

Chester County Law Reporter

(USPS 102-900)

Reporting the Decisions of the Divisions of the Court of the Fifteenth Judicial District of Pennsylvania, Composed of Chester County, Officially Designated by the Rule Thereof as the Legal Periodical for the Publication of Legal Notices

Owned and Published by
CHESTER COUNTY BAR ASSOCIATION
15 West Gay Street, 2nd Floor, West Chester, Pennsylvania 19380

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Subscription Rate \$50.00 for CCBA Members; \$70.00 for Nonmembers CCBA
Periodicals Postage Paid at West Chester, Pennsylvania

POSTMASTER: Send address changes to
Chester County Law Reporter, 15 West Gay Street, 2nd Floor, West Chester, PA 19380

The **CHESTER COUNTY LAW REPORTER** is published every Thursday. **The Deadline for submission of all notices is 12:00 noon on Tuesday, 10 days prior to the following Thursday publication.** Notices must be submitted in typewritten form OR form provided by the Office of the **Law Reporter** and are published exactly as submitted by the advertiser. Neither the Law Reporter nor the printer will assume any responsibility to edit, make spelling corrections, eliminate errors in grammar or make any changes in content.

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In the Interest of T.M., T.C., et al

Dependency Court – Children’s best interests – Due process rights of parents – Interference with Custody of Children - Forbearance of exercising authority

1. Dependency court decisions are based on the children’s best interests. The purpose underlying the proceedings is not punishment of the parents or restriction of their liberty. Rather, the purpose is to determine the best possible plan for the children.
2. Summarily ordering a mother and a father to give up their children would be a clear violation of their due process rights, as the essential elements of due process are notice and an opportunity to be heard and to defend in an orderly proceeding adapted to the nature of the case.
3. The criminal statute entitled Interference with Custody of Children requires the charged defendant “knowingly or recklessly” takes a child from the custody of its lawful custodian. An arrest warrant could not be issued on a parent on this statute when an order transferring custody could not be proved to have been received by either parent.
4. There are occasions when an available legal remedy appears to be inadequate to redress wrongful conduct. It is never appropriate, however, for a court to manipulate the law or facts to create a response deemed more acceptable to the jurist or litigants.
5. The truest measure of one’s fitness to exercise authority is in the forbearance of its use.
6. This appeal concerns a family of 6 children. Chester County Department of Children, Youth and Families (“CYF”) filed a Dependency Petition alleging the children were without proper care or control. An attorney was appointed guardian *ad litem* (GAL) for all of the children. After concluding the parents had moved the children out of Chester County, the Court issued bench warrants for the mother and father. The warrant against the father was thereafter quashed to prevent the children from having to enter the foster care system and to allow the possibility of the father to return to Chester County with the children. Thereafter, upon motion of CYF, the Court terminated court supervision because there was no evidence any member of the family would be returning to Chester County in the foreseeable future or that there was anything CYF or a court appointed special advocate (CASA) could do locate the family in any jurisdiction and return them to Chester County. CASA believed pursuit of the family by those tied to the court system was causing the parents to continually move from state to state, creating unnecessary instability for the children. Even if the court found the children were not attending school, which it did not, the remedy of removing them from their parents is an unduly harsh response to the infraction committed. In the present case, the transference of custody from Mother and Father to CYF

may appear to vindicate the authority of the court in the face of a blatant disregard of its underlying dependency order, but it would be unlawful, unwise and unjust. In her appeal, GAL alleged the Court erred in closing the matter, not transferring it to another jurisdiction and in not removing custody from the parents. For the foregoing reasons, the presiding judge respectfully suggested the order terminating court supervision be affirmed.

C.C.P. Chester County, Pennsylvania, Docket No.s CP-15-22-2019, 23-2019, 24-2019; 25-2019, 26-2019, 27-2019; In the Interest of T.M., T.C., T.C., T.C., T.C. T.C.

Jonathan Long for Chester County Children Youth and Families
Ira Binder for Father
Irene Levy for Mother
Gerald McOscar for Father of T.M.
Shannon McDonald, guardian *ad litem*
Hall, P.J., February 3, 2020:-

[Editor's note: Affirmed by the Superior Court on September 18, 2020; Docket No.s 235 EDA 2020 through 240 EDA 2020.]

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IN THE INTEREST OF: : **IN THE COURT OF COMMON PLEAS**
T.M., (dob: 11/25/2002) : **CHESTER COUNTY, PENNSYLVANIA**
T.C., (dob: 7/7/2009) :
T.C., (dob: 11/18/2010) : **JUVENILE DIVISION**
T.C., (dob:: 8/28/2013)
T.C., (dob: 8/28/2013) : **DOCKET NOS: CP-15-DP-22-2019, 23-**
T.C., (dob: 10/24/2014) : **2019, 24-2019, 25-2019, 26-2019, 27-2019**
 : **FID: 15-FN-16-2019**

MEMORANDUM OPINION

Pursuant to Pa. R.A.P. 1925(a)

Procedural History

This appeal concerns a family of six (6) children. M.C. (“Mother”) is the biological mother of all the children. J.M. (“Mr. M”) is the biological father of the eldest child, T.M., M. C. (“Father”) is the biological father to the five (5) youngest children.

On February 26, 2019, Chester County Department of Children, Youth and Families (“CYF”) filed a Dependency Petition alleging, pursuant to 42 Pa. C.S. § 6302(1), that the children were without proper care or control. All six (6) children were living with Mother and Father. By order of March 5, 2019, Shannon K. McDonald, Esquire (“GAL”) was appointed guardian *ad litem* for all of the children.

The initial hearing began on April 1, 2019 but was continued due to its protracted length. Mother, Father, and Mr. M. all appeared at the hearing with counsel. A second hearing was scheduled for April 15, 2019. At the April 15, 2019 hearing Mother, Father, and Mr. M. appeared with counsel. An order was filed on April 18, 2019 adjudicating the children dependent and granting Mother and Mr. M. shared legal custody of T.M., Mother physical custody of T.M., and Mother and Father legal and physical custody of the younger five (5) children. The children were found to be safe in their current home with Mother and Father. A court appointed special advocate (“CASA”) was appointed for the children and the initial permanency hearing was scheduled for June 12, 2019.

Mother, Father and Mr. M. were in attendance during the June 12, 2019 hearing. Shared physical custody and legal custody of T.M. were granted to Mother and Mr. M. in the subsequently issued June 25, 2019 initial permanency review order. Physical and legal custody of the younger children were granted to Mother and Father. Mother and Father were noted to have made substantial progress and compliance since the April 18, 2019 adjudication order. The children were found to be safe in their current home.

During the September 16, 2019 permanency review hearing, Mother was not in attendance and Father participated by phone. Mr. M. appeared in person. Father

stated that the children were traveling with Mother in the family's mobile recreational vehicle ("RV") somewhere between Pennsylvania and Florida. A CYF caseworker had last seen the children on August 14, 2019 when it was determined that the children were safe and their needs met. Mother and Father's compliance with the permanency plan, however, was described as minimal due to CYF's inability to verify housing and compliance with court ordered mental health evaluations or treatment.

A status review hearing was held on September 23, 2019, during which the children, Mother, Father and Mr. M. appeared. During that hearing, the children were found to be safe in their current placement. A CYF caseworker had inspected the RV, when the family had reported to the CYF office on September 18, 2019, and found it clean and adequate for the children. Mother had represented that the RV had recently been purchased for \$220,000 as the family's residence. The family's plan was to use RV campgrounds, pursuant to a campground membership, and move to Florida. During the hearing, the children's sporadic school attendance and uncompleted mental health evaluations or treatment continued to be unresolved issues. The September 27, 2019 status review order required Mother and Father not to remove the children from Chester County until further order of the court and required them to submit a plan for relocation to Florida.

On October 2, 2019, the GAL filed a petition for an emergency hearing. The hearing was scheduled for October 3, 2019. At the conclusion of the October 3, 2019 hearing, the court concluded that Mother and Father had moved from Chester County with the children. That day, bench warrants were issued for Mother and Father. On December 9, 2019, a permanency review hearing was held, during which CYF requested the court to terminate the court's supervision over the family. The order of December 11, 2019 granted CYF's request and terminated court supervision. It was from this order the appeal was filed on January 3, 2020. The court now writes pursuant to Pa.R.A.P. 1925(a) to explain the reasons for its decision.

Findings of Fact¹

1. Because the uncontested, credible evidence during the October 3, 2019 hearing established that Father and Mother absconded with the children from the jurisdiction of Chester County, and failed to appear at the hearing scheduled that day in violation of the prior orders of the court, the court issued bench warrants for them on October 3, 2019.
2. Shortly after the October 3, 2019 hearing, however, the court quashed the bench warrant against Father, accepting the GAL's argument during the October 3, 2019 hearing that Father should be available, if Mother were arrested, to prevent the children from entering foster care, and to drive the children and himself back to join Mother in Chester County. (10/3/2019 N.T., p.33).

¹ The facts described herein are those deemed material and credible by the court. Any facts described within the preceding Procedural History and the following Discussion sections are incorporated herein by reference.

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3. Between the October 3, 2019 hearing and the December 9, 2019 hearing, CYF and CASA exhausted all means of contacting or locating the family. By the December 9, 2019 hearing, there was no known jurisdiction for CYF or CASA to contact in order to transfer the dependency cases or investigate the circumstances of the family.
4. By the December 9, 2019 hearing, Mr. M.'s own efforts to locate T.M. had also been exhausted. Despite having sporadic telephone contact with T.M., Mr. M. was never able to determine what the family plans were or where the family was residing. The only contact Mr. M. had with Mother was Mother's communication with him, approximately a month prior to the hearing, requesting money.
5. During the December 9, 2019 hearing, the CYF caseworker credibly testified that she had no way to determine if the children were in school. Although the GAL stated that in her experience the lack of a school records request to the children's former school necessitated a finding that they were not attending a school, that statement was insufficient for the court to find that the children were not attending school. Instead, the court found as a fact that it was unknown at the December 9th hearing whether the children were attending school. There was also no credible evidence presented to the court that the children were unsafe, or that their health, physical, mental or moral welfare was endangered.
6. During the December 9, 2019 hearing no credible evidence was provided that the family, or any member of it, would return to Chester County in the foreseeable future. When the family left Chester County in late September of 2019, they had no known family, employment, social or property ties to Chester County, other than Mother and T.M.'s link to Mr. M. as the Father of T.M. T.M., however, had never resided with Mr. M. in Chester County.
7. The bench warrant, which remained outstanding against Mother as of the December 9, 2019 hearing, had never been served on Mother. Despite the GAL's efforts, that non-criminal bench warrant had never been successfully lodged against her in the National Crime Information Center ("NCIC") database. The GAL had informed the court and CYF that the non-criminal nature of Mother's bench warrant led the Chester County authorities responsible for inputting NCIC data to refuse the bench warrant's inclusion.
8. As of the December 9, 2019 hearing, there was nothing more for CYF or CASA to do to locate the family and return them to Chester County. Keeping the cases open would likely result in a fruitless expenditure of CYF and CASA resources.

Discussion

Alleged Error no. 1

"1. Did the Trial Court err in closing this matter without resolution

of the dependency issues or transfer to any other jurisdiction?”

The GAL alleges that the court erred in closing these dependency matters even though over two months of attempts to locate the family had failed and there was no reasonable prospect that the family would return to Chester County. At the point of closure, there was neither a reasonable likelihood that the previously identified dependency issues could be resolved in Chester County, nor that a jurisdiction in another state would be located, within the foreseeable future, to which the cases could be transferred. It was a reasonable inference from the evidence, however, that Mother and Father would eventually choose another jurisdiction within which to reside with the children.

On December 9, 2019, the assigned CYF caseworker credibly testified that the last time she saw the children was on September 18, 2019. (12/9/2019 N.T., p. 3). Thereafter, attempts to contact Mother and Father by phone, text and email messages went unanswered. Through CASA's use of the family's RV campground membership, and communication with campground staff, the family was initially tracked to Montgomery County, Texas. (12/9/2019 N.T., p. 4). A referral to the appropriate Texas child services unit ("CSU"), was made on October 15, 2019. However, prior to the Texas CSU making contact, the family moved again. On October 21, 2019, the family was located by CYF in Las Vegas, Nevada. A referral was immediately made to the CSU there. The Las Vegas CSU made multiple attempts to contact the family; at least four (4) visits were made to the RV. On only one visit was contact made, that was with T.M. who stated Mother and Father were not there. On or about November 13, 2019, the caseworker, making a late night visit, discovered the RV was gone. Utilizing a Netflix account owned by Mr. M., but also used by the family, CYF's last contact information regarding the family was on November 26, 2019. At that time, the family was somewhere near Los Angeles, California. (12/9/2019 N.T., p. 6). As the exact location was not known, a CSU with jurisdiction could not be determined. (12/9/2019 N.T., p. 7).

Greg Rice ("Mr. Rice"), the assigned CASA supervisor, informed the court that CASA also had been making extensive efforts to locate the family. CASA initially had some success with information from campground staff, but for many weeks that source of information had ceased. (12/9/2019 N.T., p.19). Mr. Rice stated that CASA had exhausted their efforts to locate the family and continuing to pursue them, he believed, was causing the parents to continue to move, creating unnecessary instability for the children. (12/9/2019 N.T., p. 19). Both CASA and CYF advocated closing the cases under these unusual circumstances.

The testimony of both the CYF caseworker and the CASA supervisor was credible as to the extensive efforts to locate the family after it left Chester County in late September, 2019. There were no facts to indicate that further efforts by CYF or CASA would yield a different result. There is no evidence that the family will return to Chester County. Father left his Chester County employment, the children have been unenrolled from their local school and the family has no known ties to this jurisdiction other than Mr. M. Mr. M., in addition to CYF and CASA, supported case closure.

If the court did commit an error, it did so because these unique circumstances are not defined within Pa.R.J.C.P. 1631A as adequate to terminate supervision. Con-

sequently, termination of supervision without reference to a category of termination described within Rule 1631 could be deemed an error of law. This Rule, however, was not referenced by the GAL at the December 9, 2019 hearing. The remedy she sought was not to keep the cases open with continued CYF efforts, but rather to remove custody of the children from Mother and Father, thereby enabling the involvement of law enforcement authorities.² Nevertheless, if the violation of Rule 1631 is preserved for appeal, and the error is not deemed harmless, the order should be reversed and the cases remanded to be reopened.

Alleged Error no. 2.

“2. Did the Trial Court err in declining to remove custody of the minor children from the parents?”

The court properly denied the GAL’s December 9th oral motion to change the legal and physical custody of the children from the parents to CYF. “Dependency court decisions are based on the children’s best interests. The purpose underlying the proceedings is not punishment of the parents or restriction of their liberty. Rather, the purpose is to determine the best possible plan for the children.” *In re J.Y.*, 754 A.2d at 10–11 (Pa. Super. 2000). The GAL’s suggested change of custody is not part of a best plan for the children in dependency court. Rather, it is an attempt to manipulate a remedy in criminal court, under the guise of “interference with child custody” (12/9/2019 N.T., p. 23), thereby enabling law enforcement to charge Mother and Father with that crime and issue NCIC registered arrest warrants against them. (12/9/2019 N.T., p. 32). Even if this intentional use of a dependency court order to engineer a criminal arrest were permitted, Mother and Father were never provided due process to contest such an order, the court did not have sufficient evidence to issue it, and its issuance would cause unjustifiable hardship to the children.

Summarily ordering Mother and Father to give up their children would be a clear violation of their due process rights, without notice or an opportunity to respond. “The essential elements of due process are notice and an opportunity to be heard and to defend in an orderly proceeding adapted to the nature of the case.” U.S. Const. Amend. 14, *Eclipse Liquidity, Inc. v. Geden Holdings Ltd.*, 200 A.3d 507, 510 (Pa Super. 2018) (citations omitted). There is no proof that Mother and Father had notice of the December 9, 2019 permanency review hearing. Following the September 23, 2019 permanency review hearing, the next hearing was set for December 11, 2019. Due to scheduling issues, the hearing was rescheduled to December 9, 2019, well after contact with Mother and Father had been lost. Pa.R.J.C.P. 1601(A)(5) requires at least fifteen days notice to parents prior to a permanency review hearing. During the October 3, 2019 hearing, counsel for Mother and Father informed the court they had not been able to contact their clients. After the October 3rd hearing, the only person from Chester County

² The GAL’s position and the reasons why it was not accepted by the court, are further explained below in response to alleged error no. 2.

known to have contact with the family was Mr. M. Although the GAL argued that custody transfer should be ordered based upon the “educational factor,” (12/9/2019 N.T., p. 34), even the Public School Code requires written notice to a parent before truancy penalties may be invoked. 24 P.S. § 13-1333(a) and 1333.2. Without notice and due process provided to the parents, an order requiring removal of the children would be an abuse of discretion.

In addition to the due process impediment, this scheme to elevate Mother and Father’s conduct into criminal behavior would ultimately fail. Interference with custody of children, 18 Pa.C.S. § 2904(a), requires that the charged defendant “knowingly or recklessly” takes a child from the custody of its lawful custodian. How could probable cause be established to issue an arrest warrant when the order transferring custody could not be proved to have been received by Mother and Father? It could not.

Even if the court found the children were not attending school, which it did not, the remedy of removing them from their parents is an unduly harsh response to the infraction committed. As recently as the June 25, 2019 permanency review order, Mother and Father were noted to have made substantial progress with dependency court requirements and the children were safe with them. The last time a CYF caseworker saw the children, on September 18, 2019, the children were safe with Mother and Father, and the RV was safe and adequate as a home for them. During the December 9, 2019 hearing, no credible evidence was presented showing the children’s safety, or their physical, mental and moral welfare was at risk. Removal of children from such parents based merely on a period of truancy is not a lawful consequence in any other context. Under the Public School Code, only a fine, community service and attendance at a truancy prevention program are the statutory penalties. 24 P.S. § 13-1333.3. Significantly, Mr. M., as the father of one of the children at issue, did not advocate removal of T.M. from Mother.

Furthermore, the intended result of the transfer, the arrest of Mother and Father, the forced removal of their six children, the children’s transportation, likely across a continent, and mandated residence with strangers in an unfamiliar setting, would create unwarranted stress on the children. Placing such foreseeable trauma on these children is antithetical to dependency court’s purpose to create a disposition in a child’s best interests, “best suited to the...mental and moral welfare of the child.” 23 Pa.C.S. § 6351(a). These children would likely neither forgive those who knowingly caused them such hardship, nor forget the sudden cleaving of their lives. The GAL’s argument at the October 3, 2019 hearing that a bench warrant should not be issued against Father was premised, in part, to prevent this type of governmentally induced trauma from being inflicted. The court accepted the correctness of that argument. It continues to be correct. Trauma to these children must be avoided if possible.

Although removal of the children from Mother and Father would surely punish them for violating the court’s order requiring them not to leave Chester County without permission, punishment of parents is not a purpose of dependency court. There are occasions when an available legal remedy appears to be inadequate to redress wrongful conduct. It is never appropriate, however, for a court to manipulate the law or facts to create a response deemed more acceptable to the jurist or litigants. In the present case,

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the transference of custody from Mother and Father to CYF may appear to vindicate the authority of the court in the face of a blatant disregard of its underlying dependency order, but it would be unlawful, unwise and unjust. The truest measure of one's fitness to exercise authority is in the forbearance of its use.

Conclusion

For the foregoing reasons, the court respectfully suggests that the December 11, 2019 order for termination of court supervision be affirmed.

BY THE COURT:

2/3/20

Date

/s/ John L. Hall, P.J.

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CLERK OF THE ORPHANS' COURT
DIVISION OF THE COURT OF COMMON PLEAS
CHESTER COUNTY, PENNSYLVANIA

NOTICE OF FILING ACCOUNTS
ACCOUNTS LISTED FOR AUDIT ON
WEDNESDAY, FEBRUARY 3, 2021
Courtroom 19 at 9:00 A.M. PREVAILING TIME

THE HONORABLE ALLISON BELL ROYER

Notice is hereby given to all parties interested, that accounts in the following matters have been filed in the Office of the Clerk of the Orphans' Court Division of the Court of Common Pleas of Chester County, Pennsylvania for AUDIT, CONFIRMATION AND DISTRIBUTION at the above date, time and place. At that time and place interested parties, claimants and objectors to the same will be heard.

IN RE: JOHN A. SCHORN **1520-0549**
FIRST AND FINAL ACCOUNT
OF: JOHN A. SCHORN, PRIMARY
ATTORNEY(S):
CHRISTOPHER L TURNER, ESQUIRE

ESTATE OF WILLIAM USSLER JR, DECEASED **1511-0366**
FIRST AND FINAL ACCOUNT
OF: CHRISTINE E. USSLER, TRUSTEE
ATTORNEY(S):
PETER EDWARD IORIO, ESQUIRE

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CHANGE OF NAME NOTICE

IN THE COURT OF COMMON PLEAS CHESTER COUNTY, PENNSYLVANIA

CIVIL ACTION

LAW NO. 2020-08841-NC

NOTICE IS HEREBY GIVEN that the name change petition of Louise Leiby was filed in the above-named court and will be heard on Monday, March 1, 2021 at 2:00 PM, in Courtroom 3 at the Chester County Justice Center, 201 West Market Street, West Chester, Pennsylvania.

Date of filing the Petition: Wednesday, November 25, 2020

Name to be changed from: Louise Leiby to: Blu Lisicky

Any person interested may appear and show cause, if any they have, why the prayer of the said petitioner should not be granted.

Karen P. Reynolds, Esquire, Attorney for the Petitioner

Reynolds Family Law, LLC

101 Lindenwood Drive Suite 225

Malvern, PA 19355

CHANGE OF NAME NOTICE

IN THE COURT OF COMMON PLEAS CHESTER COUNTY, PENNSYLVANIA

CIVIL ACTION

LAW NO. 2020-09569-NC

NOTICE IS HEREBY GIVEN that the name change petition of Olivia Julia Pagliaro was filed in the above-named court and will be heard on Monday, March 22, 2021 at 2:00 PM, in Courtroom 4 at the Chester County Justice Center, 201 West Market Street, West Chester, Pennsylvania.

Date of filing the Petition: Thursday, December 31, 2020

Name to be changed from: Olivia Julia Pagliaro to: Olivia Pagliaro Russo

Any person interested may appear and show cause, if any they have, why the prayer of the said petitioner should not be granted.

CORPORATION NOTICE

NOTICE IS HEREBY GIVEN THAT Articles of Incorporation were filed with and approved by the Department of State of the Commonwealth of Pennsylvania on the Wednesday, October 7, 2020 for Peculiar antiques and oddities Inc in accordance with the provisions of the Pennsylvania Business Corporation Law of 1988. The purpose or purposes for which it was organized are: ecommerce retail.

CORPORATION NOTICE

NOTICE IS HEREBY GIVEN THAT Articles of Incorporation were filed with and approved by the Department of State of the Commonwealth of Pennsylvania on the December 15, 2020 for William Dunleavy Inc. in accordance with the provisions of the Pennsylvania Business Corporation Law of 1988.

Arthur L. Sagnor III, Esq., Solicitor

CORPORATION NOTICE

NOTICE IS HEREBY GIVEN THAT Articles of Incorporation were filed with and approved by the Department of State of the Commonwealth of Pennsylvania on the December 11, 2020 for Shelly's Service Center Inc. in accordance with the provisions of the Pennsylvania Business Corporation Law of 1988.

Arthur L. Sagnor III, Esq., Solicitor

DISSOLUTION NOTICE

Notice is hereby given that the Board of Directors and Shareholders of Moors Awards, Inc., a PA Professional Corp., having its registered office at 873 E Baltimore Pike #771, Kennett Square, PA 19348, in accordance with the provisions of the PA Business Corp. Law of 1988, as amended, have voted to wind up its affairs, so that its corporate existence shall be ended upon the proper filing of the Articles of Dissolution and the issuance of a Certificate of Dissolution by the Dept. of State of the Commonwealth of PA.

DISSOLUTION NOTICE

NOTICE IS HEREBY GIVEN that Ramnath & Wheatcraft, P.C. is to be formally dissolved. The last registered address of the corporation was 740 Springdale Ave., Suite 150, Exton, PA 19341. Inquiries regarding the dissolution should be forwarded to Stephen D. Potts, Esq.
Herr Potts & Potts
200 Eagle Road, #106
Wayne, PA 19087

ESTATE NOTICES

Letters Testamentary or of Administration having been granted in the following Estates, all persons having claims or demands against the estate of the said decedents are requested to make known the same and all persons indebted to the said decedents are requested to make payment without delay to the respective executors, administrators, or counsel.

1st Publication

BAUMAN, Louise A., late of Oxford Borough. Leslie A. Simpers, care of L. PETER TEMPLE, Esquire, P.O. Box 384, Kennett Square, PA 19348, Executrix. L. PETER TEMPLE, Esquire, Larmore Scarlett LLP, P.O. Box 384, Kennett Square, PA 19348, atty.

D'ANJOLELL, SR., James W., late of West Whiteland Township. Margaret M. D'Anjolell, care of MICHAEL C. McBRATNIE, Esquire, P.O. Box 673, Exton, PA 19341-0673, Administratrix. MICHAEL C. McBRATNIE, Esquire, Fox Rothschild LLP, P.O. Box 673, Exton, PA 19341-0673, atty.

DAMPMAN, Clair A., late of North Coventry Township. Gerald W. Dames, Jr., 1026 Ellis Woods Rd., Pottstown, PA 19465, Executor. JOHN A. KOURY, JR., Esquire, O'Donnell, Weiss & Mattei, PC, 41 E. High St., Pottstown, PA 19464, atty.

DUZER, Robert Van, late of New Garden Township. Robert Van Duzer and Jean Van Duzer, care of L. PETER TEMPLE, Esquire, P.O. Box 384, Kennett Square, PA 19348, Executors. L. PETER TEMPLE, Esquire, Larmore Scarlett LLP, P.O. Box 384, Kennett Square, PA 19348, atty.

GALLAGHER, Joan D., late of East Goshen Township. Gregory T. Lynam, care of DENISE M. ANTONELLI, Esquire, 17 E. Gay Street, Suite 100, P.O. Box 562, West Chester, PA 19381-0562, Executor. DENISE M. ANTONELLI, Esquire, Gawthrop Greenwood, PC, 17 E. Gay Street, Suite 100, P.O.

Box 562, West Chester, PA 19381-0562, atty.

KINGSBURY, Barbara, late of New Garden Township. Stacey Kingsbury, 535 London Tract Road, Landenberg, PA 19350, Executrix.

LENTINI, Clara E., late of Honey Brook Township. Janet J. Satterthwaite, Esq., 110 Hopewell Rd. Ste. 200, West Chester, PA 19335, Executor.

LEUCHAK, Walter P., late of East Coventry Township. Catherine Ann Rupert, 296 Harley Rd., Pottstown, PA 19465 and Mary Rebecca Leuchak, 50 Boylston Ave., Providence, RI, 02906, Co-Executors. LEE F. MAUGER, Esquire, 1800 E. High St., Suite 375, Pottstown, PA 19464, atty.

LONG, Shirley C., late of Wallace Township. Lois Rajcan, care of DENISE M. ANTONELLI, Esquire, 17 E. Gay Street, Suite 100, P.O. Box 562, West Chester, PA 19381-0562, Executor. DENISE M. ANTONELLI, Esquire, Gawthrop Greenwood, PC, 17 E. Gay Street, Suite 100, P.O. Box 562, West Chester, PA 19381-0562, atty.

MANNION, William Luke, a/k/a William L. Mannion, Jr. and William L. Mannion, late of East Goshen Township. James F. Mannion, 840 First Ave., Ste. 100, King of Prussia, PA 19406-1459, Executor. JAMES F. MANNION, Esquire, Mannion Prior, LLP, 840 First Ave., Ste. 100, King of Prussia, PA 19406-1459, atty.

ROOK, Theresa Louise, a/k/a Theresa Louise Mazeiko, late of Willistown Township. Natasha A. Williams, 197 W. Pine St., Mount Carmel, PA 17851 and Kristen M. Juzaitis, 216 Belvenshire Way, Holly Springs, NC 27540, Executrices. WILLIAM J. GALLAGHER, Esquire, MacElree Harvey, LTD., 211 E. State St., P.O. Box 363, Kennett Square, PA 19348-3111, atty.

ROSENTHAL, James W., late of Birmingham Township. Barbara Santilli, care of JOSEPH A. BELLINGHERI, Esquire, 17 W. Miner St., West Chester, PA 19832, Executrix. JOSEPH A. BELLINGHERI, Esquire, MacElree Harvey, LTD., 17 W. Miner St., West Chester, PA 19832, atty.

SENA, Mary G., late of East Bradford Township. Tara Sena Savarise, care of JAMES T. OWENS, Esquire, P.O. Box 85, Edgemont, PA 19028, Executor. JAMES T. OWENS, Esquire, P.O. Box 85, Edgemont, PA 19028, atty.

SHUTE, Mary L., late of East Caln Township. Sara E. Shute, care of CATHERINE T. DUFFY, Esquire, 300 W. State St., Ste. 300, Media, PA 19063, Executrix. CATHERINE T. DUFFY, Esquire, Eckell, Sparks, Levy, Auerbach, Monte, Sloane, Matthews &

Auslander, P.C., 300 W. State St., Ste. 300, Media, PA 19063, atty.

THOMPSON, Eleanor S., late of East Bradford Township. William S. Thompson, III, care of NEIL W. HEAD, Esquire, 218 West Miner Street, West Chester, PA 19382, Executor. NEIL W. HEAD, Esquire, Klein, Head, Barnes & Wood, LLP, 218 West Miner Street, West Chester, PA 19382, atty.

WHITE, William R., late of West Goshen Township. Dena W. Douglas, care of RICHARD I. TORPEY, Esquire, 2444 Huntingdon Pike, Bethayres, PA 19006, Executrix. RICHARD I. TORPEY, Esquire, Howland, Hess, Guinan, Torpey, Cassidy, O'connell & Birnbaum, LLP, 2444 Huntingdon Pike, Bethayres, PA 19006, atty.

ZAVALA, Carlos, late of Oxford. Marie E. Zavala, 2000 Baltimore Pike, Oxford, PA 19363 and Magaly Zavala Villa, 336 Street Road, Oxford, PA 19363, Executors. SAMUEL A. GOODLEY, III, Esquire, Sam Goodley Law LLC, 208 East Locust Street, PO BOX 80, Oxford, PA 19363, atty.

2nd Publication

DIORIO, JR., Charles Joseph, late of Tredyffrin Township. Charles Joseph Diorio, III, care of JEAN WHITE E. JONES, Esquire, 130 W. Lancaster Ave., Wayne, PA 19087, Administrator. JEAN WHITE E. JONES, Esquire, Butera & Jones, 130 W. Lancaster Ave., Wayne, PA 19087, atty.

EAST, Joan E., a/k/a Joan East, late of Tredyffrin Township. Raymond J. McKenzie, care of GUY F. MATTHEWS, Esquire, 300 W. State St., Ste. 300, Media, PA 19063, Executor. GUY F. MATTHEWS, Esquire, Eckell, Sparks, Levy, Auerbach, Monte, Sloane, Matthews & Auslander, P.C., 300 W. State St., Ste. 300, Media, PA 19063, atty.

FRANKLIN, Walter J., late of Malvern. Elizabeth Zinszer (nee Franklin), 50 Markel Road, Malvern, PA 19355, Executrix.

GENTRY, W. Richard, late of West Whiteland Township. Alissa Flota, care of MARILYN SEIDE MITCHELL, Esquire, 200 Eagle Rd., Ste. 106, Wayne, PA 19087, Administratrix. MARILYN SEIDE MITCHELL, Esquire, Herr, Potts & Potts, 200 Eagle Rd., Ste. 106, Wayne, PA 19087, atty.

GETTZ, JR., Frazier Horton, a/k/a F. Horton Gettz, late of Caln Township. Michael J. Gettz and Thomas D. Gettz, care of KRISTEN R. MATTHEWS, Esquire, 17 W. Miner St., West Chester, PA 19382, Executors. KRISTEN R. MATTHEWS, Es-

quire, MacElree Harvey, LTD., 17 W. Miner St., West Chester, PA 19382, atty.

GOMEZ, Robert L., late of Uwchlan Township. Natalie B. Gomez, care of MATTHEW L. CONLEY, Esquire, 300 North Pottstown Pike, Suite 220, Exton, PA 19341, Executrix. MATTHEW L. CONLEY, Esquire, Conley Law Practice, LLC, 300 North Pottstown Pike, Suite 220, Exton, PA 19341, atty.

HELLER, Elizabeth M., late of Downingtown Borough. Laurel L. Swede, care of DENNIS B. YOUNG, Esquire, 430 W. First Ave., Parkesburg, PA 19365, Executrix. DENNIS B. YOUNG, Esquire, 430 W. First Ave., Parkesburg, PA 19365, atty.

KLEIN, P. Richard, late of West Chester. Jennifer L. Tuori, care of W. PETER BARNES, Esquire, 218 West Miner Street, West Chester, PA 19382, Executor. W. PETER BARNES, Esquire, Klein, Head, Barnes & Wood, LLP, 218 West Miner Street, West Chester, PA 19382, atty.

LONDRILLO, Tommaso A., a/k/a Tom Londrillo, late of East Goshen Township. Kathy Ann Londrillo, care of JOHN M. CLOSE, Esquire, 933 Linda Vista Dr., West Chester, PA 19380, Administratrix. JOHN M. CLOSE, Esquire, 933 Linda Vista Dr., West Chester, PA 19380, atty.

MATUS, David R., late of West Brandywine Township. Jeffrey D. Matus, care of BARRY S. RABIN, Esquire, 797 E. Lancaster Avenue Suite 13, Downingtown PA 19335, Personal Representative. BARRY S. RABIN, Esquire, The Law Firm of Barry S. Rabin, 797 E. Lancaster Avenue Suite 13, Downingtown PA 19335, atty.

NELSON, Carroll Stewart, late of West Chester. Craig F. Nelson & Janice N. Yakonick, care of ROBERT M. DiORIO, Esquire, 21 West Front Street, Media, PA 19063, Co-Executors. ROBERT M. DiORIO, Esquire, DiOrio & Sereni, LLP, 21 West Front Street, Media, PA 19063, atty.

OATES, Joan R., late of Pennsbury Township. William B. Oates, Jr., 19 Greathouse Bend, Little Rock, AR 72207, Executor. ROBERT L. PINTO, Esquire, 11 West Third Street, Media, PA 19063, atty.

POLUCH, Caroline M., late of West Bradford Township. Anthony J. Poluch, Jr., care of DAWSON R. MUTH, Esquire, P.O. Box 565, West Chester, PA 19381-0565, Executor. DAWSON R. MUTH, Esquire, Lamb McErlane, PC, P.O. Box 565, West Chester, PA 19381-0565, atty.

POWELL, Clinton R., late of West Goshen Township. Sean M. Powell, care of DAWSON R. MUTH, Esquire, P.O. Box 565, West Chester, PA

19381-0565, Administrator. DAWSON R. MUTH, Esquire, Lamb McErlane, PC, P.O. Box 565, West Chester, PA 19381-0565, atty.

SENA, Mary G., late of East Bradford Township. Tara Sena Savarise, care of JAMES T. OWENS, Esquire, P. O. Box 85, Edgemont, PA 19028, Executrix. JAMES T. OWENS, Esquire, P. O. Box 85, Edgemont, PA 19028, atty.

3rd Publication

BAILY, Virginia M., late of Penn Township. Alan C. Baily, care of NEIL W. HEAD, Esquire, 218 West Miner Street, West Chester, PA 19382, Executor. NEIL W. HEAD, Esquire, Klein, Head, Barnes, & Wood, LLP, 218 West Miner Street, West Chester, PA 19382, atty.

BARBER, Arzelia A., a/k/a Arzelia A. Greenly-Barber, late of Valley Township. Marsha Barber London, 146 Highland Ave., Coatesville, PA 19320. HENRI P. MARCIAL, Esquire, Marcial & Haye, 101 Lindenwood Dr., Suite 225, Malvern, PA 19355, atty.

COULL, James, late of Schuylkill Township. John Coull, 162 Adeline Place, Langhorne, PA 19047 Personal Representative.

DAVIS, Charles William, late of Lower Oxford. Charles Anthony Davis, care of VINCENT CAROSELLA, JR., Esquire, 882 South Matlack Street, Suite 101, West Chester, PA 19382-4505, Executor. VINCENT CAROSELLA, JR., Esquire, Carosella & Associates, P.C., 882 South Matlack Street, Suite 101, West Chester, PA 19382-4505, atty.

DOMENICK, Barbara W., a/k/a Barbara Domenick, a/k/a Barbara Joan Domenick, late of Tredyffrin Township. Michael Domenick, 589 Chestnut Hill Rd., York, PA 17402, Administrator C.T.A.. THOMAS W. FLYNN III, Esquire, Crawford Diamond Flynn LLC, 19 Waterloo Avenue, Berwyn, PA 19312, atty.

HALL, C. Nelson, late of Upper Oxford Township. Russell D. Hall, care of JEFFREY P. BRYMAN, Esquire, 213 E. State Street, Kennett Square, PA 19348, Executor. JEFFREY P. BRYMAN, Esquire, Brutscher Foley Milliner Land & Kelly, LLP, 213 E. State Street, Kennett Square, PA 19348, atty.

HELLEBUSH, Sue Ellithorp, late of East Goshen Township. Sarah L. Hellebush & John C. Hellebush, Jr., care of ANTHONY MORRIS, Esquire, 118 W. Market Street, Suite 300, West Chester, PA 19382-2928, Co-Executors. ANTHONY MORRIS, Esquire, Buckley Brion McGuire & Morris LLP, 118 W. Mar-

ket Street, Suite 300, West Chester, PA 19382-2928, atty.

HUFF, Joseph A., late of Pottstown. Joseph P Huff, 2356 E High St., Pottstown, PA 19464, Executor.

JOHNSON, Betty Z., late of Willistown Township. James M. Caldwell, Jr., care of ANTHONY MORRIS, Esquire, 118 W. Market Street, Suite 300, West Chester, PA 19382-2928, Executor. ANTHONY MORRIS, Esquire, Buckley Brion McGuire & Morris LLP, 118 W. Market Street, Suite 300, West Chester, PA 19382-2928, atty.

JOHNSON, James C., late of Birmingham Township. D. Scott Bonebrake, Esquire, care of CHRISTINA B. ROBERTS, Esquire, 3305 Edgmont Avenue, Brookhaven, PA 19015, Executor. CHRISTINA B. ROBERTS, Esquire, Pappano & Breslin, 3305 Edgmont Avenue, Brookhaven, PA 19015, atty.

MAZZIO, Doris M., late of East Fallowfield Township. Margaret M. Snyder, care of JOSEPH S. NESCIO, Esquire, 105 East Evans Street, Evans Building, Suite A, West Chester, PA 19380, Executrix. JOSEPH S. NESCIO, Esquire, Nescio & Seace, LLP, 105 East Evans Street, Evans Building, Suite A, West Chester, PA 19380, atty.

OBRIEN, Joyce Oak, a/k/a Joyce Evelina Marie Oak, late of West Brandywine. Gregory S OBrien, 102 Brookhollow Dr., Downingtown, PA 19335 & Debra O Sabation, 521 Cricklewood Dr., State College, PA 16803, Executors.

RODKEY, Velma Atkinson, a/k/a Velma A. Rodkey, a/k/a Velma Rodkey, late of City of Malvern. Glenn Rodkey & Shirley Stanke, care of RYAN M. BORNSTEIN, Esquire, 800 Lancaster Avenue, Suite T-2, Berwyn, PA 19312, Executors. RYAN M. BORNSTEIN, Esquire, Harvey Ballard and Bornstein, LLC, 800 Lancaster Avenue, Suite T-2, Berwyn, PA 19312, atty.

TAYLOR, Dorothy P., late of Pennsbury Township. L. Peter Temple, care of DONALD B. LYNN, JR., Esquire, P.O. Box 384, Kennett Square, PA 19348, Executor. DONALD B. LYNN, JR., Esquire, Larmore Scarlett LLP, P.O. Box 384, Kennett Square, PA 19348, atty.

THOMPSON, Shirley Eileen, late of Easttown Township. Matthew Alexander Thompson, a/k/a Matthew A. Thompson, 8 E. Swedesford Rd., Rm. 131, Malvern, PA 19355, Executor. THOMAS F. TOSCANI, Esquire, Toscani & Gillin, P.C., 899 Cassatt Rd., Ste. 320, Berwyn, PA 19312, atty.

TRUITT, George C., late of West Chester. Daniel George Truitt & Michele Truitt, 1430 Grand Oak Lane, West Chester, PA 19380, Executors. CHARLES W. PROCTOR, III, Esquire, PLA Associates, PC, 1450 E. Boot Road, Building 400D, West Chester, PA 19380, atty.

WILCOX, Bruce, late of Tredyffrin Township. Kelsey J. Kern, care of STEPHEN M. PORTER, Esquire, 17 W. Miner St., West Chester, PA 19382, Executrix. STEPHEN M. PORTER, Esquire, MacElree Harvey, LTD., 17 W. Miner St., West Chester, PA 19382, atty.

ZIEGLER, JR., Gordon S., late of Downingtown. Barbara S. Ziegler, care of W. PETER BARNES, Esquire, 218 West Miner Street, West Chester, PA 19382, Executor. W. PETER BARNES, Esquire, Klein, Head, Barnes, & Wood, LLP, 218 West Miner Street, West Chester, PA 19382, atty.

FACTITIOUS NAME

NOTICE is hereby given, pursuant to Fictitious Names Act of 1982, 54 Pa.C.S. Section 301 et seq., which repealed prior laws on the subject, any entity or entities (including individuals, corporations, partnership or other groups, which conduct any business in Pennsylvania under an assumed or fictitious name shall register such name by filing an application for registration of fictitious name with the Department of State for the conduct of a business in Chester County, Pennsylvania under the assumed or fictitious name, style or designation of

Threshold Athletic Coaching, with its principal place of business at 521 Kimberton Rd., Phoenixville, PA 19460. The application has been (or will be) filed on: Tuesday, December 15, 2020. The name(s) and address(es) of the individual(s) or entity(ies) owning or interested in said business: Threshold Athletics LLC, 521 Kimberton Rd., Phoenixville, PA 19460.

The Evergreen Studio, with its principal place of business at 220 Creamery Rd., Coatesville, PA 19320. The application has been (or will be) filed on: Thursday, December 17, 2020. The name(s) and address(es) of the individual(s) or entity(ies) owning or interested in said business: Ruthann Stoltzfus, 220 Creamery Rd., Coatesville, PA 19320.

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 November 13, 2020 for www.search4ceu.com at 700 Forest Drive Coatesville, PA 19320. The name and address of each individual interested in the business is Jason Dandrea at 700 Forest Drive Coatesville, PA 19320. This was filed in accordance with 54 Pa.C.S. 311.

FOREIGN REGISTRATION STATEMENT

Notice is hereby given that **Extreme Holding Inc.** a foreign corporation formed under the laws of the State of Delaware, where its principal office is located at 111 Lake Dr., Newark, DE 19702, has or will register to do business in Pennsylvania with the Department of State of the Commonwealth of PA, at Harrisburg, PA, on Wednesday, December 30, 2020, under the provisions of the Pennsylvania Business Corporation Law of 1988. Clarion Service Company, Chester County, Solicitors

CORPORATION NOTICE

LIMITED LIABILITY COMPANY

NOTICE IS HEREBY GIVEN that on Tuesday, December 15, 2020 a Certificate of Organization was filed in the Pennsylvania Department of State for **Threshold Athletics LLC**, in accordance with the provisions of the Limited Liability Act of 1994.

NONPROFIT CORPORATION NOTICE

NOTICE IS HEREBY GIVEN that an application was made to the Department of State of the Commonwealth of Pennsylvania, at Harrisburg, Pennsylvania, for the purpose of obtaining a charter of a Nonprofit Corporation which was organized under the provisions of the Pennsylvania Nonprofit Corporation Law of 1988.

The name of the corporation is Bright610. Articles of Incorporation were filed on Wednesday, September 16, 2020

The purpose or purposes for which it was organized are: The purpose is to provide academic equity and equality and inspire students of all ages by connecting impassioned tutors who provide near-peer support and academic mentorship with students to drive success through self-empowerment.

NONPROFIT CORPORATION NOTICE

Valley Forge Classical Academy Charter School has been incorporated under the provisions of the PA Nonprofit Corporation Law of 1988. MacMain, Connell & Leinhauser
433 West Market Street
Suite 200
West Chester, PA 19382

NONPROFIT CORPORATION NOTICE

Brick Lane Community Church has been incorporated under the provisions of the PA Nonprofit Corporation Law of 1988. Law Offices of Edward J. Schwabenland, P.C.
366 North Buck Road
Downingtown, PA 19335

NONPROFIT CORPORATION NOTICE

Notice is hereby given that Articles of Incorporation were filed in the Department of State of the Commonwealth of Pennsylvania, at Harrisburg, Pennsylvania, on the 16th day of May 2001, for the purpose of incorporating a nonprofit corporation under the Pennsylvania Nonprofit Corporation Law or 1988.

The name of the corporation is KENNETT SQUARE KAU LITTLE LEAGUE, INC. The purposes for which it is has been organized are to oversee, operate and manage a community-wide baseball little league to serve youths in the general areas of Kennett Square, Avondale, West Grove and Unionville, Chester County, Pennsylvania, The League will also own a baseball playing field for youths by league terms. In addition, the League anticipates conducting yearly fundraising events in support of the League, to offset and otherwise provide funds for the operation of the League and its participants.

NEIL E. LAND, Solicitor
Brutscher, Brutscher & Foley
213 East State Street
Kennett Square, PA 19348

NONPROFIT CORPORATION NOTICE

Notice is hereby given that Articles of Incorporation were fled with the Commonwealth of Pennsylvania, Department of State on May 1, 2001 for the purpose of forming a nonprofit corporation under the name Unite-4-Life Organization, pursuant to the provisions of the Pennsylvania Non-Profit Corporation Law of 1988, as amended.

The corporation has been organized for the following purposes: To further charitable, and educational purposes within the meaning of Section 501(c)(3) of the Intimal Revenue Code of 1986 including, for such purposes the making of distributions to Organizations that qualify as exempt organizations thereunder.

NONPROFIT CORPORATION NOTICE

Notice is hereby given that Articles of Incorporation were filed with the Pennsylvania Dept. of State on December 28, 2020 for the purpose of forming a non-profit corporation under the name The Isaiah 1:17 Foundation, pursuant to the provisions of the PA Nonprofit Corporation Law of 1988. The purpose for which it was formed is charitable and educational.

3rd Publication of 3

TRUST NOTICE

THE JOHN S. BONK TRUST
U/A/D 2/26/2019
JOHN S. BONK, Deceased
Late of London Grove Township, Chester County, PA

This Trust is in existence and all persons having claims or demands against said Trust or decedent are requested to make known the same and all persons indebted to the decedent to make payment without delay to MARY T. BONK, TRUSTEE, 416 Westview Drive, Avondale, PA 19311, Or to their Attorney: PETER S. GORDON, Esquire Gordon, Fournaris & Mammarella, P.A. 1925 Lovering Avenue Wilmington, DE 19806

1st Publication of 2

**IN THE COURT OF COMMON PLEAS OF
CHESTER COUNTY, PENNSYLVANIA
ORPHANS' COURT DIVISION**

IN RE: B.J.M.

Case Number: AD-20-0060

IN RE: I.R.M.

Case Number AD-20-0061

TO: Melissa Ann Morales

Petitions have been filed by Chester County Department of Children, Youth and Families asking the Orphans’ Court to put an end to all rights you and Hector Morales have to a female minor child, B.J.M. (d.o.b. 7/7/12), and you and Lymus Gray have to a male minor child, I.R.M. (born 11/24/15), and to show cause why the parental rights to these children should not be terminated involuntarily. The Court has awarded Citations on these Petitions for Involuntary Termination of Parental Rights.

The Court has set a Call of the List for Tuesday, February 16, 2021, at 10:00 o’clock A.M., Honorable John L. Hall in Court Room No. 7, Chester County Justice Center, 201 West Market Street, West Chester, Pennsylvania, to determine which day your case will be heard, and to show cause, if any you have, why the relief sought in the Petition should not be granted. You or your lawyer should be present at the Call of the List to find out the specific date that your case will be heard.

If neither you nor your lawyer appears for the Call of the List, you may not find out when your hearing will be.

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 these children 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 Lawyer Reference Service, Chester County Bar Association, 15 West Gay Street, West Chester, PA 19380, Telephone No. (610) 429-1500 to find out where you can get legal help.

You have an important option that may be available to you under Pennsylvania Law. Act 101 of 2010 permits the adoptive parents, child, birth parents and/or relatives to enter into a voluntary Post-Adoption Contact Agreement for continuing contact or communication following a child’s adoption. Contact Chester County Department of Children, Youth, 601 Westtown Road, St. 310, PO Box 2747, West Chester, PA 19380-0990 or phone 610-344-5800.

Thomas Maxwell O’Keefe, Esq.
Attorney for Chester County
Department of Children, Youth and Families

2nd Publication of 2

**IN THE COURT OF COMMON PLEAS OF
CHESTER COUNTY, PENNSYLVANIA
ORPHANS’ COURT DIVISION**

IN RE: B.J.M.

Case Number: AD-20-0060

TO: Hector Lopez

Petitions have been filed by Chester County Department of Children, Youth and Families asking the Orphans’ Court to put an end to all rights you and Melissa Anne Morales have to a female minor child, B.J.M. (d.o.b. 7/7/12), and to show cause why the parental rights to this child should not be terminated involuntarily. The Court has awarded Citations on these Petitions for Involuntary Termination of Parental Rights.

The Court has set a Call of the List for Tuesday, February 16, 2021, at 10:00 o’clock A.M., Honorable John L. Hall in Court Room No. 7, Chester County Justice Center, 201 West Market Street, West Chester, Pennsylvania, to determine which day your case will be heard, and to show cause, if any you have, why the relief sought in the Petition should not be granted. You or your lawyer should be present at the Call of the List to find out the specific date that your case will be heard.

If neither you nor your lawyer appears for the Call of the List, you may not find out when your hearing will be.

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 this 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 Lawyer Reference Service, Chester County Bar Association, 15 West Gay Street, West Chester, PA 19380, Telephone No. (610) 429-1500 to find out where you can get legal help.

You have an important option that may be available to you under Pennsylvania Law. Act 101 of 2010 permits the adoptive parents, child,

birth parents and/or relatives to enter into a voluntary Post-Adoption Contact Agreement for continuing contact or communication following a child's adoption. Contact Chester County Department of Children, Youth, 601 Westtown Road, St. 310, PO Box 2747, West Chester, PA 19380-0990 or phone 610-344-5800.

Thomas Maxwell O'Keefe, Esq.
Attorney for Chester County
Department of Children, Youth and Families

2nd Publication of 2

**IN THE COURT OF COMMON PLEAS OF
CHESTER COUNTY, PENNSYLVANIA
ORPHANS' COURT DIVISION**

Case Number: AD-20-0038 F.A.A.
Case Number: AD-20-0039 H.A.A.

TO: Sheila Ann Dunn

Petitions have been filed by Chester County Department of Children, Youth and Families asking the Orphans' Court to put an end to all rights you and Marc Edward Allen, Sr., have to two female minor children, F.A.A. and H.A.A. (dob 10/30/18) and to show cause why the parental rights to this child should not be terminated involuntarily. The Court has awarded Citations on these Petitions for Involuntary Termination of Parental Rights.

The Court has set a Call of the List for Tuesday, February 16, 2021, at 9:30 o'clock A.M., Honorable John L. Hall in Court Room No. 7, Chester County Justice Center, 201 West Market Street, West Chester, Pennsylvania, to determine which day your case will be heard, and to show cause, if any you have, why the relief sought in the Petitions should not be granted. You or your lawyer should be present at the Call of the List to find out the specific date that your case will be heard.

If neither you nor your lawyer appears for the Call of the List, you may not find out when your hearing will be.

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 these children 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 Lawyer Reference Service, Chester County Bar Association, 15 West Gay Street, West Chester, PA 19380, Telephone No. (610) 429-1500 to find out where you can get legal help.

You have an important option that may be available to you under Pennsylvania Law. Act 101 of 2010 permits the adoptive parents, child, birth parents and/or relatives to enter into a voluntary Post-Adoption Contact Agreement for continuing contact or communication following a child's adoption. Contact Chester County Department of Children, Youth, 601 Westtown Road, St. 310, PO Box 2747, West Chester, PA 19380-0990 or phone 610-344-5800.

Thomas Maxwell O'Keefe, Esq.
Attorney for Chester County
Department of Children, Youth and Families

1st Publication of 3

ESTATE NOTICE

ESTATE OF LAUREN J. LEWIS, late of the Borough of Malvern, Chester County, Pennsylvania, deceased.

Letters of Administration, C.T.A. on the Estate of the above named, LAUREN J. LEWIS, deceased, having been granted to the undersigned on December 23rd, 2020, all persons having claims or demands against the Estate of the said decedent are requested to make known the same, and all persons indebted to the said decedent to make payment without delay to the undersigned Administratrix or Counsel:

Kierstin V. Boivin, Administratrix
504 Jeroma Lane
West Chester, PA 19382
Frank W. Hayes, Esquire
Hayes & Romero
31 South High Street
West Chester, PA 19382

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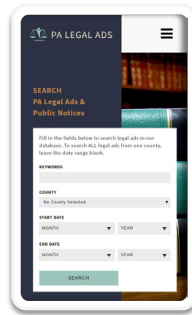
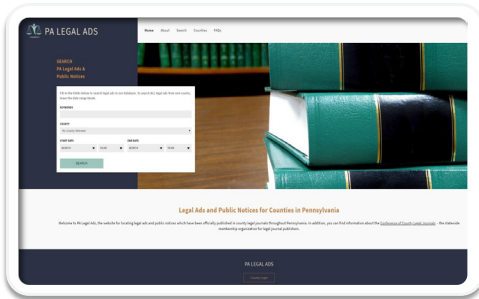
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PALEGALADS.ORG

Allows users to search by keyword, county, and publication date. Examples of ads and notices that can be found on the website include:

- Action to Quiet Title
- Articles of Amendment
- Audit List
- Bankruptcy Filings
- Certificate of Authority
- Change of Name Notice
- Dissolution
- Request for Proposals
- Estate Filings
- Trust Filings
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- Incorporations
- Organization
- Sheriff Sales
- Sunshine Act Meeting Notices
- Miscellaneous Notices
- Notice of Intent to Consider Adoption of Ordinances

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*The Chester County Bar Association can accommodate your needs!
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 Two blocks from the courthouse and right next to the Warner Hotel*



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- Coffee & tea provided

- Classroom seating for 80-100 (full) or 30-40 (half); greater capacity for theater style or reception
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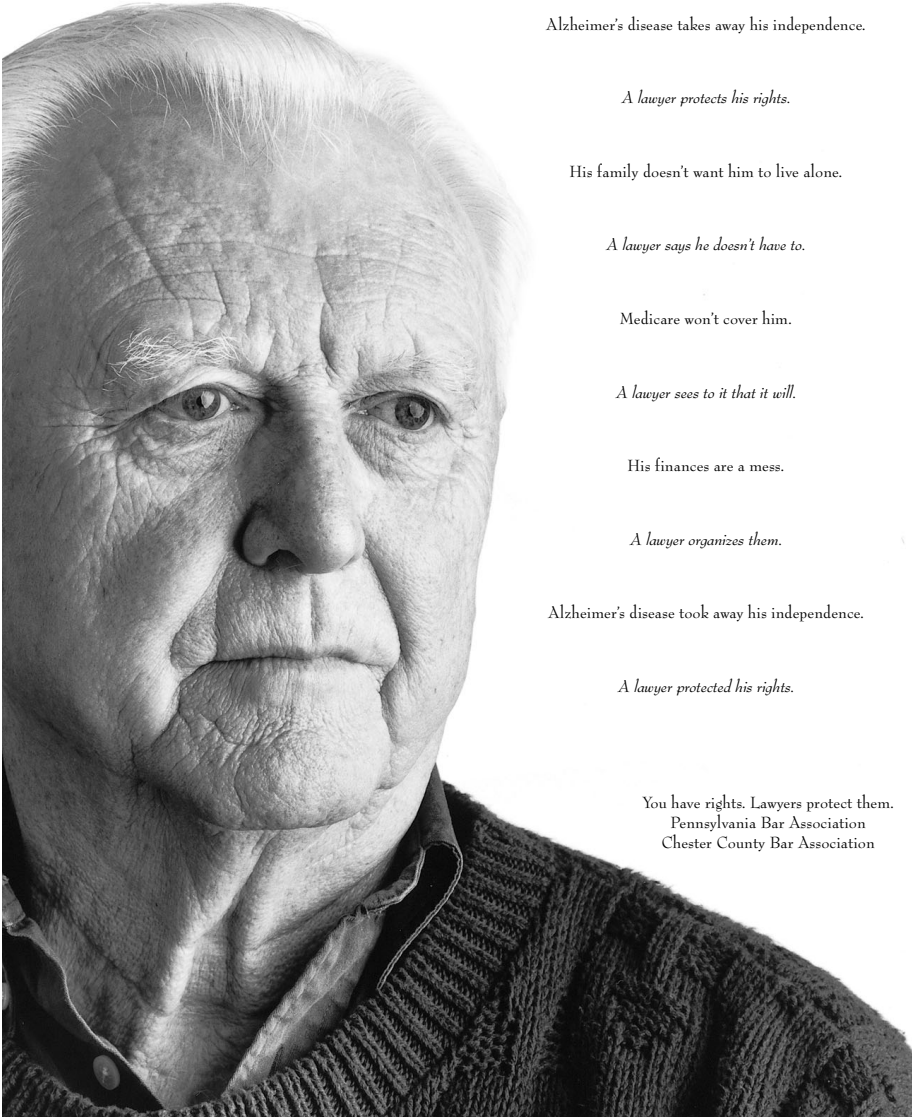
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Alzheimer's disease takes away his independence.

A lawyer protects his rights.

His family doesn't want him to live alone.

A lawyer says he doesn't have to.

Medicare won't cover him.

A lawyer sees to it that it will.

His finances are a mess.

A lawyer organizes them.

Alzheimer's disease took away his independence.

A lawyer protected his rights.

You have rights. Lawyers protect them.
Pennsylvania Bar Association
Chester County Bar Association



**CHESTER COUNTY LAW REPORTER
ADVERTISING RATES**

The Official Legal Publication for Chester County
Legal Advertising Rates effective January 1, 2020

Estate Notices* (3 publications; 1 proof)	\$90.00
Fictitious Name* (1 publication; 1 proof)	\$90.00
Corporation Notices* (including, Dissolution, Charter*, Certificate of Authority, Nonprofit, and Limited Liability (1 publication; 1 proof)	\$90.00
Change of Name Notice* (1 publication; 1 proof)	\$90.00
Adoption Notice (3 publications; 1 proof)	\$200.00
Private Sheriff Sale Notices (1 proof; 1 publication)	\$400.00
County Sheriff Sale Notices (printed monthly; 3 publications)	\$420.00
Annual Tax Sale (County)	\$3.00 per line + layout costs
Orphans' Court Accounts (printed monthly; 2 publications).....	\$70.00 per account
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Additional Proof of Publication	\$15.00

*A standard form is available. Complete online or download form at: www.chescobar.org
Call 610.692.1889 for assistance

COMMERCIAL AND CLASSIFIED RATES:

The Chester County Law Reporter is published weekly, 52 issues per year. Ad copy must be submitted "camera ready" or submitted via e-mail as a TIFF or JPEG file to lawreporter@chescobar.org

For more information: Emily German at 610-692-1889 or egerman@chescobar.org

	Week (1 Issue)	Month (4 Issues)	Quarter (12 Issues)	Year (52 Issues)
Full Page	\$375	\$1,000	\$1,500	\$4,000
1/2 Page	\$275	\$700	\$1,000	\$3,000
1/3 Page	\$175	\$500	\$750	\$2,000

AD DIMENSIONS:

Full Page 4.75 in. W x 7.675 in. L.	1/2 Page 4.75 in W x 3.75 in. L	1/3 Page 4.75 in. W x 2.375 in. L
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(All ads are printed in black and white)

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You and members of your firm will be getting lots of calls this spring, summer and fall from clients, friends, relatives, and acquaintances who have criminal or DWI charges in Atlantic City or at the Jersey Shore.

We have many attorneys who refer to us because they want the job done right and don't want to hear complaints.

They also know that we will not handle only cases in which we are going to make money but also questions and challenges which are not likely to result in us being paid at all. This is a service to referring attorneys who would otherwise spend non-billable hours trying to answer questions out of their field or finding someone who can.

Please forward this to your attorneys and let them know that they can give our number to anyone who has a problem at the Jersey shore or in South Jersey.

You can look at our website which includes videos which tell our story very well at
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Municipal Courts in Cape May County:

Borough of Avalon, Cape May Point, City of Cape May, Dennis Twp, Lower Twp, Middle Twp, North Wildwood, Ocean City, Sea Isle City, Stone Harbor, Upper Twp, West Cape May, West Wildwood, Wildwood City, Wildwood Crest, Borough of Woodbine.



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The cancer clinic gives her a death sentence.

A lawyer says she has the right to live.

Her health plan rejects her claim.

A lawyer says they can't.

Her boss "lets her go."

A lawyer gets her job back.

Her landlord tries to evict her.

A lawyer won't let him.

The clinic gave her a death sentence.

A lawyer gave her hope.

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