IN RE: ADOPTION OF LACKAWANNA COUNTY COURT OF COMMON PLEAS RULES OF

IN THE COURT OF COMMON PLEAS OF LACKAWANNA COUNTY

......

JUDICIAL ADMINISTRATION 5101-5105: GOVERNING THE CUSTODY OF

No. 2024-MISC- 85

EXHIBITS FOR COURT PROCEEDINGS:

...........

## ORDER

AND NOW, this 14th day of February 2024, in accordance with Pa.R.Civ.P. 239 and Pa.R.J.A. 103(c), it is hereby ORDERED and DECREED as follows:

- (a) The Lackawanna County Court Administrator shall distribute two paper copies of the attached proposed Lacka. Co. Rules of J.A. Nos. 5101-5105 to the Legislative Reference Bureau for publication in the Pennsylvania Bulletin. The Court Administrator shall also distribute to the Legislative Reference Bureau a copy of these proposed local rules on a USB Flash Drive, or another agreed upon alternate format that complies with the requirements of 1 Pa. Code § 13.11(b). The effective date of the proposed local rules shall not be less than 30 days after the date of publication of the local rules in the Pennsylvania Bulletin.
- (b) Contemporaneously with publishing the proposed local rules in the Pennsylvania Bulletin, the Lackawanna County Court Administrator shall:
  - file one copy of the proposed local rules with the Administrative Office of the Supreme Court;
    - publish a copy of the proposed local rules on the website of this court or Lackawanna County; and

NOISIAIO IVHE 133 83 iii 5 m thereafter compile the local rules within the complete set of the local rules

no later than 30 days following publication in the Pennsylvania Bulletin. LS ₺ ∀ hl g33 kZ0Z

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- (c) A compilation of local rules shall be kept continuously available for public inspection and copying in the Clerk of Judicial Records office and on the website of this court or Lackawanna County. Upon request and payment of reasonable costs of reproduction and mailing, the court administrator's office shall furnish a person with a copy of the proposed local rules.
- (d) No pleading or other legal paper shall be refused for filing by the Clerk of Judicial Records based on a requirement of a local rule unrelated to the payment of filing fees. No case shall be dismissed nor request for relief granted or denied because of failure to initially comply with these local rules. In any case of noncompliance with these local rules, the court or its designee shall alert the party to the specific provision at issue and provide a reasonable time for the party to comply with the local rule.
- (e) The adoption of Lacka. Co. Court of Common Pleas Rules of Judicial Administration 5101-5105 shall become effective thirty (30) days after the date of their publication in the Pennsylvania Bulletin in compliance with Pa.R.J.A. 103(c)(5)(iii); and
- (f) The Court of Common Pleas of Lackawanna County shall incorporate the attached proposed Local Rules in the complete set of the Lackawanna County Rules of Judicial Administration no later than thirty (30) days following their publication in the Pennsylvania Bulletin.

President Judge Trish Corbett

# Lackawanna County Court of Common Pleas Rules of Judicial Administration:

## Rule 5101. Definitions.

- (a) The following words and phrases when used in these local rules shall have the following meanings, unless the context clearly indicates otherwise, or unless the particular word or phrase is expressly defined in the chapter in which the particular rule is included:
  - (1) "Court Proceeding." Any trial, hearing, argument or similar event before a judge, panel, or hearing officer where evidence, if entered, is on the record. It does not include a proceeding before a magisterial district court, a judicial arbitration matter pursuant to Pa.R.Civ.P. 1301 et seq., a hearing before a register of wills pursuant to Pa.R.O.C.P. 10.3, proceedings before hearing officers in divorce, custody, support, delinquency, and dependency matters unless the hearing officer and counsel of record agree the proceeding shall constitute a court proceeding which shall adhere to Lack. Co. R.J.A. 5101-5105, any hearing or proceeding that can be appealed de novo to the court of common pleas or upon which exceptions or objections can be filed to the court of common pleas or any matter that is not a record proceeding;
  - (2) "Custodian." The person or persons designated by local rule of judicial administration or by the Court during a Court Proceeding, to safeguard and maintain exhibits offered into evidence in a court proceeding. The custodian shall either be a member of court staff, e.g., court reporter, clerk of court, hearing officer, or the proponent of the exhibit. Custodian shall also include the custodian's designee;
  - (3) "Exhibit." A document, record, object, photograph, model, or similar item offered into evidence, whether or not admitted, in a court proceeding;
  - (4) "Judicial District." Lackawanna County;
  - (5) "Local Rule." A local rule of judicial administration, however titled, adopted by the Lackawanna County Court of Common Pleas pursuant to Pa.R.J.A. 103(c);
  - (6) "Proponent." A party seeking the admission of an exhibit into the record in a court proceeding; and
  - (7) "Records Office." The Lackawanna County Clerk of Judicial Records, the Register of Wills or the Clerk of Orphans Court.
  - (b) For any words and phrases not defined by these rules, a meaning may be discerned through examination of its dictionary definition and its legal meaning may be gleaned from its use in an applicable body of law.

Comment: The definition of "court proceeding" includes, but is not limited to, civil and criminal trials, ancillary arguments, and hearings, as well as divorce, custody, support, delinquency, and dependency hearings before hearing officers and made of record.

The definition of "exhibit" includes items admitted into evidence by the court, or rejected by the court, after being offered into evidence by a proponent.

# Rule 5102. Custody of Exhibits. General Provisions.

- (a) During Court Proceedings. A member of the court's staff, or the proponent of the exhibit or the court reporter, shall be designated by the court as the custodian during a court proceeding. The custodian of the exhibit shall secure and maintain all exhibits during a court proceeding, including breaks and recesses, unless otherwise provided in these rules.
- (b) After Court Proceedings. The Court shall designate a member of court staff, the court reporter or the proponent of the exhibit to be designated as the custodian after the court proceeding has concluded.
  - Custodian. The custodian shall:
    - take custody of, including safeguarding and maintaining all documentary exhibits, including but not limited to photographs, and photographs of non-documentary exhibits either admitted or rejected during the court proceeding;
    - (ii) file all documentary exhibits, photographs, and photographs of non-documentary exhibits with the Records Office within five business days of the conclusion of the court proceeding unless otherwise directed by the court; and
    - (iii) secure and maintain all other non-documentary exhibits as:
      - (A) directed by the court; or
      - (B) agreed to by the parties.
  - (2) Index of Exhibits. The custodian who is responsible for filing the exhibits with the Records Office shall include a numbered list of exhibits, and for each exhibit identify the proponent of the exhibit, whether the exhibit was admitted or rejected from evidence, and a textual description or identification of the exhibit in substantial compliance with Form 1 in the attached appendix.
  - (3) Confirmation. If the exhibits are transferred from a court staff-custodian or court reporter-custodian to a proponent-custodian, the court staff-custodian shall confirm that the proponent-custodian has complied with subdivision (b)(1)(ii).

(4) Relief. If the custodian does not file the exhibits as required by subdivision (b)(1)(ii), the proponent, if not designated as the custodian or in possession of the exhibits, may seek appropriate relief with the court.

Comment: Court may direct the proponent of exhibits to secure and maintain exhibits that are bulky, oversized or otherwise physically impractical for the custodian to maintain during court proceedings. See Lack. Co. R.J.A. 5103(c)(3).

Non-documentary exhibits typically will be returned to the proponent at the conclusion of the court proceeding. See Local Rule 5103 for special provisions relating to oversized documents, photographs, non-documentary exhibits, and digital media. If the court has concerns about the proponent's ability to retain an exhibit through the exhaustion of all appeals and post-trial actions, the court may direct other provisions for securing the exhibit. The court should take into consideration the possibility that a proponent may be incapable or unable to maintain and secure an exhibit, as well as the possibility that a proponent may tamper with or otherwise permit the degradation of an exhibit. The court should also consider any cases that may require special instructions for retention of non-documentary exhibits, such as in capital cases.

The exhibit list required by subdivision (b)(2) will enable the parties to easily determine the contents of a case record.

# Rule 5103. Custody of Exhibits. Special Provisions.

- (a) Documentary Exhibits.
  - (1) If a proponent offers into evidence an exhibit such as a letter, report, drawing, map, photograph, or other document that is larger in size than 8-1/2 x 11 inches, the proponent shall ensure that a copy of the document reduced to 8-1/2 x 11 inches (or smaller) is entered into the record.
  - (2) A proponent who provides a reduced copy of an oversized exhibit shall ensure that the reproduced document is clear and capable of further reproduction or transfer to digital media.
- (b) Photographs.
  - (1) If a proponent offers into evidence a photograph, the proponent shall ensure that the original or a copy of the photograph in lieu of the original (no larger in size than 8-1/2 x 11 inches) is entered into the record.
  - (2) A proponent who provides a copy of a photograph shall ensure that the reproduced document is clear and capable of further reproduction or transfer to digital media.
- (c) Non-documentary Exhibits: Generally.

- (1) If a proponent offers into evidence a non-documentary exhibit, the proponent shall ensure that a photograph (no larger in size than 8-1/2 x 11 inches) of the exhibit is entered into the record in lieu of the non-documentary exhibit.
- (2) A proponent who provides a photograph of a non-documentary exhibit shall ensure that the photograph is clear and capable of further reproduction or transfer to digital media.
- (3) If the exhibit is bulky, oversized or otherwise physically impractical for a court staffcustodian or court reporter to maintain; the court may direct that the proponent offering the exhibit maintain custody of the exhibit and secure the exhibit during the court proceeding.
- (d) Non-documentary Exhibits: Weapons, Contraband, Hazardous Materials.
  - (1) In any proceeding in which weapons, cash, other items of value, drugs, or other dangerous materials are offered into evidence, the proponent shall secure the exhibits while the court proceeding is in session, as well as during all breaks and recesses.
  - (2) During the proceeding, the proponent shall exercise all appropriate safeguards necessary to protect the public based on the nature of the exhibit.
  - (3) Exhibits comprised of weapons, cash, other items of value, drugs, or other dangerous materials are prohibited from viewing in the jury room. The court may direct alternative viewing arrangements for such exhibits upon the request of the jury.
- (e) Use of Digital Media. A proponent shall ensure that any exhibit in a digital format, that is entered into the record, is in a format acceptable to the court.
- (f) Duplicates. The court may direct that the original item, and not a duplicate, be entered into the record.

Comment: When documents and photographs are reduced in size and copied to comply with subdivisions (a)-(b) of this rule, the proponent must ensure that the quality of the document or photograph is not compromised. All documentary exhibits must be capable of clear reproduction. Subdivision (b) recognizes that a proponent may have a sentimental attachment to a photograph and may not want to relinquish it for inclusion in the record.

In subdivision (c), non-documentary exhibits comprise a broad spectrum of objects, including, but not limited to, jewelry, clothing, automobiles, furniture, as well as the items listed in subdivision (d).

In subdivision (d), the phrase "weapons, cash, other items of value, drugs, or other dangerous materials" includes, but is not limited to, guns, knives, explosives, controlled substances, narcotics, intoxicants, currency, money, negotiable instruments, toxic materials, and biohazards. For purposes of this rule, "secured" means inaccessible by unauthorized persons. See UJS

Pennsylvania Court Safety Manual for best practices on firearms handling. Judges shall consider additional safety measures if substances, likely to cause bodily harm, are present in the courtroom, for example, fentanyl and its derivatives, or other substances known to be especially lethal or toxic.

Neither documentary exhibits of unusual bulk or weight nor non-documentary exhibits should be transmitted unless authorized by a party or by the prothonotary of the appellate court. See Pa.R.A.P. 1931(c). In the case of exhibits under subdivision (d) of this rule, such exhibits should only be transmitted by law enforcement personnel who are authorized to transport such items to the appellate court.

Regarding the use of media in the courtroom, technology is constantly evolving and judicial districts have access to varying levels of technology. As set forth in subdivision (e), a proponent offering an audio, visual, or computer file into evidence is solely responsible for ensuring the court has the means to access it during a court proceeding. Current technology may include the use of portable formats, such as flash drives and compact discs.

With regard to other limitations on the use of duplicates, see Pa.R.E. 1003.

# Rule 5104. Prohibition.

(a) Prohibition. The automated systems of the Unified Judicial System (e.g., Common Pleas Case Management System, Pennsylvania Appellate Case Court Management System, and PACFile) shall not be used for submitting or storing exhibits as required by this chapter.

# Rule 5105. Confidentiality. Exhibits Under Seal.

- (a) If an exhibit offered into evidence contains confidential information or confidential documents as defined in the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania ("Policy"), the proponent shall give a copy of the exhibit and a certification prepared in compliance with the Policy and any related local rule to the records office no later than five days after the conclusion of the court proceeding.
- (b) Any exhibit sealed by the court during the court proceeding shall not be accessible to the public.

Comment: Subdivision (a) of this rule relates to the confidentiality of information contained in exhibits. Although the Policy does not apply directly to exhibits, important policy considerations are set forth therein, particularly as it relates to personal identification information, as well as highly sensitive financial, medical, and psychological information. While the Policy does not address the handling of non-documentary exhibits, it is expected that parties will adhere to the policy considerations set forth therein and ensure that otherwise confidential information and documents are not made available through the record. Adhering to the guidance of the Policy will ensure that a protected version of the exhibit is maintained in the record for public viewing.

Subdivision (b) recognizes that some exhibits contain such highly sensitive information or images that they are sealed by the court during the court proceeding.

# APPENDIX

# FORM 1 CUSTODIAL LIST OF EXHIBITS

CASE NAME:	
DOCKET NUMBER:	

Exhibit Number	Description of Exhibit	Proponent	Admitted	Rejected	*Bulk Exhibit
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<sup>\*</sup> Indicates photograph of non-documentary exhibits retained by proponent. (E.g., weapons, cash, bulky or oversized items identified in Rule 5103).

# IN THE COURT OF COMMON PLEAS OF LACKAWANNA COUNTY COMMONWEALTH OF PENNSYLVANIA

IN RE: ADMINISTRATIVE ORDER

DISPOSITION OF WEAPONS FOR P.F.A. ORDERS

No.

ACKAWANIA COUNT

OF THE COUNT

OF THE

1. When firearms, other weapons or ammunition are relinquished to the Lackawanna County Sheriff's Office pursuant to a temporary or final protection from abuse order, the party surrendering the firearms, other weapons or ammunition shall be given (1) a signed and dated written receipt in which the relinquished firearms, other weapons or ammunition, are specifically identified in accordance with applicable law; (2) a weapons return form that may be submitted by the defendant upon dismissal or expiration of the temporary or final protection from abuse order; and (3) a change of address form that may submitted by the defendant in the event that he or she moves to a new residence after the date of relinquishment. The receipt, the weapons return form, and the change of address form shall each include the following notice:

Upon dismissal or expiration of a temporary or final protection from abuse order, any firearms, other weapons or ammunition that were relinquished to the Lackawanna County Sheriff's Office pursuant to the order may be claimed by completing and submitting a weapons return form to the Lackawanna County Sheriff's Office. Pursuant to 23 Pa.C.S.A. Section 6108.1(a.4) and 18 Pa.C.S.A. Section 6128(a). If no written request to return or otherwise dispose of the firearms, other weapons or ammunition is made by the lawful owner or the lawful owner's attorney or duly appointed representative after a period of one (1) year from the date of dismissal or expiration of the temporary or final protection from abuse order, the firearms, other weapons or ammunition shall be deemed abandoned and may then be disposed of in accordance with 18 Pa.C.S.A. Section 6128. In order to facilitate any return of firearms, other weapons or ammunition, in the event that the relinquishing party moves to a new residence after the date of

relinquishment, that party must promptly complete and submit a change of address form to the Lackawanna County Sheriff's Office.

- Weapons return forms and change of address forms shall be available at the Lackawanna County Sheriff's Office, Lackawanna County Courthouse, 200 North Washington Avenue, Scranton, PA, 18503.
- 3. In the event that firearms, other weapons or ammunition have been deemed abandoned pursuant to 18 Pa.C.S.A. 5 6128(a), the Lackawanna County Sheriff's Office shall send a written notice to the person who relinquished the firearms, other weapons or ammunition by certified mail, as provided in 18 Pa.C.S.A. 5 1628(c), stating that (1) the firearms, weapons, or ammunition have been deemed abandoned pursuant to 18 Pa.C.S.A. Section 6128(a); and (2) if the recipient of the notice fails to respond to the notice within twenty (20) days, the firearms, weapons or ammunition will be disposed of in accordance with 18 Pa.C.S.A S 6128.
- 4. If the person who relinquished the firearms, weapons or ammunition fails to respond to the notice referenced in paragraph 3 above within twenty (20) days, the Lackawanna County Sheriff's Office may proceed with disposal of the firearms, weapons or ammunition in accordance with 18 Pa.C.S.A. Section 6128.
- The Lackawanna County Sheriff's Office shall comply with all provisions of the Protection from Abuse Act, 23 Pa.C.S.A. Section 6101-22, and the Pennsylvania Uniform Firearms Act, 18 Pa.C.S.A. Section 6101-28, including the amendments thereto set forth in Act 79 of 2018, effective April 10, 2019.

BY THE COURT:

Patricia Corbett President Inda

# **ESTATES**

# **First Notice**

NOTICE IS HEREBY GIVEN that Letters Testamentary in the ESTATE OF DONALD J. BOOTH A/K/A DONALD JOSEPH BOOTH, late of Waverly Township, Lackawanna County, Pennsylvania, have been granted to the undersigned. All persons indebted to said estate are required to make immediate payment and those having claims shall present them for settlement to: TIMOTHY R. BOOTH, EXECUTOR, KEVIN R. GREBAS, Esquire, COLBERT & GREBAS, P.C., 210 Montage Mountain Road – Suite A, Moosic, PA 18507. Date of Death: December 23, 2023

ESTATE OF MARY D. COGLIETTE, DECEASED, late of the City of Scranton, Lackawanna County, Pennsylvania, (died January 11, 2024). Letters Testamentary having been granted, creditors shall make demand and debtors shall make payment to James Cogliette, 1618 Dorothy St., Scranton, PA, 18504 or to Stephen J. Evers, Esq., Attorney for the Estate, 213 R. North State Street, Clarks Summit. PA, 18411.

ESTATE OF ANGELA M. FASCIANA A/K/A ANGELA FASCIANA (died January 1, 2024) formerly of Jessup, Pennsylvania. All persons indebted to the estate shall make payment and those having claims or demands are to present same without delay to the Executrix, Ann Maceyko, or Richard A. Fanucci, Attorney for the Estate, 1711 Main Street, Blakely, PA 18447. RICHARD A. FANUCCI, ESQ.

RE: ESTATE OF DOROTHY LOUISE LOWE a/k/a LOUISE LOWE, late of Clarks Summit, County of Lackawanna, and State of Pennsylvania, deceased, who died on the 3<sup>rd</sup> day of March, 2024. Letters of Administration having been granted to File No. 35-24-00386, all persons having claims or demands against the estate of the decedent shall make them known and present them, and all persons indebted to the decedent shall make payment thereof without delay to Roger Mattes, Jr., Esquire, Mattes & Mattes, P.C., 201 West Main Street, P.O. Box 222, Dalton, PA 18414.

ESTATE OF ROBERT J. MOZDA late of Olyphant, Lackawanna County, Pennsylvania, died on January 21, 2024. Letters of Testament having been granted to Mary Mozda. Creditors shall make demands and debtors shall make payment without delay to Marjorie DeSanto Barlow, Esquire, Attorney for the Estate, Desanto Barlow Law, PC, Professional Arts Building, 327 North Washington Ave., Suite 400. Scranton. PA 18503.

RE: ESTATE OF NICHOLAS PLISHKA, Estate No. 35-24-00154, Deceased, late of Waverly Township, Lackawanna County, PA died January 18, 2024. Notice is hereby given that Letters of Administration have been granted in the above Estate. All persons indebted to said Estate are required to make payments, and those having claims or demands are to present the same without delay to the Administratrix Judith Plishka c/o ATTY. Paul J. LaBelle, 3703 BIRNEY AVENUE, MOOSIC, PA 18507.

JAMES DAVID REESE, late of Dickson City, Lackawanna County, Pennsylvania, who died February 23, 2024, Letters Testamentary in the above Estate having been granted, all persons having claims or demands against the Estate of the James David Reese shall make them known, and present them, and all persons indebted to said James David Reese shall make payment thereof without delay to Mark Reese, Executor, c/o Attorney Scott Lynett, The Law Office of Scott Lynett, 310 Penn Avenue, Scranton, Pennsylvania 18503.

ESTATE OF DELORES REVELLO late of Old Forge, Lackawanna County, Pennsylvania, Deceased. LETTERS OF ADMINISTRATION in the above estate have been granted the undersigned, all persons indebted to said estate are required to make immediate payment, and those having legal claims to present the same without delay to: Kathleen Povanda, Patrick Revello and Marilyn Ferrett Co-Administrators, c/o COGNETTI & CIMINI Attorneys at Law, Suite 800, 538 Biden Street, Scranton, PA 18503-1666.

RE: ESTÂTE OF HENRY WILDING, late of Archbald, Lackawanna County, Pennsylvania (died March 2, 2024). Letters Testamentary in the above estate having been granted, all persons having claims or demands against estate of decedent shall make them known and present them, and all persons indebted to said estate shall make payment thereof without delay to Debra Priorielli, Executrix, or to James W. Reid, Esquire, Oliver, Price & Rhodes, Attorneys for the Estate, 1212 South Abington Road, Clarks Summit, Pennsylvania. 18411.

RE: ESTATE OF MARY WOLFINGER WOEHLING, late of Waverly Township, Pennsylvania (died February 10, 2024). Letters Testamentary in the above estate having been granted, all persons having claims or demands against estate of decedent shall make them known and present them, and all persons indebted to said estate shall make payment thereof without delay to Edward Woehling, Executor, or to James W. Reid, Esquire, Oliver, Price, & Rhodes, Attorney for the Estate, 1212 South Abington Road, Clarks Summit, Pennsylvania 18411.

# **Second Notice**

Notice is hereby given that Letters Testamentary have been granted to Karen Dolan in the **ESTATE OF PAUL BLASKO**, late of Scranton, Pennsylvania, who died on February 13, 2024. All persons indebted to the Estate are requested to make payment and those having claims or demands are to present the same without delay to Karen Dolan, Executor(rix) c/o John P. Finnerty, Esquire, 75 Glenmaura National Boulevard, Moosic, Pennsylvania 18507.

Notice is hereby given that Letters Testamentary have been granted in the ESTATE OF RANDY JOSEPH BLAU, late of Old Forge, Lackawanna County, Commonwealth of Pennsylvania (died January 21, 2024). All persons indebted to the Estate are requested to make payments and all those having claims or demands are to present same, without delay to Zachary Joseph Blau, Executor of the Estate or Sean P. McGraw, Esquire, Attorney for the Estate, 41 N. Main Street, 4th Floor, Carbondale, PA 18407.

ESTATE OF ARLEEN B. GALLAGHER, DECEASED, LATE OF DUNMORE, PENNSYLVANIA (DIED DECEMBER 29, 2023). All persons indebted to said Estate are required to make payment, and those having claims or demands to present the same, without delay, to Dennis A. Wagner, Executor, c/o Attorney Joseph F. Gaughan, 1107 Oram Street, Scranton, PA 18504. LAW OFFICE OF JOSEPH F. GAUGHAN, ESQUIRE, ATTORNEY FOR THE ESTATE

ESTATE OF WILLIAM J. GREENE, DECEASED, late of the Township of North Abington, Lackawanna County, Pennsylvania, (died February 10, 2024). Letters Testamentary having been granted, creditors shall make demand and debtors shall make payment to Richard A. Greene, 268 Green Grove Rd., Scott Twp., PA, 18447, or to Stephen J. Evers, Esq., Attorney for the Estate, 213 R. North State Street, Clarks Summit, PA, 18411. Please do not hesitate to contact us if you have any questions on this matter.

ESTATE OF JANET ANN KALASINSKI A/K/A
JANET KALASINSKI, late of Clarks Summit, Pennsylvania,
Letters of Administration in the above-referenced estate
having been granted, all persons having claims or demands
against the Estate of the Decedent shall make them known
and present them, and all persons indebted to said Decedent
shall make payment thereof without delay to: Julianne Cucura,
Personal Representative, c/o Geff Blake, Esq., BLAKE &
WALSH, LLC, 436 Jefferson Avenue, Scranton, Pennsylvania
18510, Attorney for the Estate.

NOTICE IS HEREBY GIVEN that Letters Testamentary in the ESTATE OF JANET M. MONAHAN A/K/A JANET MONAHAN late of Elmhurst Township, Lackawanna County, Pennsylvania, have been granted to the undersigned. All persons indebted to said estate are required to make immediate payment and those having claims shall present them for settlement to: KATHLEEN MONAHAN, EXECUTRIX, BRENDA D. COLBERT, ESQUIRE, COLBERT & GREBAS, P.C., 210 Montage Mountain Road – Suite A, Moosic, PA 18507, Date of Death: October 18, 2023

ESTATE OF MICHAEL PHILLIPS, Deceased, of 830 N. Sekol Avenue, Ransom Township, PA 18504, died on July 5, 2023. Notice is hereby given that Letters of Administration have been granted in the above Estate. All persons indebted to said Estate are required to make payment; and those having claims or demands are to present the same without delay to Barbara Ann Phillips, Administrator, 1344 Saint Ann Street, Apt. 2, Scranton, PA 18504, and/or Attorney Paul G. Batyko III, 4113 Birney Avenue, Moosic, PA 18507, 570-510-2503 (ph), pbatyko@batykolaw.com (email), 570-392-9044 (fax).

ESTATE OF SAMUEL N. STARR, late of Clarks Summit, Pennsylvania (died 12/19/23). Notice is hereby given that Letters of Testamentary on the above Estate have been granted to Lisa Starr, of Clarks Summit, PA. All persons indebted to the said Estate are required to make payment and those having claims to present the same without delay to the Executrix named herein, or to Patrick N. Coleman, Esquire, Tellie & Coleman, P.C., 310 East Drinker Street, Dunmore, PA 18512.

ESTATE OF CAROLYN TIMLIN, late of Scranton, Lackawanna County, Pennsylvania. Letters Testamentary on the above estate having been granted to Sherri Hoban, all persons indebted to the said estate are requested to make payment, and those having claims to present the same

without delay to her c/o Joseph Kosierowski, Esq. 400 Broad Street, Milford, Pennsylvania 18337.

ESTATE OF JOHN H. VITALE, LATE OF OLD FORGE, LACKAWANNA COUNTY, PA (DIED December 31, 2023), Vanessa Ann Mayorowski, Executrix, or to Donald J. Frederickson, Jr., Esquire, KOBAL & FREDERICKSON, Attorneys for the Estate, 435 Main Street, Moosic, PA. 18507-1017

RE: ESTATE OF WILLIAM VIGILANTE, late of Scranton, Pennsylvania (died September 12, 2023). Notice is hereby given that Letters Testamentary for the Estate of William Vigilante have been issued to Catherine Vigilante, Executrix of the Estate. All those having claims or demands against the Estate or indebtedness owed to the Estate shall present claims or remit payment without delay to the Executrix at 1211 Knollbrook Drive, Lansdale, PA 19446 or to Robert T. Kelly, Jr., Myers, Brier & Kelly, LLP, Attorney for the Estate, 425 Biden Street, Suite 200. Scranton, PA 18503.

NOTICE IS HEREBY GIVEN of the opening of the ESTATE OF ELBERT RUSSEL YORK, deceased, of City of Scranton, Lackawanna County, Pennsylvania, #35-23-01662, date of death on August 3, 2023, Ruthann Romanowski was appointed as Executrix on December 20, 2023. Creditors are to present claims and debtors are to make payments to Anne Marie Howells, Esquire (Attorney for the Estate) 307 West Market Street, Suite #1, Scranton, PA 18508 (570) 344-1088.

# **Third Notice**

ESTATE OF GARY J. APPLEGATE, late of Carbondale, PA, deceased as of January 2, 2024. Letters Testamentary were granted to his widow, Theresa R. Applegate. All persons owing money to the Estate or having claims against the Estate are required to give prompt notice to the Attorney for the Estate, John F. Bradley, Esquire. His office is located at 45 Belmont St., Suite C, Carbondale, PA 18407. His telephone number is (610) 312-1657. His email address is zoomerbrad@gmail.com

RE: ESTATE OF NICOLE COCHRANE, late of Old Forge, Lackawanna County, Pennsylvania (died February 11, 2024). Notice is hereby given that Letters Administration for the Estate have been issued to Tyler Cochrane and Lindsey Cochrane, Co-Administrators of the Estate. All those having claims or demands against the Estate or indebtedness owed to the Estate shall present claims or remit payment without delay to the CO-ADMINISTRATORS, or to John J. McGovern, Jr., Attorney for the Estate, 321 Biden Street - Suite 201, Scranton. PA 18503.

ESTATE OF JAMES M. CURYK a/k/a JAMES CURYK, late of Fell Township, Lackawanna County, PA. Jerilynn Regal, 120 Morse Avenue, Simpson, PA 18407, Executrix; Nicholas A. Barna, 207 Tenth Street, Honesdale, PA 18431, Attorney.

RE: KATHERINE S. HOPKINS, deceased (died December 20, 2023), late of Clark's Summit, Pennsylvania, Lackawanna County. Letters of Testamentary having been granted, creditors shall make demand and debtors shall make payment to David K. Brown, Esquire, Kreder Brooks Hailstone LLP, 220 Penn Avenue, Suite 200, Scranton, Pennsylvania, 18503.

NOTICE IS HEREBY GIVEN that Letters of Administration have been granted to Colleen Jacques, Administratrix of the ESTATE OF MARY ELAINE JACQUES late of Archbald, Lackawanna County, Pennsylvania, who died on January 24, 2024. All persons indebted to said Estate are required to make payment and those having claims to present the same without delay to the Administratrix or to Joseph O. Haggerty, Jr., Esquire of Haggerty Hinton & Cosgrove LLP, 1401 Monroe Avenue, Suite 2, Dunmore, PA 18509

IN RE: ESTATE OF THERESA M. KONECNY, late of Peckville, Lackawanna County Pennsylvania, died January 28, 2024. Notice is hereby given that Letters Testamentary on the above listed Estate to Timothy Keller. All persons indebted to the said Estate are required to make payment and those having claims to present the same without delay to Theresa J. Malski-Pezak, Esquire, 907 Church Street, Jessup, Pennsylvania 18434.

NOTICE is hereby given that Letters Testamentary have been granted in the ESTATE OF VICTOR T. MALLORY, late of Dalton, Lackawanna County (Died 09/08/2023), to Valerie L. Mallory, Mark G. Tunis, Esquire, 709 N. State Street, Clarks Summit, PA 18411. All persons indebted to the said Estate are required to make payment, and those having claims or demands are to present same without delay to the Executor named above.

RE: ESTATE OF JOSEPH JAMES PITTSMAN a/k/a JOSEPH J. PITTSMAN a/k/a JOSEPH PITTSMAN, late of Jermyn, County of Lackawanna, and State of Pennsylvania, deceased, who died on the 2<sup>nd</sup> day of November, 2023. Letters of Administration having been granted to File No. 35-24-00238, all persons having claims or demands against the estate of the decedent shall make them known and present them, and all persons indebted to the decedent shall make payment thereof without delay to Fred Pittsman, 831 Elm St., Olyphant PA 18447, or to Mattes & Mattes, P.C., 201 West Main Street, P.O. Box 222. Dalton, PA 18414.

In the ESTATE OF ROMAYNE ROMYN Romayne Romyn of Dunmore, Lackawanna County, Commonwealth of Pennsylvania. Letters Testamentary in the above estate have been granted to Stanley Zory. All persons indebted to said estate are requested to make prompt payment and all having claims against said estate will present them without delay to: Marissa McAndrew, Esquire, McAndrew Law Offices, PC, 630 Main Street, Forest City, PA 18421, (570) 785 – 3333, Attorney for the Estate.

ESTATE OF WILLIAM J. WEBER, late of Scranton, Lackawanna County, Pennsylvania (died December 17, 2023). Letters Testamentary having been granted, all persons having claims or demands against estate of decedent shall make them known and present them, and all persons indebted to said decedent shall make payment thereof without delay to Kathleen C. Fallon, Executor, 2103 Pittston Avenue, Scranton, Pennsylvania 18505, or to James J. Gillotti, of Oliver, Price & Rhodes, Attorney for the Estate, 1212 South Abington Road, Clarks Summit, Pennsylvania 18411.

IN RE: ESTATE OF ELEANOR WISNESKI, late of Mayfield, Lackawanna County Pennsylvania, died October 7, 2023. Notice is hereby given that Letters of Administration on the above listed Estate to Bonnie Jackson and Leon Wisneski, Jr. All persons indebted to the said Estate are required to make payment and those having claims to present the same

without delay to Theresa J. Malski-Pezak, Esquire, 907 Church Street, Jessup, Pennsylvania 18434.

ESTATE OF MARIÉ ZENOBI, late of Throop, Lackawanna County, PA (died October 3, 2010). Letters of Administration having been granted, all persons having claims or demands against estate of decedent shall make them known and present them, and all persons indebted to said decedent shall make payment thereof without delay to David M. Zenobi, Administrator of the Estate, 610 First Street, Eynon, PA 18403 or to William F. Dunstone, Esquire, 1212 S. Abington Road, Clarks Summit, PA 18411.

#### ARTICLES OF INCORPORATION

CORP. - NOTICE IS HEREBY GIVEN THAT Articles of Inc. were filed with the Commonwealth of PA, Dept. of State for MATTHEW A. BERGER SERVICES COMPANY, INC., a corp. organized under the PA Business Corp. Law of 1988. FOX ROTHSCHILD LLP, Solicitors, 747 Constitution Dr., Ste. 100, P.O. Box 673, Exton, PA 19341-0673 T-1 3/29/24

#### ARTICLES OF INCORPORATION

Notice is hereby given that Articles of Incorporation were filed with the Department of State of the Commonwealth of Pennsylvania, for a corporation which has been incorporated under the provisions of the Business Corporation Law of 1988. The name of the corporation is EcoIndustrial Holdco, Inc.

#### ARTICLES OF INCORPORATION

Notice is hereby given that Articles of Incorporation were filed with the Department of State of the Commonwealth of Pennsylvania, for a corporation which has been incorporated under the provisions of the Business Corporation Law of 1988. The name of the corporation is Keystone Packaging Holdco, Inc. T-1 3/29/24

#### ARTICLES OF INCORPORATION

Notice is hereby given that Articles of Incorporation were filed with the Department of State of the Commonwealth of Pennsylvania, for a corporation which has been incorporated under the provisions of the Business Corporation Law of 1988. The name of the corporation is Northeast Industrial Holdco, Inc. T-1 3/29/24

#### **ARTICLES OF INCORPORATION**

Notice is hereby given that Articles of Incorporation were filed with the Department of State of the Commonwealth of Pennsylvania, for a corporation which has been incorporated under the provisions of the Business Corporation Law of 1988. The name of the corporation is Northeast Penn Supplies Holdco, Inc. T-1 3/29/24

NOTICE

TO: CODY METTIN
Address unknown

#### NOTICE

A petition has been filed asking the Court to put an end to all rights you have to your child C.M., born 2/08/2012, biological child of Heather Hallock. The Court has set a hearing to consider ending your rights to your children. That hearing will be held on April 22, 2024, at 1:30 p.m., at the Lackawanna County Government Center, 123 Wyoming Ave., 1st Fl., Scranton, PA 18503. If you do not appear at this hearing, the Court may decide that you are not interested in retaining your rights to your child and your failure to appear may affect the Court's decision on whether to end your rights to your child. 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 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 OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

Northeastern Pennsylvania Legal Services 33 N. Main Street – Suite 200 Pittston, PA 18640 (570) 299-4100 T-1 3/29/24

#### NOTICE

TO: CODY METTIN
Address unknown

#### NOTICE

A petition has been filed asking the Court to put an end to all rights you have to your child **L.M.**, **born** 6/18/2013, **biological child of Heather Hallock**. The Court has set a hearing to consider ending your rights to your children. That hearing will be held on **April 22**, 2024, at 1:30 p.m., at the Lackawanna County Government Center, 123 Wyoming Ave., 1st Fl., Scranton, PA 18503. If you do not appear at this hearing, the Court may decide that you are not interested in retaining your rights to your child and your failure to appear may affect the Court's decision on whether to end your rights to your child. 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 children may be ended by the Court without your being present. You have a right to be represented at the hearing by a lawyer.

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