime, whether by verdict or by plea of guilty or nolo contendere, must be admitted if it involved dishonesty or a false statement.

5. Defendant has a constitutional right to confront her accusers and question them in regard to any bias that they might have. In addition to pending charges, a witness's probationary status may show bias of the witness.

6. Prior bad acts may be admitted for another purpose such as to show motive, intent, identity, etc. In addition, a criminal defendant may offer evidence of an alleged victim's pertinent trait. Prior acts are admissible to show ill will, motive, malice, or the nature of the relationship between the defendant and the decedent.

7. Only crimes of the victim that are similar in nature and not too remote in time are probative.

8. Per Rule Pa. R. E. 404(a)(2)(B), Defendant may offer evidence of decedent's pertinent trait, i.e., decedent's aggressive nature when he is intoxicated.

IN THE COURT OF COMMON PLEAS OF ADAMS COUNTY,
PENNSYLVANIA, CP-01-CR-558-2017, COMMONWEALTH OF
PENNSYLVANIA VS. SHAWNA HARMAN LACOSTE.

Kelley L. Margetas, Esq., Attorney for Commonwealth

Roy Keefer, Esq., Attorney for Commonwealth

Steve Rice, Esq., Attorney for Defendant

Campbell, J., January 8, 2018

OPINION ON DEFENDANTS OMNIBUS PRE-TRIAL
MOTION

Presently before this Court is Defendant Shawna Harman Lacoste's Omnibus Pre-Trial Motion filed on October 2, 2017, seeking the sealing of defense subpoenas and admission of evidence. For the following reasons, the Court will grant in part, deny in part Defendant's Motion.

BACKGROUND

1. Defendant is charged with Criminal Homicide, as a felony of the first degree.¹
2. On May 10, 2017, Magisterial District Judge Tony J. Little presided over a preliminary hearing, and all charges were held for court.
3. Defendant filed her Omnibus Pre-trial Motion on October 2, 2017.
4. An Omnibus Hearing was held on October 23, 2017.

ISSUES

1. Whether this Court should seal any defense subpoenas and prevent their disclosure to the Commonwealth until the time of trial.
2. Whether the parole status and non-dishonesty and non-false statements convictions of Commonwealth witness Eric Derr are admissible.
3. Whether decedent's prior bad acts that did not result in convictions should be admitted as character/propensity evidence.

CONCLUSIONS OF LAW

1. Subpoenas of potential witnesses may be under seal until the time of trial.
2. A criminal defendant may confront a Commonwealth witness with his or her parole status in order to show the witness's potential bias to testify favorably to the Commonwealth. A criminal defendant may not confront a Commonwealth witness with his or her non-dishonesty and non-false statements convictions.
3. In a criminal case, a decedent's prior bad acts can be admitted to show the nature of the relationship between the defendant and decedent as long as they are sufficiently similar in nature and not too remote in time.

¹ 18 Pa. C.S. § 2501(a).

DISCUSSION

I. Motion to Seal Defense Subpoenas until Trial

Defendant argues that disclosure of defense subpoenas to the public or to the Commonwealth exposes Defendant to a danger of unfair prejudice. Pennsylvania law does not require the defendant in a criminal case to disclose the names and addresses of witnesses.² Further, the Pennsylvania Rules of Criminal Procedure state that the court may order the defendant to allow the Commonwealth to inspect the names and addresses of eye witnesses.³

Importantly, this Court notes that other than Defendant, none of the potential defense witnesses are eye witnesses. Even if they were, this Court would not be required to order Defendant to produce the names of the witnesses. Accordingly, Defense subpoena's containing the names and addresses of potential Defense witnesses will be sealed by the Adams County Clerk of Courts. In Adams County, the Court's typical practice for the sake of judicial economy is to identify by name all witnesses and potential witnesses during voir dire. The Court may require that Defendant disclose the names of potential defense witnesses during voir dire but ruling on that issue is reserved until closer to jury selection. Therefore, Defendant's motion to seal defense subpoenas until the time of trial is granted in part, denied in part.

II. Motion to Admit Commonwealth Witness Eric Derr's Parole Status and Criminal Convictions that are not Crimes of Dishonesty or False Statements

Defendant next argues that the parole status and non-dishonesty and non-false statements convictions of Commonwealth witness Eric Derr should be admitted. A defendant has the right "to be confronted with the witnesses against [her]."⁴ The Confrontation Clause in the Sixth Amendment is applicable to the states through the Fourteenth Amendment of the U.S. *Constitution. Commonwealth v. Abrue*, 11 A.3d 484, 487 n. 2 (Pa. Super. 2010). Pennsylvania's Constitution specifically guarantees citizens the right to confront witnesses testifying against them.⁵ The United States Supreme Court ruled that per

² Pa.R.Crim.P. Rule 573(C).

³ Pa.R.Crim.P. Rule 573(C)(1)(b).

⁴ U.S. Const. amend. VI.

⁵ Pa. Const. art. 1, & 9.

the Confrontation Clause of the Sixth Amendment, a defendant has the right to cross examine witnesses in regard to their probationary/parole status. *Davis v. Alaska*, 415 U.S. 308 (1974). See also *Commonwealth v. Evans*, 512 A.2d 626 (Pa. 1986).

Generally, a witness's prior bad acts are not admissible "to show that on a particular occasion the person acted in accordance with the character."⁶ Prior bad acts may be admitted for another purpose such as to show motive, intent, identity, etc.⁷ "For the purpose of attacking the credibility of any witness, evidence that the witness has been convicted of a crime, whether by verdict or by plea of guilty or nolo contendere, must be admitted if it involved dishonesty or false statement."⁸

Defendant argues that Mr. Derr's parole status⁹, Driving Under the Influence, and Driving Under Suspension convictions¹⁰ should be admitted in order to show that he has a motive to testify favorably for the Commonwealth and has a bias.

Mr. Derr's parole status at the time of the police interviews generally would not be admitted as prior bad acts and does not fall into one of the exceptions to the admissibility of prior bad acts. However, Defendant has a constitutional right to confront her accusers and question them in regard to any bias that they might have. See *Evans*, 512 A.2d at 630- 631. In addition to pending charges, a witness's probationary status may show bias of the witness. *Commonwealth v. Murphy*, 591 A.2d 278, 280n.1 (Pa. 1991)(holding that trial counsel was ineffective for failing to question Commonwealth witness in regard to her juvenile probationary status to show bias).

Defendant argues that because Mr. Derr was on parole on the night of decedent's murder and spent most of the night drinking with decedent and Defendant, he had and has a bias to testify favorably for the Commonwealth. Since Mr. Derr was on parole for a DUI

⁶ Pa. R. E. 404(b)(1).

⁷ Pa. R. E. 404(b)(2).

⁸ Pa. R. E. 609(a).

⁹ Mr. Derr is on parole for crimes committed in Dauphin County and was on parole on the date of the killing, March 19, 2017, and when police interviewed him on March 20, 2017; March 27, 2017; and April 4, 2017.

¹⁰ Mr. Derr pled guilty to Driving Under the Influence and Driving Under Suspension on August 17, 2017 and was sentenced on that same date. This sentence arose out of offenses committed and prosecuted in Adams County.

conviction out of Dauphin County, drinking alcohol was a violation of his parole requirements. To avoid possible parole revocation, Mr. Derr certainly would have had a reason to be cooperative with authorities when he was subsequently interviewed by police. Defendant certainly has the right to confront Mr. Derr on whether he was forthright and honest or biased and hoping for favorable parole treatment when he told police about the events on the night in question. Therefore, Defendant may confront Mr. Derr with his parole status. Defendant's motion is granted in this regard.

Defendant also would like to confront Mr. Derr in regard to his DUI and Driving Under Suspension convictions where the underlying offenses were committed and prosecuted in Adams County. Although Mr. Derr's DUI and Driving Under Suspension convictions were prosecuted in Adams County by the same prosecuting authority in this instant case, these convictions are not crimes of dishonesty or false statements and are not admissible under one of the exceptions to prior bad acts. Nor are Mr. Derr's convictions "non-final matter[s]." *Evans*, 512 A.2d at 632. Mr. Derr was arrested for the offenses resulting in these convictions after he was interviewed by police concerning this case. Further, Mr. Derr pled guilty and was sentenced for the conviction before he will testify at trial in this case. Mr. Derr had nothing to gain in regard to these convictions when he was interviewed by police and will not have anything to gain when he testifies at trial as a Commonwealth witness. Therefore, Defendant may not confront Mr. Derr in regard to his DUI and Driving Under Suspension convictions in Adams County. Defendant's motion is denied in this regard.

III. Motion to Admit Decedent's Prior Bad Acts that Did Not Result in Convictions

Generally, a witness's prior bad acts are not admissible "to show that on a particular occasion the person acted in accordance with the character."¹¹ Nor are a witness's character or character traits admissible "to prove that on a particular occasion the person acted in accordance with the character or trait."¹² Prior bad acts may be admitted for another purpose such as to show motive, intent, identity,

¹¹ Pa. R. E. 404(b)(1).

¹² Pa. R. E. 404(a)(1).

etc.¹³ In addition, a criminal defendant "may offer evidence of an alleged victim's pertinent trait..."¹⁴ "Prior acts are admissible to show ill will, motive, malice, or the nature of the relationship between the defendant and the decedent." *Commonwealth v. Johnson*, 42 A.3d 1017, 1027(Pa. 2012). Only crimes of the victim that are similar in nature and not too remote in time are probative. *Commonwealth v. Mouzon*, 53 A.3d 738, 741 (Pa. 2012).

Instantly, Defendant would like to admit evidence of decedent's bad acts that did not result in convictions to show the nature of the relationship between Defendant and decedent. The Commonwealth concedes that the evidence provided by witnesses Audrey Click and Jacque Mumma are sufficiently related and not too remote in time. Therefore, those witnesses will be permitted to testify to decedent's aggressive actions toward them while he was intoxicated.

In addition, Defendant would like to admit evidence provided by Sharon Howe. Ms. Howe reported to police that she saw decedent pull Defendant by the back of her neck in order to kiss her approximately three weeks prior to decedent's death.¹⁵ Ms. Howe also reported that although Defendant looked disgusted, Ms. Howe did not consider decedent's act to be physically abusive. This act clearly is not too remote in time, so this Court must consider whether this act is sufficiently similar in nature to decedent's alleged aggressive tendencies.

Per Rule Pa. R. E. 404(a)(2)(B), Defendant may offer evidence of decedent's pertinent trait, i.e. decedent's aggressive nature when he is intoxicated. The specific incidents with Audrey Click, Jacque Mumma, and Defendant all depict decedent's alleged aggressive nature when he was consuming alcohol and importantly all involve decedent grabbing these women's necks. Since it is defense's theory that Defendant killed decedent in self-defense because decedent was strangling her, these incidents with all three women are sufficiently similar in nature and probative. Therefore, Defense motion to admit testimony concerning the specific incidents contained in the motion with regard to Audrey Click and Jacque Mumma, as well as the testimony of Sharon Howe in regard to the incident of decedent grab-

¹³ Pa. R. E. 404(b)(2).

¹⁴ Pa. R. E. 404(a)(2)(B).

¹⁵ Ms. Howe made this observation while at the Goal Post Lounge, which is a bar decedent and Defendant patronized. Defendant argues that on this particular occasion, decedent was presumably drinking.

bing Defendant's neck is granted.

ORDER

AND NOW, this 8th day of January, 2018, Defendant's Omnibus Pre-Trial Motion to Seal Defense Subpoenas until Trial and Admission of Evidence is Granted in part, Denied in part.

Defendant's Motion to Seal Defense Subpoenas until Trial is **Granted in part, Denied in part**. Ruling is reserved on the issue of whether the names of potential defense witnesses will be revealed during voir dire of potential jurors. Defense subpoenas with the names and address of potential witnesses will be under seal until trial.

Defendant's Motion to Admit Commonwealth witness Eric Derr's Parole Status and Criminal Convictions that are not Crimes of Dishonesty or False Statements is **Granted in part, Denied in part**. Defendant may confront Mr. Derr with his parole status. Defendant may not confront Mr. Derr in regard to his DUI and Driving Under Suspension convictions in Adams County.

Defense motion to admit testimony of specific incidents of decedent's intoxicated aggression toward Audrey Click, Jacque Mumma, as well as the testimony of Sharon Howe in regard to the incident of decedent grabbing Defendant's neck is **Granted**.

ESTATE NOTICES

NOTICE IS HEREBY GIVEN that in the estates of the decedents set forth below, the Register of Wills has granted letters, testamentary of or administration to the persons named. All persons having claims or demands against said estates are requested to make known the same, and all persons indebted to said estates are requested to make payment without delay to the executors or administrators or their attorneys named below.

FIRST PUBLICATION**ESTATE OF CAROLYN G. COBER, DEC'D**

Late of Oxford Township, Adams County, Pennsylvania

Executor: ACNB Bank formerly Adams County National Bank, 675 Old Harrisburg Road, Gettysburg, PA 17325

Attorney: Robert E. Campbell, Esq., Campbell & White, P.C., 112 Baltimore Street, Suite 1, Gettysburg, PA 17325-2311

ESTATE OF LOIS E. DANNER, DEC'D

Late of Oxford Township, Adams County, Pennsylvania

Executors: Donna D. Danner Leese, 435 Deerfield Dr., Hanover, PA 17331; Donald E. Danner, Jr., 1070 Peepytown Rd., East Berlin, PA 17316; Lyn D. Danner, 4050A Pine Hill Rd., Dover, PA 17315

Attorney: Elinor Albright Rebert, Esq., 515 Carlisle Street, Hanover, Pennsylvania 17331

ESTATE OF LEONARD ALLEN GOTHBERG, DEC'D

Late of Menallen Township, Adams County, Pennsylvania

Administrator: Evan Chasse, 2501 Shannon Court, Orlando, FL 32806

Attorney: Gary E. Hartman, Esq., Hartman & Yannetti, 126 Baltimore Street, Gettysburg, PA 17325

ESTATE OF PATRICIA L. GROFT, DEC'D

Late of Cumberland Township, Adams County, Pennsylvania

Tammy K. Cleveland, 380 Tract Road, Fairfield, PA 17320; Christopher A. Groft, 165 Orrtanna Road, Orrtanna, PA 17353

Attorney: Teeter Law Office, 108 West Middle Street, Gettysburg, PA 17325

ESTATE OF JOHN A. HOFFACKER, DEC'D

Late of Oxford Township, Adams County, Pennsylvania

John A. Hoffacker, Jr., 151 Madara Drive, Hanover, PA 17331; Bret A. Hoffacker, 300 Orchard Drive, Hanover, PA 17331

Attorney: John M. Crabbs, Esq., Crabbs & Crabbs, 202 Broadway, Hanover, PA 17331

ESTATE OF INGRID M. KWIATEK, DEC'D

Late of Reading Township, Adams County, Pennsylvania

Executor: Albert F. Kwiatek, 290 Lake Meade Drive, East Berlin, PA 17316

ESTATE OF THERON J. MENGES, DEC'D

Late of Hamilton Township, Adams County, Pennsylvania

Executrix: Lisa M. Kessel, 125 East Hillcrest Drive, Carlisle, PA 17013

Attorney: Elinor Albright Rebert, Esq., 515 Carlisle Street, Hanover, PA 17331

ESTATE OF SAMUEL M. SOLLENBERGER, DEC'D

Late of Cumberland Township, Adams County, Pennsylvania

Executor: Neil R. Sollenberger, 112 Rodes Avenue, Gettysburg, PA 17325

Attorney: John A. Wolfe, Esq., Wolfe, Rice & Quinn, LLC, 47 West High Street, Gettysburg, PA 17325

ESTATE OF NANCY M. WATERS a/k/a NANCY MARIAN WATERS, DEC'D

Late of Cumberland Township, Adams County, Pennsylvania

Executrix: Deborah J. Fornwald, c/o R. Thomas Murphy, Esq., R. Thomas Murphy & Associates, P.C., 237 East Queen Street, Chambersburg, PA 17201

Attorney: R. Thomas Murphy, Esq., R. Thomas Murphy & Associates, P.C., 237 East Queen Street, Chambersburg, PA 17201

ESTATE OF MARY ELLEN WHERLEY a/k/a MARY E. WHERLEY, DEC'D

Late of Hamilton Township, Adams County, Pennsylvania

Executor: Rodney J. Wherley, 2A Filbert Street, Hanover, PA 17331

Attorney: Keith R. Nonemaker, Esq., Guthrie, Nonemaker, Yingst & Hart, LLP, 40 York Street, Hanover, PA 17331

SECOND PUBLICATION**ESTATE OF HELEN I. DAYHOFF, DEC'D**

Late of Mt. Pleasant Township, Adams County, Pennsylvania

Sharon K. Saulsbury, 2331 Hanover Rd., Gettysburg, PA 17325

ESTATE OF GEORGE FRANCIS KRAMER, DEC'D

Late of Liberty Township, Adams County, Pennsylvania

Administrator: Christina M. Gregory, 10576 Harney Road, Emmitsburg, MD 21727

ESTATE OF VOULA P. LAGOS, DEC'D

Late of the Borough of Littlestown, Adams County, Pennsylvania

Thomas P. Lagos, 106 Newark Street, Littlestown, PA 17340

Attorney: David K. James, III, Esq., 234 Baltimore St., Gettysburg, PA 17325

ESTATE OF GLORIA LAUGHMAN, DEC'D

Late of Straban Township, Adams County, Pennsylvania

Ronda Folmer, 114 South Queen St., Apt. #1, Littlestown, PA 17340

ESTATE OF ARTHUR L. STABLER, a/k/a ARTHUR LEA STABLER, SR., DEC'D

Late of Hamilton Township, Adams County, Pennsylvania

Donald L. Stabler, 726 Pine Run Road, Abbottstown, PA 17301

Attorney: Henry O. Heiser, III, Esq., 104 Baltimore Street, Gettysburg, PA 17325

ESTATE OF DOROTHY C. WINTRODE, a/k/a DOROTHY JUNE WINTRODE, DEC'D

Late of Oxford Township, Adams County, Pennsylvania

Executor: Jay Wintrode, c/o Amy E.W. Ehrhart, Esq., 118 Carlisle Street, Suite 202, Hanover, PA 17331

Attorney: Amy E.W. Ehrhart, Esq., 118 Carlisle Street, Suite 202, Hanover, PA 17331

THIRD PUBLICATION

ESTATE OF CHARLES W. ALEXANDER, SR., DEC'D

Late of Liberty Township, Adams County, Pennsylvania

Executor: Randall L. Alexander, 126 West Main Street, P.O. Box 443 Fairfield, PA 17320

Attorney: Teeter Law Office, 108 West Middle Street, Gettysburg, PA 17325

ESTATE OF MARY M. CASH, DEC'D

Late of Hamilton Township, Adams County, Pennsylvania

Executor: Shelley Rooney, c/o P.O. Box 606, East Berlin PA 17316

Attorney: Sharon E. Myers, Esq., CGA Law Firm, PC, P.O. Box 606, East Berlin PA 17316

ESTATE OF NADINE M. DETTINBURN, DEC'D

Late of Conewago Township, Adams County, Pennsylvania

Executrix: Rose M. Marchio, 25 Northview Drive, Hanover, PA 17331

Attorney: David C. Smith, Esq., 754 Edgegrove Road, Hanover, PA 17331

ESTATE OF RICHARD V. EMERSON, DEC'D

Late of Mt. Joy Township, Adams County, Pennsylvania

Executrix: Patricia R. Emerson, 62 Heritage Drive, Gettysburg, PA 17325

Attorney: Robert L. McQuaide, Esq., Suite 204, 18 Carlisle Street, Gettysburg, PA 17325

ESTATE OF FLORENCE L. HEMPFING a/k/a FLORENCE LOUISE HEMPFING, DEC'D

Late of Oxford Township, Adams County, Pennsylvania

Linda K. Zumbrum, 136 North School House Road, Thomasville, PA 17364; Max B. Beckner, 4187 Smoketown Road, Glenville, PA 17329

Attorney: Muriel Anne Crabbs, Esq., Crabbs & Crabbs, 202 Broadway Hanover, PA 17331

ESTATE OF TRACY S. MCGLAUGHLIN, DEC'D

Late of Menallen Township, Adams County, Pennsylvania

Administratrices: Sherry L. Yeingst and Kelley A. McGlaughlin, c/o R. Thomas Murphy, Esq., R. Thomas Murphy & Associates, P.C., 237 East Queen Street, Chambersburg, PA 17201

Attorney: R. Thomas Murphy, Esq., R. Thomas Murphy & Associates, P.C., 237 East Queen Street, Chambersburg, PA 17201

ESTATE OF MONROE J. PHILLIPS, DEC'D

Late of Germany Township, Adams County, Pennsylvania

Janet M. Miller, 1150 Mathias Road, Littlestown, PA 17340

Attorney: Thomas E. Miller, Esq., Law Office Of Thomas E. Miller, Esquire LLC, 249 York Street, Hanover, PA 17331

ESTATE OF MARVIN R. SIMPSON, DEC'D

Late of Cumberland Township, Adams County, Pennsylvania

Executrix: Susan J. Fox, 204 Hospital Road, Gettysburg, PA 17325

Attorney: Teeter Law Office, 108 West Middle Street, Gettysburg, PA 17325

ESTATE OF BARBARA JEAN ULRICH, DEC'D

Late of Huntington Township, Adams County, Pennsylvania

Executrix: Sherri L. Ulrich-Davis, 7503 Carlisle Pike, York Springs, PA 17372

Attorney: John C. Zepp, III, Esq., P.O. Box 204, 8438 Carlisle Pike, York Springs, PA 17372