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DISSOLUTION NOTICE

NOTICE IS HEREBY GIVEN to all creditors, claimants, or persons interested or who may be affected by the Dissolution of P& L SPORTSWEAR INC. with its registered office located at 950 Bulk Plant Road, Littlestown, PA 17340, that the Directors of the Corporation approved a Plan of Liquidation and Dissolution of the Corporation on or about December 29, 2020, and that the Board of Directors is now engaged in winding up and settling the affairs of the Corporation so that its corporate existence shall be ended by issuance of a Certificate of Dissolution by the Department of State of the Commonwealth of Pennsylvania, under the provisions of the Business

Corporation Law of 1988, and that all claims shall be presented to the corporation, P & L Sportswear Inc., c/o Luan H. Le, 950 Bulk Plant Rd., Littlestown, PA 17340.

The deadline for making any claim shall be sixty (60) days after the date of the first publication of this notice, and the Corporation must receive the claims by that deadline. Any claim which is not timely made shall forever be barred and no payment will be made upon that claim.

3/19

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COMMONWEALTH OF PENNSYLVANIA VS. JESSICA JO SILKS

1. In order to be entitled to PCRA relief, a petitioner must plead and prove by a preponderance of the evidence "ineffective assistance of counsel which, in the circumstances of the particular case, so undermined the truth-determining process that no adjudication of guilt or innocence could have taken place."

2. Petitioner's first allegation of ineffective assistance of counsel is Attorney Rice's failure to file a direct appeal to the Superior Court following sentence on September 26, 2019.

3. Attorney Rice testified based on her conversation with Petitioner, Petitioner did not wish to have her file an appeal. The Court find Attorney Rice's testimony credible and does not find the testimony of Petitioner credible concerning this issue.

4. Petitioner also alleges that Attorney Rice was ineffective for failing to file a pretrial motion for change of venue based on extensive pretrial publicity in the coverage of the case.

5. Attorney Rice testified she advised Petitioner the pretrial publicity had not been extensive and in her opinion the voir dire process would safeguard the rights of Petitioner. Attorney Rice testified that the level of publicity was not so pervasive that Petitioner could not receive a fair trial in Adams County. The Court finds the testimony of Attorney Rice credible on this issue.

6. Petitioner also alleges that Attorney Rice was ineffective for failure to present a mental health defense and for failure to present testimony at trial from Dr. Dattilio concerning his psychological evaluation of Petitioner.

7. Attorney Rice testified that following this evaluation, Dr. Datillio advised Attorney Rice that Petitioner was competent to proceed to trial and that based on Dr. Datillio's evaluation there was no legal basis to file an insanity or mental health defense. Dr. Datillio's report was admitted at the PCRA hearing and corroborates Attorney Rice's testimony that there was no legal basis to present a mental health defense at trial.

8. Petitioner alleges that Attorney Rice dismissed a plea offer on behalf of Petitioner without consulting with Petitioner.

9. Attorney Rice testified she met with Petitioner at the Adams County Adult Correctional Complex on the morning of August 6, 2019, advised Petitioner concerning the prosecutor's latest plea offer, and recommended to Petitioner to accept this plea. Initially Petitioner advised Attorney Rice she would accept this plea during this meeting. On the afternoon of August 6, 2019 Petitioner called Attorney Rice and said she would not accept the plea offer. Attorney Rice's testimony was corroborated by admission of the emails between the prosecutor and Attorney Rice on August 5, 2019 and August 6, 2019. This Court finds the testimony of Attorney Rice credible on this issue.

IN THE COURT OF COMMON PLEAS OF ADAMS COUNTY, PENNSYLVANIA, CP-01-CR-10-2019, COMMONWEALTH OF PENNSYLVANIA VS. JESSICA JO SILKS

Roy A. Keefer, Esquire, District Attorney's Office Thomas R. Nell, Esquire, Attorney for Defendant Wagner, J., March 5, 2021

OPINION

Before this Court is Petitioner Jessica Jo Silks' (hereinafter "Petitioner") Motion for Post Conviction Collateral Relief (hereinafter "PCRA Petition") filed on or about August 7, 2020. For the reasons set forth herein, Petitioner's Motion for Post Conviction Collateral Relief is hereby denied.

BACKGROUND

Testimony developed at the jury trial held on August 8, 2019 and August 9, 2019 revealed the following events occurred. Gladys Kammer (hereinafter "Victim") testified that on December 16, 2018, she resided at 204 West Imperial Drive, Aspers, Adams County, Pennsylvania with her daughter, Petitioner. Petitioner had resided with her for approximately 2 months prior to December 16, 2018. On the morning of December 16, 2018 Petitioner and Victim went to Sunday morning church services and breakfast with a group of people from the church. While at breakfast, Petitioner had Victim's cell phone and had been texting during the meal. Petitioner and Victim returned to Victim's residence after breakfast. Inside the residence, Petitioner became angry and yelled loudly at the Victim, questioning whether Victim and Petitioner's boyfriend (Tony Waldecker) had texted about Petitioner the previous evening. The Victim walked toward her bedroom to get ready for work when the Petitioner called for the Victim from the kitchen. When the Victim entered the kitchen, Petitioner grabbed the Victim's turtleneck with her left hand, pulled the Victim towards her, and Victim observed Petitioner with a knife in her right hand. The Victim grabbed Petitioner's right hand, a struggle occurred for the knife and, during the struggle, Petitioner stabbed the Victim in the neck. The Victim struggled to get the knife away from Petitioner and attempted to get to the front door to leave for help. The Victim was bleeding and was feeling nauseous and faint. The Victim eventually got to the front door but was unable to unlock the door because there were two locks and Petitioner and Victim were still struggling. The Victim managed to get Petitioner to the back door and again attempted to leave for help. Petitioner would not let go of the Victim nor let her leave. The Victim was finally able to get the knife away from Petitioner by slamming her arm against the wall which caused the knife to land on stairs to the basement.

Petitioner calmed down after she lost possession of the knife. At Victim's request, Petitioner called 9-1-1. Emergency services and Pennsylvania State Police arrived within minutes of the 9-1-1 call.

Troopers cleared the house for safety reasons and observed the knife located on the staircase leading to the basement. Lieutenant Matthew Nickey with the Pennsylvania State Police placed Petitioner in handcuffs and provided Miranda warnings to Petitioner. Petitioner told Lieutenant Nickey she learned that the Victim and Tony had been texting which made her upset. At some point in the conversation, Petitioner stated that she hurt the Victim by stabbing her. At no point during the conversation with Lieutenant Nickey did Petitioner use the terms "accident, mistake, or suicide" nor did she mention any attempts of self-harm.

Tony Waldecker testified that he had known Petitioner for about a year, and they had been in a relationship for approximately eight months. Tony testified that Petitioner was living with the Victim during December 2018 and that he had been texting or messaging with both the Victim and Petitioner. During Petitioner's stay with the Victim, Tony began questioning their relationship. Tony and the Victim both believed that Petitioner needed help and had communicated this the night before the assault, through text messages.

Doctor Ebondo Mpinga, a trauma surgeon at Wellspan York Hospital, testified concerning the Victim's treatment on December 16, 2018. Dr. Mpinga testified that she treated the Victim for a stab wound to the left side of Victim's neck. The stab wound was approximately 2 centimeters in length and penetrated a layer of muscle within the neck. The stab wound was located within 1 inch of the Victim's trachea, esophagus, carotid artery and jugular vein, but did not cause trauma. The stab wound was treated with 1 stitch. Dr. Mpinga also treated the Victim for a laceration to her finger.

Petitioner testified concerning the incident on December 16, 2018. Petitioner testified she is 47 years old and was staying at her mother's house during December 2018. Petitioner testified she had been texting with Tony Waldecker through the Victim's cell phone because her cell phone did not have reception at the Victim's residence. Petitioner testified that on December 16, 2018 she was distraught because of relationship issues with Tony, attempted to take her own life by stabbing herself, and the Victim was injured when she tried to intervene and stop Petitioner from harming herself.

During the trial, defense counsel was allowed to elicit testimony from Petitioner, the Victim and Tony Waldecker concerning prior suicide attempts on behalf of Petitioner.

On December 16, 2018 Petitioner was arrested by the Pennsylvania State Police and charged with criminal attempt to criminal homicide, aggravated assault, unlawful restraint and simple assault.

On July 16, 2019 the Commonwealth was granted leave to file an amended criminal information. The amended criminal information was filed on July 22, 2019 and Petitioner was charged with criminal attempt to criminal homicide¹, aggravated assault as a felony of the first degree², aggravated assault as a felony of the second degree³, unlawful restraint as a misdemeanor of the first degree⁴ and simple assault as a misdemeanor of the second degree⁵.

Jury selection was held on August 5, 2019. A jury trial was held on August 8, 2019 and August 9, 2019 and Petitioner was found not guilty of criminal attempt to criminal homicide, guilty of aggravated assault, attempt to cause serious bodily injury as a felony of the first degree, guilty of aggravated assault – bodily injury with a deadly weapon as felony of the second degree, guilty of unlawful restraint as misdemeanor of the first degree and guilty of simple assault as a misdemeanor of the second degree.

On September 26, 2019 this Court sentenced Petitioner to a sentence of 5 to 10 years in a State Correctional Institution on the felony 1 aggravated assault charge and a consecutive sentence of 3 years of probation on the unlawful restraint charge. Following sentence, Petitioner was advised of her post-sentence rights in accordance with Pennsylvania Rule of Criminal Procedure 720. Petitioner did not file a direct appeal.

Petitioner filed a PCRA petition on August 7, 2020. A PCRA prehearing conference was held on September 24, 2020. A PCRA hearing was held on February 10, 2021.

LEGAL STANDARD

In order to be entitled to PCRA relief, a petitioner must plead and prove by a preponderance of the evidence "ineffective assistance of

¹ 18 Pa. C.S. § 901(a)

² 18 Pa. C.S. § 2702(a)(1)

³ 18 Pa. C.S. § 2702(a)(4)

⁴ 18 Pa. C.S. § 2901(a)(1)

⁵ 18 Pa. C.S. § 2701(a)(2)

counsel which, in the circumstances of the particular case, so undermined the truth-determining process that no adjudication of guilt or innocence could have taken place." **42 Pa. C.S.A. § 9543(a)(2)(ii)**. When evaluating claims of ineffective assistance of counsel, counsel is presumed to have been effective and petitioner bears the burden of proving otherwise. *Commonwealth v. Steele*, 961 A.2d 786, 796 (Pa. 2008). As set forth in *Commonwealth v. VanDivner*, 178 A.3d 108 (Pa. 2018):

Additionally, to obtain relief under the PCRA based on a claim of ineffectiveness of counsel, a PCRA petitioner must satisfy the performance and prejudice test set forth in Strickland v. Washington, 466 U.S. 668, (1984). In Pennsylvania, we have applied the Strickland test by requiring a petitioner to establish that: (1) the underlying claim has arguable merit; (2) no reasonable basis existed for counsels' action or failure to act; and (3) the petitioner suffered prejudice as a result of counsel's error, with prejudice measured by whether there is a reasonable probability that the result of the proceeding would have been different. Commonwealth v. Pierce, 786 A.2d 203, 213 (Pa. 2001). Counsel is presumed to have rendered effective assistance, and, if a claim fails under any required prong of the Strickland test, the court may dismiss the claim on that basis. Commonwealth v. Ali, 10 A.3d 282, 291 (Pa. 2010).

Id. at 114. In *Commonwealth v. Roney*, 79 A.3d 595 (Pa. 2013) the Pennsylvania Supreme Court stated:

With regard to the second, reasonable basis element, "we do not question whether there were other more logical courses of action which counsel could have pursued; rather, we must examine whether counsel's decisions had any reasonable basis." *Commonwealth v. Hanible*, 30 A.3d 426, 439 (citation omitted). We will conclude that counsel's strategy lacked a reasonable basis only if the petitioner proves that a foregone alternative "offered a potential for success substantially greater than the course actually pursued." *Commonwealth v. Spotz*, 18 A.3d 244, 259 (citation omitted). To establish the third, the prejudice

element, the petitioner must show that there is reasonable probability that the outcome of the proceedings would have been different but for counsels' action or inaction. *Id.* Counsel will not be found ineffective for failing to raise a meritless claim. *Commonwealth v. Washington*, 97 A.2d 586, 603 (Pa. 2007).

Id. at 604.

DISCUSSION

A PCRA hearing was held on February 10, 2021. Attorney Kristin Rice testified that she has been a practicing criminal defense attorney for thirty-five years and has been the Chief Public Defender of Adams County for the past ten years. Attorney Rice testified concerning her extensive criminal trial experience including conducting approximately 60 jury trials. Attorney Rice represented Petitioner prior to the preliminary hearing through sentence. Attorney Rice's trial strategy was based on Petitioner's position that she was trying to kill herself on December 16, 2018, did not intend to harm her mother and her mother was injured only after she intervened to try and stop Petitioner. In support of Petitioner's defense Attorney Rice successfully argued to allow for the admission of evidence of prior suicide attempts on behalf of Petitioner.

Petitioner's first allegation of ineffective assistance of counsel is Attorney Rice's failure to file a direct appeal to the Superior Court, following sentence on September 26, 2019. Petitioner testified that the Monday after sentence (September 30, 2019) she had a telephone conversation with Attorney Rice and directed Attorney Rice to file an appeal. Attorney Rice testified concerning this telephone conversation with Petitioner shortly after sentence and testified that she had a discussion with Petitioner concerning an appeal. Attorney Rice advised Petitioner the jury trial was successful because she was not convicted of the most serious offense, criminal attempt to criminal homicide. Attorney Rice testified based on her conversation with Petitioner, Petitioner did not wish to have her file an appeal. Attorney Rice testified that there were no appealable issues concerning rulings made during the trial, the Court did not abuse its discretion concerning sentence and there were no meritorious appeal issues. This Court finds Attorney Rice's testimony credible and does not find the testimony of Petitioner credible concerning this issue. Accordingly, this Court finds that on this issue Petitioner has failed to meet any prong of the test for ineffective assistance of counsel.

Petitioner also alleges that Attorney Rice was ineffective for failing to file a pretrial motion for change of venue based on extensive pretrial publicity in the coverage of the case. Petitioner testified she was concerned with newspaper articles concerning the case and requested Attorney Rice file a motion for change of venue. Attorney Rice testified she advised Petitioner the pretrial publicity had not been extensive and in her opinion the voir dire process would safeguard the rights of Petitioner. Attorney Rice testified that the level of publicity was not so pervasive that Petitioner could not receive a fair trial in Adams County. This Court finds the testimony of Attorney Rice credible on this issue. Furthermore, Attorney Rice's decision to not file a motion for change of venue was supported by the voir dire process. During voir dire, only one member of the panel stated they had read a newspaper article concerning the case. A challenge for cause was granted concerning this potential juror. Accordingly, this Court finds that on this issue Petitioner has failed to meet any prong of the test for ineffective assistance of counsel.

Petitioner also alleges that Attorney Rice was ineffective for failure to present a mental health defense and for failure to present testimony at trial from Dr. Dattilio concerning his psychological evaluation of Petitioner. Attorney Rice testified that she had retained Dr. Frank M. Dattilio, a clinical and forensic psychologist, to conduct a psychological evaluation and criminal responsibility assessment of Petitioner. Dr. Dattilio evaluated Petitioner on January 9, 2019, January 10, 2019 and January 28, 2019. Attorney Rice testified that following this evaluation Dr. Dattilio advised Attorney Rice that Petitioner was competent to proceed to trial and that based on Dr. Dattilio's evaluation there was no legal basis to file an insanity or mental health defense. Dr. Dattilio's report was admitted at the PCRA hearing and corroborates Attorney Rice's testimony that there was no legal basis to present a mental health defense at trial. Dr. Dattilio's report was provided to this Court prior to sentence for purposes of mitigation. Therefore, this Court finds that on this issue Petitioner has failed to meet any prong of the test for ineffective assistance of counsel.

Finally, Petitioner alleges that Attorney Rice was ineffective for failing to advise Petitioner of a plea offer from the Commonwealth to

Attorney Rice until after the trial. Petitioner alleges that Attorney Rice dismissed a plea offer on behalf of Petitioner without consulting with Petitioner. Attorney Rice testified that following jury selection on August 5, 2019 she emailed the prosecutor concerning the Commonwealth's latest plea offer. The prosecutor emailed Attorney Rice back the next morning (August 6, 2019) and offered a plea of 4 1/2 years to 10 years with consecutive 5 years of probation on the aggravated assault charge. The prosecutor also agreed to a plea with a cap of 4 1/2 years to 15 years. Attorney Rice testified she met with Petitioner at the Adams County Adult Correctional Complex on the morning of August 6, 2019, advised Petitioner concerning the prosecutor's latest plea offer, and recommended to Petitioner to accept this plea. Initially Petitioner advised Attorney Rice she would accept this plea during this meeting. On the afternoon of August 6, 2019 Petitioner called Attorney Rice and said she would not accept the plea offer. Attorney Rice's testimony was corroborated by admission of the emails between the prosecutor and Attorney Rice on August 5, 2019 and August 6, 2019. This Court finds the testimony of Attorney Rice credible concerning this issue. Accordingly, this argument has no merit.

For the foregoing reasons, Petitioner's Motion for PCRA Relief is denied in its entirety.

ORDER OF COURT

AND NOW, this 5th day of March, 2021, for the reasons set forth in the attached Opinion, Petitioner's P.C.R.A. Petition is denied after hearing.

Petitioner is advised that she has the right to file an appeal to the Pennsylvania Superior Court challenging this Order. If she wishes to do so, she must file an appeal within thirty (30) days of today's date. The appeal must be in writing and must specify the issues which she intends to raise. The Petitioner is advised that Attorney Nell remains her counsel of record in this matter and will file an appeal on her behalf at no charge to her however will not take any act on her behalf unless she specifically makes request to do so.

The Adams County Clerk of Courts Office is directed to serve a copy of this Order and Opinion on counsel of record pursuant to local practice and on the Petitioner by certified mail, return receipt requested.

ESTATE NOTICES

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

FIRST PUBLICATION

ESTATE OF MERLE S. BUCHER, DEC'D

- Late of Straban Township, Adams County, Pennsylvania
- Administratrix: Sharron M. Bucher, 861 Grant Drive, Hanover, PA 17331

ESTATE OF NANCY L. CHRONISTER a/k/a NANCY LOU CHRONISTER, DEC'D

- Late of Cumberland Township, Adams County, Pennsylvania
- Julie A. Hoover, 1785 Yorktowne Drive, Apt. D, York, PA 17408
- Attorney: David K. James, III, Esq., 234 Baltimore Street, Gettysburg, PA 17325

ESTATE OF JOHN E. EVERHART, DEC'D

- Late of Huntington Township, Adams County, Pennsylvania
- Co-Executors: Ronald C. Hoff, 955 Old Harrisburg Road, Gettysburg, PA 17325; Steve M. Watts a/k/a Steven M. Watts, 12384 Route 235, Thompsontown, PA 17094
- Attorney: Ronald J. Hagarman, Esq., 110 Baltimore Street, Gettysburg, PA 17325

ESTATE OF NOELIA D. GEHRKE, DEC'D

- Late of Union Township, Adams County, Pennsylvania
- Executrix: Joanne Gehrke Davis, c/o Jennifer M. Stetter, Esq., Barley Snyder, LLP, 14 Center Square, Hanover, PA 17331
- Attorney: Jennifer M. Stetter, Esq., Barley Snyder, LLP, 14 Center Square, Hanover, PA 17331

ESTATE OF JOSEPH DONALD GREENHOLT a/k/a JOSEPH D. GREENHOLT, DEC'D

- Late of Mt. Pleasant Township, Adams County, Pennsylvania
- Executor: Michael M. Greenholt, c/o Samuel A. Gates, Esq., Gates & Gates, P.C., 250 York Street, Hanover, PA 17331
- Attorney: Samuel A. Gates, Esq., Gates & Gates, P.C., 250 York Street, Hanover, PA 17331

ESTATE OF LARRY DAVID LAUGHMAN, DEC'D

- Late of Berwick Township, Adams County, Pennsylvania
- Eric David Laughman, 2702 Alperton Drive, York, PA 17402
- Attorney: Thomas E. Miller, Esq., Law Office of Thomas E. Miller, Esquire LLC, 249 York Street, Hanover, PA 17331
- ESTATE OF HELEN LYNCH, DEC'D
- Late of Conewago Township, Adams County, Pennsylvania
- Executrix: Patricia Mastrodomenico, c/o Scott L. Kelley, Esq., Barley Snyder, LLP, 14 Center Square, Hanover, PA 17331
- Attorney: Scott L. Kelley, Esq., Barley Snyder, LLP, 14 Center Square, Hanover, PA 17331
- ESTATE OF VIOLET V. MAUSS, DEC'D
 - Late of Butler Township, Adams County, Pennsylvania
 - Co-Executors: Ronald Mauss, 66 Mauss Road, Biglerville, PA 17307; Linda Mauss, 66 Mauss Road, Biglerville, PA 17307
 - Attorney: John A. Wolfe, Esq., Wolfe, Rice & Quinn, LLC, 47 West High Street, Gettysburg, PA 17325
- ESTATE OF JEAN M. McFERREN, DEC'D
- Late of the Borough of Littlestown, Adams County, Pennsylvania
- Executrix: Sandra L. Leppo, 7996 Clipper Court, Frederick, MD 21701
- Attorney: Elinor Albright Rebert, Esq., 515 Carlisle Street, Hanover, PA 17331
- ESTATE OF EDWARD H. NACE, DEC'D
 - Late of Oxford Township, Adams County, Pennsylvania
 - Executor: Karl A. Lehman, 4359 Smoketown Road, Glenville, PA 17329
 - Attorney: Matthew L. Guthrie, Esq., Barley Snyder LLP, 14 Center Square, Hanover, PA 17331
- ESTATE OF MARIAN A. REAVER, DEC'D
 - Late of Mount Joy Township, Adams County, Pennsylvania
 - Executor: Dennis J. Boyd, 231 M Street, Littlestown, PA 17340
 - Attorney: Elinor Albright Rebert, Esq., 515 Carlisle Street, Hanover, PA 17331

- ESTATE OF JOSEPH J. VASEY a/k/a JOSEPH JOHN VASEY, DEC'D
- Late of Cumberland Township, Adams County, Pennsylvania
- Executor: Douglas Vasey, c/o Todd A. King, Esq., Salzmann Hughes, P.C., 112 Baltimore Street, Gettysburg, PA 17325
- Attorney: Todd A. King, Esq., Salzmann Hughes, P.C., 112 Baltimore Street, Gettysburg, PA 17325

SECOND PUBLICATION

ESTATE OF IRENE E. CHIPPS, DEC'D

- Late of Tyrone Township, Adams County, Pennsylvania
- Executor: Mark E. Chipps Sr., 675 Orrtanna Road, Orrtanna, PA 17353
- ESTATE OF GREGORY ALLEN DAVIS, DEC'D
- Late of Straban Township, Adams County, Pennsylvania
- Administrator: Allen Gregory Davis, 601 New Chester Road, New Oxford, PA 17350
- Attorney: Clayton A. Lingg, Esq., Mooney Law, 230 York Street, Hanover, PA 17331
- ESTATE OF VERNON H. KEPNER a/k/a VERNON HOMER KEPNER. DEC'D
 - Late of Cumberland Township, Adams County, Pennsylvania
 - Executrices: Cynthia M. Smith and Mary E. Mickley, c/o R. Thomas Murphy, Esq., R. Thomas Murphy & Associates, P.C., 237 East Queen Street, Chambersburg, PA 17201
 - Attorney: R. Thomas Murphy, Esq., R. Thomas Murphy & Associates, P.C., 237 East Queen Street, Chambersburg, PA 17201

ESTATE OF ELLSWORTH A. MILLER, DEC'D

- Late of Germany Township, Adams County, Pennsylvania
- Executor: Todd E. Miller, c/o Genevieve E. Barr, Esq., 2315 Susquehanna Trail, Suite D, York, PA 17404
- Attorney: Genevieve E. Barr, Esq., 2315 Susquehanna Trail, Suite D, York, PA 17404

THIRD PUBLICATION

ESTATE OF BONNIE E. ALTLAND a/k/a BONNIE ELAINE ALTLAND, DEC'D

- Late of Berwick Township, Adams County, Pennsylvania
- Scott E. Altland, 7362 Lincoln Highway, Abbottstown, PA 17301
- Attorney: Arthur J. Becker, Jr., Esq., Becker Law Group, P.C., 529 Carlisle Street, Hanover, PA 17331
- ESTATE OF SAMUEL L. COOVER, SR., DEC'D
 - Late of Hamilton Township, Adams County, Pennsylvania
 - Personal Representative: Samuel L. Coover, Jr., 502 Kohler School Road, New Oxford, PA 17350
 - Attorney: Teeter Law Office, 108 West Middle Street, Gettysburg, PA 17325
- ESTATE OF MARY LEE ENGLERTH, DEC'D
 - Late of Cumberland Township, Adams County, Pennsylvania
 - Administratrix CTA: Joanne L. Cochran, 951 Knob Hill Road, Fayetteville, PA 17222
 - Attorney: Donald L. Kornfield, Esq., Kornfield and Benchoff, LLP, 100 Walnut Street, Waynesboro, PA 17268

ESTATE OF DONALD H. FORTNUM, DEC'D

- Late of Straban Township, Adams County, Pennsylvania
- Thomas D. Fortnum, 29 Bugle Call Path, Gettysburg, PA 17325
- Attorney: David K. James, III, Esq, 234 Baltimore Street, Gettysburg, PA 17325

ESTATE OF WILLIAM OLIVER HOAR, DEC'D

- Late of Oxford Township, Adams County, Pennsylvania
- Administrator: Oliver W. Hoar, 741 Sheppard Road, Hanover, PA 17331
- Attorney: Alex E. Snyder, Esq., Barley Snyder LLP, 14 Center Square, Hanover, PA 17331
- ESTATE OF JEAN O. SCOTT, DEC'D
 - Late of Franklin Township, Adams County, Pennsylvania
 - Personal Representative: Allen W. Fravel, Jr., 1805 Community Center Road, St. Thomas, PA 17252
 - Attorney: Teeter Law Office, 108 West Middle Street, Gettysburg, PA 17325

ESTATE OF ORBREY P. STARCHER a/k/a MATTHEW STARCHER a/k/a ORBREY POE STARCHER, DEC'D

- Late of Oxford Township, Adams County, Pennsylvania
- Co-Executors: David W. Starcher and Robert W. Starcher, c/o Linus E. Fenicle, Esq., Reager & Adler, PC, 2331 Market Street, Camp Hill, PA 17011
- Attorney: Linus E. Fenicle, Esq., Reager & Adler, PC, 2331 Market Street, Camp Hill, PA 17011
- ESTATE OF CAROLYN Y. TARANTINO-JOYNER, DEC'D
- Late of the Borough of Littlestown, Adams County, Pennsylvania
- Dwight Amoss, 4219 Baltimore Street, Littlestown, PA 17340; John Amoss, 37 George Street, Taneytown, MD 21787
- Attorney: Teeter Law Office, 108 West Middle Street, Gettysburg, PA 17325
- ESTATE OF JAY E. VanARSDALE, DEC'D
 - Late of Conewago Township, Adams County, Pennsylvania
 - Administrator: Greta K. Miller, 5694 Hanover Road, Hanover, PA 17331
 - Attorney: Larry W. Wolf, P.C., 215 Broadway, Hanover PA 17331

- ESTATE OF HARRY C. WATERS a/k/a HARRY CLIFFORD WATERS, DEC'D
 - Late of Franklin Township, Adams County, Pennsylvania
 - Personal Representative: Steven J. Waters, P.O. Box 39, Orrtanna, PA 17353
 - Attorney: Paul T. Schemel, Esq., Dick, Stein, Schemel, Wine & Frey, LLP, 119 E. Baltimore Street, Greencastle, PA 17225



President/Vocational Expert