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FAYETTE LEGAL JOURNAL

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ESTATE NOTICES

Notice hereby given that letters testamentary or of administration have been granted to the following estates. All persons indebted to said estates are required to make payment, and those having claims or demands to present the same without delay to the administrators or executors named.

Third Publication

ANNA MAY GATCOMB, late of Uniontown,

Fayette County, PA (3)

Executor: David C. Boggs

802 West George Street

Carmichaels, PA 15320 c/o Peacock Keller, LLP

95 West Beau Street, Suite 600

Washington, PA 15301

Attorney: Dorothy A. Milovac

MICHELLE A. GRIBBLE, late of Redstone

Township, Fayette County, PA (3)

Personal Representative:

Richard D. Stevens, III

c/o Dellarose Law Office, PLLC

99 East Main Street, Suite 101

Uniontown, PA 15401

Attorney: Melinda Deal Dellarose

JUNE KEFOVER, late of Jefferson Township,

Fayette County, PA (3)

Co-Executors: Dana B. Kefover and

Vicki Gardner

200 Clark Road Perryopolis, PA 15473

c/o Sweat Law Offices

375 Valley Brook Road, Suite 112

McMurray, PA 15317

Attorney: Sarah Scott

THERESA R. MILLER, a/k/a THERESA ROSE MILLER, late of South Union

Township, Fayette County, PA (3)

Executor: Robert L. Webster, Jr.

c/o Webster & Webster

51 East South Street

Uniontown, PA 15401

Attorney: Webster & Webster

MILDRED TUCCI, late of Uniontown, Fayette

County, PA (3)

Executrix: Denise Tucci c/o 11 Pittsburgh Street Uniontown, PA 15401 Attorney: Thomas W. Shaffer

Second Publication

ARLENE MCCARTY, late of South Union

Township, Fayette County, PA (2)

Administrator: Shawn McCarty and

Terry McCarty

c/o Adams Law Offices, PC

55 East Church Street, Suite 101

Uniontown, PA 15401

Attornev: Jason Adams

MELISSA ANN CHOMIAK, late of Redstone

Township, Fayette County, PA (2)

Administratrix: Nadine Reposkey

c/o Davis & Davis

107 East Main Street

Uniontown, PA 15401

Attorney: James T. Davis

STANLEY MARK EDMUNDS, late of

Luzerne Township, Fayette County, PA (2)

Administratrix: Maria J. Yothers

c/o Davis & Davis

107 East Main Street

Uniontown, PA 15401

Attorney: James T. Davis

MARK A. LIVINGOOD, late of Stewart

Township, Fayette County, PA (2)

Executor: Jason K. Livingood

c/o Davis & Davis

107 East Main Street

Uniontown, PA 15401

Attorney: Gary J. Frankhouser

EDWARD MALDOVAN, a/k/a EDWARD MALDOVAN, late of Menallen Township,

Fayette County, PA (2)

Executor: Jason F. Adams

c/o Adams Law Offices, PC

55 East Church Street, Suite 101 Uniontown, PA 15401

Attorney: Jason Adams

KEVIN J. MCKLVEEN, late of South

Connellsville, Fayette County, PA (2)

Administratrix: Beth Ann Ambrosini

c/o Webster & Webster 51 East South Street

Uniontown, PA 15401 Attorney: Webster & Webster

MARY LOU MOSKAL, a/k/a MARY LOUISE MOSKAL, late of Belle Vernon,

Fayette County, PA (2)

Executor: John F. Trosiek 919 South Curley Street

Baltimore, Maryland 21224

c/o 140 South Main Street #301

Greensburg, PA 15601 Attorney: John Cochran

STEVEN J. WHALEN, late of Connellsville,

Fayette County, PA (2)

Personal Representative: Tabitha L. Whalen

c/o Watson Mundorff, LLP

720 Vanderbilt Road Connellsville, PA 15425

Attorney: Robert A. Gordon

First Publication

JOSHUA ROY DADISMAN, a/k/a JOSHUA R. DADISMAN, late of Menallen Township,

Fayette County, PA (1)

Administratrix: Barbara A. Dadisman 226 Independence Road

Philippi, West Virginia 26416

c/o 1900 Main Street, Suite 225

Canonsburg, PA 15317

Attorney: Richard L. Osberg, III

CLAYTON FRYE, a/k/a CLAYTON LEROY FRYE, late of Redstone Township, Fayette

County, PA (1)

Personal Representative: Suzanne M. Frye c/o Higinbotham Law Offices

68 South Beeson Boulevard

Uniontown, PA 15401

Attorney: James E. Higinbotham

MARILYN J. MCDOWELL, late of Georges

Township, Fayette County, PA (1)

Personal Representative: Bobra Michotte

c/o George & George

92 East Main Street

Uniontown, PA 15401

Attorney: Joseph M. George

THERESA A. RANKER, a/k/a THERESA RANKER, late of Dunbar Township, Fayette County, PA (1)

Co-Executors: Deborah L. Rudnik

212 Russell Street Ext.

Connellsville, PA 15425

John M. Ranker

140 South Main Street, Suite 301

Greensburg, PA 15601

c/o John M. Ranker & Associates, P.C.

140 South Main Street, Suite 301

Greensburg, PA 15601 Attorney: John M. Ranker

GARY RIDER, a/k/a GARY E. RIDER, late

of Luzerne Township, Fayette County, PA (1)

Administratrix: Ronetta Rider

c/o Kopas Law Office

556 Morgantown Road

Uniontown, PA 15401

Attorney: John Kopas

BETTY SULAK, a/k/a BETTY JEAN SULAK, a/k/a BETTY J. SULAK, late of

Fairchance, Fayette County, PA (1)

Executrix: Deborah Sulak c/o John & John

96 East Main Street

Uniontown, PA 15401

Attorney: Anne N. John

LEGAL NOTICES

To: Nichole Riley and Michael Naylor

In Re: G.N., minor child, born August 24, 2021

A petition for involuntary termination of parental rights has been filed asking the court to put an end to all rights you have to your child, G.N., born August 24, 2021. The court has set a hearing to consider ending your rights to your child.

The hearing will be held in the Greene County Courthouse, 10 E. High Street, Waynesburg, PA 15370 on May 13, 2024 at 1:00 p.m. in Courtroom 1 before Judge Jeffry N. Grimes.

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 you 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. Summit Legal Aid, 63 S. Washington Street, Waynesburg, PA 15370; (724) 627-3127 or Lawyer Referral Service, 10 E. High Street, Waynesburg, PA; (724) 852-5237.

This notice given by Greene County Children and Youth Services, 150 Fort Jackson County Building, 19 South Washington Street, Waynesburg, PA 15370.

To: Nichole Riley and Unknown Biological Father

In Re: O.J.L.R., minor child, born May 26, 2016

A petition for involuntary termination of parental rights has been filed asking the court to put an end to all rights you have to your child, O.J.L.R., born February 28, 2007. The court has set a hearing to consider ending your rights to your child.

The hearing will be held in the Greene County Courthouse, 10 E. High Street, Waynesburg, PA 15370 on May 13, 2024 at 1:00 p.m. in Courtroom 1 before Judge Jeffry N. Grimes.

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 you 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. Summit Legal Aid, 63 S. Washington Street, Waynesburg, PA 15370; (724) 627-3127 or Lawyer Referral Service, 10 E. High Street, Waynesburg, PA; (724) 852-5237.

This notice given by Greene County Children and Youth Services, 150 Fort Jackson County Building, 19 South Washington Street, Waynesburg, PA 15370.

CERTIFICATE OF ORGANIZATION

Notice is hereby given that a Certificate of Organization-Domestic Limited Liability Company was filed with the Department of State of the Commonwealth of Pennsylvania, at Harrisburg, Pennsylvania, on March 27, 2024, under the Limited Liability Company Law of 1994. The name of the company is Resolute Productions, LLC.

Blane A. Black, Esquire 223 Second Street Monongahela, PA 15063

CERTIFICATE OF ORGANIZATION

Notice is hereby given that a Certificate of Organization-Domestic Limited Liability Company was filed with the Department of State of the Commonwealth of Pennsylvania, at Harrisburg, Pennsylvania, on March 26, 2024, under the Limited Liability Company Law of 1994. The name of the company is Santoro, LLC.

Blane A. Black, Esquire 223 Second Street Monongahela, PA 15063

IN THE COURT OF COMMON PLEASOF FAYETTE COUNTY, PENNSYLVANIA CIVIL DIVISION No. 472 of 2024, G.D.

JAMES V. SMITH and AMANDA J. SMITH, his wife

Plaintiffs,

1 Idilitiii

ROBERT E. MAYHEW, his heirs, personal representatives, and assigns, generally, and BARBARA A. MAYHEW, her heirs, personal representatives, and assigns, generally,

Defendants.

TO: ROBERT E. MAYHEW and BARBARA A. MAYHEW, their heirs, personal representatives and assigns, generally:

You are hereby notified that the Plaintiffs have filed an action in quiet title at the above number and term in the above mentioned court where it is alleged that they are the owners in fee and in possession of all rights, title and interest in and to in that certain tract of land situate in piece or parcel of land situate in Springhill Township, Fayette County, Pennsylvania, identified as Tax Map Number 36-07-001 I.

Said Action sets forth that the Plaintiffs are the owners in fee simple of the above-described premises. The Action was filed for the purpose of barring all of your right, title and interest, or claim in and to said premises.

NOTICE TO DEFEND

You have been sued in court. If you wish to defend against the claims, you must take action within twenty (20) days after this 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 or for any other claim or relief requested by the plaintiffs. 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 TOOR TELEPHONE THE OFFICE SET FORTH BELOW TO FINDOUT WHERE YOU CAN GET

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

PENNSYLVANIA LAWYER REFERRAL SERVICE PENNSYLVANIA BAR ASSOCIATION 100 South Street P. 0. Box 186 Harrisburg, PA 17108 (800) 692-7375

By G.T. George, Esquire George & George 92 East Main Street Uniontown, PA 15401 724-438-2544

NOTICE OF REVOCABLE TRUST PURSUANT TO 20 PA C.S. SECTION 7755(c)

NOTICE is hereby given of administration of the Walter R. Ferencz and Edyth C. Ferencz Revocable Living Trust dated April 1, 1998, and amended from time to time. The Settlor of the Trust, Edyth C. Ferencz, a/k/a Edythe C. Ferencz, of Washington Township, Fayette County, Pennsylvania, died on November 11, 2023. All persons having claims against Edyth C. Ferencz, a/k/a Edythe C. Ferencz, or the Trust are requested to make the same known to the Trustee or Attorney named All persons indebted to Edyth C. Ferencz, a/k/a Edythe C. Ferencz, or the Trust are requested to make payment without delay to the Trustee or Attorney named below. Michael H. Ferencz, 310 Naomi Road, Favette City, PA 15438, or to Benjamin F. Goodwin, Esquire, Goodwin Como, P.C., 108 N. Beeson Blvd., Suite 400, Uniontown, PA 15401. (1 of 3)

Registers' Notice

Notice by JEFFREY L. REDMAN, Register of Wills and Ex-Officio Clerk of the Orphans' Court Division of the Court of Common Pleas

Notice is hereby given to heirs, legatees, creditors, and all parties in interest that accounts in the following estates have been filed in the Office of the Clerk of the Orphans' Court Division of the Court of Common Pleas as the case may be, on the dates stated and that the same will be presented for confirmation to the Orphans' Court Division of Fayette County on

Monday, April 1, 2024, at 9:30 A.M.

Estate Number	Estate Name	Accountant
2620-0544	LENORA R. MEHAULIC	Brenda Ann Lynn
2620-0086	SHERMAN WAYNE FRIEND	James E. Higinbotham
30-OC-2021	CHARLES M. KESSLER	

Notice is also hereby given that all of the foregoing Accounts will be called for Audit on

Monday, April 15, 2024, at 9:30 A.M.

in Courtroom No. 1 of the **Honorable President Judge Steve P. Leskinen** or his chambers, Second Floor, Courthouse, Uniontown, Fayette County, Pennsylvania, at which time the Court will examine and audit said accounts, hear exceptions to same or fix a time therefore, and make distribution of the balance ascertained to be in the hands of the Accountants.

JEFFREY L. REDMAN Register of Wills and Ex-Officio Clerk of the Orphans' Court Division (1 of 2)

WARMAN ABSTRACT & RESEARCH LLC

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johnfranciswarman@gmail.com

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JUDICIAL OPINION

IN THE COURT OF COMMON PLEAS OF FAYETTE COUNTY, PENNSYLVANIA CRIMINAL DIVISION

COMMONWEALTH OF PENNSYLVANIA

v.

CECIL DAVID BARNHART, JR.,

Defendant.

: No. 976 of 2023

: Honorable Linda R. Cordaro

OPINION AND ORDER

Linda R. Cordaro, J.

January 17, 2024

Before this Court is Defendant's Omnibus Pretrial Motion for suppression and writ of habeas corpus. A hearing on the Motion was held on December 13, 2023. After consideration, and for the following reasons, Defendant's Motion is denied.

FINDINGS OF FACT

The following facts were established according to the testimony of Trooper Michael Reese as given at the December 13, 2023 hearing on the Motion. On July 3, 2022, Trooper Reese was on patrol with his partner, Trooper Strini, when they saw a vehicle with a non-functioning tail light and for which the listed owner had a suspended license. The troopers activated their patrol vehicle lights and initiated a traffic stop.

Trooper Reese approached the vehicle and identified the driver as the Defendant. Two other individuals were in the vehicle as well. The trooper detected the odor of burnt marijuana. Trooper Reese testified that he had experienced fifty (50) to seventy-five (75) cases involving marijuana and that he had been exposed to the odor of fresh marijuana versus the odor burnt marijuana as part of his training. As he spoke with the Defendant, Trooper Reese saw the Defendant's pupils were dilated and his eyes were bloodshot. He asked the Defendant to exit the vehicle and performed a pat-down. The Defendant himself removed an orange tube from his hoodie pocket. The tube contained a substance that had the appearance and odor of marijuana residue.

Trooper Reese asked the Defendant if he had used alcohol or drugs, and the Defendant said that he had earlier in the night. Trooper Reese performed Standard Field Sobriety Tests (SFSTs) and Advanced Roadside Impaired Driving Enforcement CAR-IDE) tests, including the horizontal gaze nystagmus, the walk-and-turn, and the one-leg stand, as well as the ARIDE tests for lack of convergence and modified Romberg. The trooper observed that the Defendant showed multiple signs of impairment, including: five of eight markers for the walk-and-turn; three of four markers for the one-leg stand, such as swaying and using his arms; and eyelid, leg, and body tremors as well as a fast count during the modified Romberg. Trooper Reese testified that he has administered SFSTs between one hundred fifty (150) and two hundred (200) times.

After administering the tests, Trooper Reese believed the Defendant was under the influence of marijuana such that he was not able to safely drive. The Defendant was placed under arrest, read the DL-26 form, and he refused consent to a blood draw. The orange tube was not tested, and there were no laboratory results in evidence. The trooper testified at the hearing that he and his partner had followed the Defendant for one-quarter (1/4) to one-half(1/2) of a mile before initiating the traffic stop, but they observed no erratic driving in that time.

DISCUSSION

The Defendant is charged with DUI of a controlled substance, {1} possession of paraphernalia, {2} and a summary offense for the vehicle light. {3} Defendant's Motion argues that the statements Defendant made while he was outside the vehicle should be suppressed since he was, at the time, subjected to custodial interrogation without the benefit of a Miranda warning. The Motion also argues that the Commonwealth has failed to establish a prima facie case for DUI or possession of paraphernalia.

Suppression

Any evidence obtained by police conduct that violates an individual's constitutional rights may be subject to suppression. The purpose of this "exclusionary rule" is to discourage law enforcement officers from constitutionally violative conduct. Commonwealth v. Santiago, 160 A.3d 814, 827-28 (Pa. Super. Ct. 2017). The exclusion (suppression) of evidence may be appropriate if there has been a violation of fundamental constitutional protections. Commonwealth v. Balliet, 542 A.2d 1000, 1003 (Pa. Super. Ct. 1988) (citing Commonwealth v. Morgan, 534 A.2d 1054, 1056 n. 2 (Pa. 1987)).

The Fourth Amendment to the United States Constitution and Article 1, Section 8 of the Pennsylvania Constitution prohibit unreasonable searches and seizures. Citizen/police encounters that constitute seizures typically fall within two categories, depending upon the degree of restraint on the citizen's liberty: an investigative detention or a custodial detention/arrest. Commonwealth v. Strickler, 757 A.2d 884,889 (Pa. 2000).

The Fifth Amendment to the United States Constitution, as well as Article 1, Section 9 of the Pennsylvania Constitution, provide that individuals shall not be compelled to testify against themselves in criminal cases. As the United States Supreme Court held in Miranda v. Arizona, an accused must be made aware of this right as well as of the consequences that may result if he waives it. 384 U.S. 436,469 (1966). When an individual has been seized in that he is physically denied his freedom of movement in a significant way (or he reasonably believes this to be the case), the Miranda warning is a procedural protection of his constitutional rights. Commonwealth v. Yandamuri, 159 A.3d 503, 519- 20 (Pa. 2017) (citing Miranda, 384 U.S. at 478-79).

^{{1} 75} Pa.C.S.A. § 3802(d)(2)

^{{2} 35} P.S. § 780-113(a)(32)

^{{3} 18} Pa.C.S.A. § 5104

Here, Defendant's position at Count III of the Motion is that he was not free to leave the traffic stop and his freedom was restricted such that any questions posed by the troopers after he exited the vehicle and was subjected to a pat down constituted a custodial interrogation, which required a prior Miranda warning. Defendant argues that because no such warning was given, statements he made outside the vehicle should be suppressed.

However, here, there was no custodial interrogation. Motorists have a statutory obligation to stop a vehicle when a law enforcement officer so directs, and this in itself necessarily restricts the motorist's freedom of movement. Mannion, 725 A.2d at 200; 75 Pa.C.S.A. § 3733(a). A traffic stop typically constitutes an investigative, not a custodial, detention, because it is usually brief and conducted in public view. Id. The analysis of whether a detention was (or became) custodial requires consideration of the totality of circumstances, including: the basis for the detention; the duration of the detention; the location of the detention; whether the suspect was transported against his will (and if so, how far, and why); the method of detention; any show, threat, or use of force; and the investigative methods used to confirm or dispel suspicion. Commonwealth v. Douglass, 539 A.2d 412, 421 (Pa. Super. 1988).

In totality of the circumstances here, the seizure of the Defendant did not rise to the level of a custodial detention. First, the trooper testified that the stop had lasted only about five (5) minutes when he asked the Defendant to exit his vehicle. Second, the Defendant was not transported anywhere else, nor was he confined in the patrol vehicle. Third, the trooper testified that he did not yell or raise his voice at the Defendant. Finally, the Defendant was not in handcuffs, and there is no indication he was physically restrained in any way. Therefore, although the trooper did pose at least one question while the Defendant was detained, this was done in the context of an investigative detention, not a custodial detention, and so no prior Miranda warning was required.

Habeas

A petition for a writ of habeas is "the proper means for testing a pre-trial finding that the Commonwealth has sufficient evidence to establish a prima facie case" against a defendant. Commonwealth v. Scott, 578 A.2d 933, 936 (Pa. Super. Ct. 1990). A pre-trial petition for writ of habeas corpus is similar in its purpose to a preliminary hearing in that it seeks to prevent unlawful detention for a crime which was never committed, or for a crime for which there is no evidence of the accused's connection. Id. at 937. Accordingly, to establish its prima facie case, the Commonwealth must present evidence as to each material element of the crimes charged and establish sufficient probable cause that the accused is the person who committed the offenses. Commonwealth v. McBride, 595 A.2d 589,591 (Pa.1991).

As to the DUI charge (Count I of the Motion), the statute under which the Defendant is charged indicates that the offense occurs when an "individual is under the influence of a drug or combination of drugs to a degree which impairs the individual's ability to safely drive, operate or be in actual physical control of the movement of the vehicle." Defendant argues that the Commonwealth has not presented sufficient evidence of such impairment.

Trooper Reese did testify that he did not observe the Defendant driving erratically prior to the stop. However, as mentioned, the trooper detected the odor of burnt marijuana from the vehicle and observed the Defendant's pupils were dilated and his eyes were bloodshot. In addition, the trooper administered SFSTs and ARIDE tests to the Defendant and observed his performance, noting multiple indicators of impairment. According to the trooper's testimony, he is trained in observing signs of impairment and has experience in as many as 75 cases involving marijuana and as many as 200 cases involving DUI. The trooper testified to his observation of multiple indicators of the Defendant's intoxication on several sobriety tests, including that the Defendant exhibited swaying, tremors, and inability to accurately track the passage of time. An individual's performance on field sobriety tests can inform an officer as to his state of intoxication, which, along with other observations, may form the officer's opinion on the matter. Commonwealth v. Smith, 904 A.2d 30, 37 (Pa. Super. Ct. 2006 (citing Commonwealth v. Ragan, 652 A.2d 925,928 (Pa. Super. 1995)). Here, given the combination of Trooper Reese's training and experience, his observations at the scene, and his assessment of the Defendant's appearance and performance on the sobriety tests, there is sufficient evidence for a prima facie case as charged.

As to the paraphernalia charge (Count II of the Motion), as mentioned, Trooper Reese has training and experience in many cases involving marijuana. Although there are no lab tests to unequivocally establish that the orange tube had marijuana residue in it, based on the trooper's observations, training, and experience, there is sufficient evidence at this stage for a prima facie case.

Therefore, the Court enters the following:

ORDER

AND NOW, this 17th day of January, 2024, in consideration of Defendant's Omnibus Pretrial Motion, it is hereby ORDERED and DIRECTED that Defendant's Motion is DENIED.

The Commonwealth shall list this case for trial.

BY THE COURT: LINDA R. CORDARO, JUDGE

ATTEST: Clerk of Courts 129TH ANNUAL FAYETTE COUNTY BAR ASSOCIATION

BAR BANQUET

FRIDAY, APRIL 26, 2024

5:30 | COCKTAILS & APPETIZERS 6:30 | FABULOUS BUFFET

SIGNATURE COCKTAIL | CEASE AND DESIST

CATERED BY THE YARD

THE GRAYSON HOUSE

157 RIGGIN HILL ROAD UNIONTOWN, PA 15401

RSVP TO THE ASSOCIATION BY APRIL 5 724-437-7994 OR CINDY@FCBAR.ORG NO CHARGE FOR FCBA MEMBERS GUESTS WELCOME/GUEST FEE \$100



LUNCH & LEARN SERIES

The Fayette County Bar Association's next presentation in its Lunch & Learn Series will be:

- Date: Wednesday, April 17th from 12:00 p.m. to 1:30 p.m.
- Location: Courtroom No. 2 of the Fayette County Courthouse
- Discussion topics: Staying Safe and Sound –
 Maintaining a Realistic Work/Life Balance in 2024
- Presenters: Brian S. Quinn, Esquire Lawyers Concerned for Lawyers

CLE Credit

1.5 hours of Ethics CLE credit for the program. The fees are as follows:

Members of the FCBA

- \$5 fee for attendance without CLE Credit
- \$15 fee for attendance with CLE Credit

Attorneys admitted to practice in Pennsylvania after January 1, 2019

• \$5 fee for attendance with CLE Credit

Non-members of the FCBA

- \$15 fee for attendance without CLE Credit
- \$40 fee for attendance with CLE Credit

** All fees to be paid at the door **
A light lunch will be provided.

RSVP

If interested in attending, please call Cindy at the Bar office at 724-437-7994 or email to cindy@fcbar.org on or before Monday, April 15th.

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