## FAMILY COURT PRE-TRIAL AND TRIAL PROCEDURES FOR CASES ASSIGNED TO JUDGE MELISSA T. PAVLACK

<u>NOTE:</u> If a party or witness for a party requires the use of an interpreter at any Court proceeding, the party is responsible for notifying the Lehigh County Interpreter Office so that arrangements can be made for an interpreter. The request form can be accessed at <u>http://www.pacourts.us/judicial-</u> <u>administration/court-programs/interpreter-program</u>. Email the completed form to <u>interpretingunit@lehighcounty.org</u>. Only certified court interpreters will be permitted to serve.

## A. GENERAL AND PRE-TRIAL PROCEDURES

**1. MOTIONS AND PETITIONS:** Follow Leh.R.C.P. 208.3(a) with regard to Motions. If the case is assigned to another Judge, it should not be brought to Court before Judge Pavlack.

A contested Petition, which requires testimony of a witness, and the Rule Returnable for scheduling must be filed with the Court.

If a pending motion or petition is being withdrawn, counsel or the unrepresented party shall file a Praecipe and deliver a time-stamped copy to Family Court and the opposing side of the case. If a pending motion is resolved prior to argument or hearing, counsel or the unrepresented parties shall sign a Stipulation and file it along with an Order approving the stipulation for the Judge to sign.

**2. CORRESPONDENCE:** Do not correspond with the Judge's Chambers by letters, faxes or emails to request a form of relief. All requests for relief must be filed with the Court.

**3. CONTINUANCES:** Use the Lehigh County Court of Common Pleas Application for Continuance found on the website. When the Application is fully completed and signed by both counsel or unrepresented parties, the Court will accept the Application via facsimile to Chambers. If counsel is requesting the continuance due to attachment in another Court proceeding, the Scheduling Order for the other Court proceeding must be attached to the Application.

4. **CUSTODY PRE-TRIAL CONFERENCE:** No later than five (5) days prior to the Pre-Trial Conference, Counsel or unrepresented parties shall file with the Court their Pre-Trial Statement and serve a time-stamped copy on the opposing side. The details for the requirements of the Pre-Trial Statement are

contained in the Pre-Trial Conference Scheduling Order. Counsel and the parties must attend the Pre-Trial Conference. At the Pre-Trial Conference, the Court will review the Pre-Trial Statements, discuss the logistics of the case and conduct settlement discussions.

## **B.** CUSTODY TRIAL PROCEDURES

**1. TRIAL SCHEDULING ORDER:** Following the Custody Pre-Trial Conference, the Court will issue a Trial Scheduling Order with the exact date and time for the Trial to commence.

**2. OBJECTIONS TO QUESTIONS:** Counsel and unrepresented parties shall state their objection and the specific ground for the objection. Counsel and unrepresented parties shall not use objections as an opportunity to offer argument on the case, reiterate testimony, or guide the witness.

**3. EXAMINATION OF WITNESSES:** Examination is limited to direct, cross, redirect, and recross. Counsel and unrepresented parties shall treat witnesses with fairness and consideration and shall not shout at or abuse witnesses in any manner. Counsel and unrepresented parties are required to request permission to approach witnesses.

**4. EXHIBITS AND COURTROOM AIDS:** As the Court does not provide any media equipment, Counsel and unrepresented parties must make their own arrangements in advance of Trial for video, audio, or other visual aid equipment that they need.

Prepare exhibits in advance and bring enough copies for the witness, opposing side and the Court.

Once an exhibit is admitted into evidence, it remains in the custody of the court reporter. The only exceptions are for firearms, ammunition, or contraband, for which special storage arrangements may be required. If counsel or unrepresented parties wish to retain an original exhibit, he or she shall obtain a stipulation from the opposing side to replace the original with a copy and then seek such permission from the Court. When admitting any exhibit that is something other than an  $8\frac{1}{2}$  by 11-inch piece of paper, counsel and unrepresented parties must present the Court with an  $8\frac{1}{2}$  by 11-inch piece of paper version of the exhibit. This may mean a photograph of the exhibit or a reduced copy of a larger piece of paper.

**5. TRANSCRIPTS:** Counsel or unrepresented parties shall complete a Request for Transcript or Copy pursuant to Pa.R.J.A. 4007(A). The form may be found on the Court's website.