LOCAL RULES

of the

COURT OF COMMON PLEAS OF MERCER COUNTY, 35th JUDICIAL DISTRICT

(updated October 2014)

Supplementing the

Rules of Criminal Procedure

Promulgated by the

Supreme Court of Pennsylvania

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LOCAL RULES

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ADMISSION TO A.R.D. IN CASES OF DRIVING WHILE UNDER THE INFLUENCE OF INTOXICATING BEVERAGES, OUT OF STATE PERSONS, ADMINISTRATION FEE IN D.U.I. CASES, CONTENT OF A.R.D. APPLICATIONS AND ORDERS

- a. Prior to admission into the A.R.D. Program in driving while under the influence of intoxicating beverage cases, the applicant must appear in Mercer County, Pennsylvania, before a certified examiner for the administration of the Mortimer-Filkens test, the results of which shall be evaluated by the Court Reporting Network. (75 Pa. C.S.A. 3816.)
- b. All applicants who are accepted into the A.R.D. Program will be required to attend either the Mercer County Counter Attack School Program or the equivalent of the Mercer County Counter Attack School Program in the applicant's home county and state. (75 Pa. C.S.A. 1549)
- c. If the Court Reporting Network reports counseling and treatment are necessary, it may be ordered in the applicant's home county and state.
- d. All persons who are found guilty of driving while under the influence, plead guilty to driving while under the influence or are accepted into A.R.D. must pay through the Office of the Clerk of Courts, in addition to all other costs, \$150.00 for administration of such cases.
- e. All motions requesting admission into the A.R.D. Program shall contain the following: "I request the continuance of any further proceedings in my case until it is determined whether I am eligible for A.R.D., and if I am admitted into it, for the length of time I am in the program, plus ninety days thereafter."
- f. All Orders admitting applicants into the A.R.D. Program shall contain the following: "Defendant's request for a continuance of all proceedings in this case pending a determination of his eligibility for the A.R.D. Program and for the time he is in the program plus ninety days is granted."

[Adopted September 1, 2004, effective 30 days after publication in the *Pennsylvania Bulletin*.]

RULE L528

PERCENTAGE CASH BAIL SYSTEM

a. A defendant charged with a crime in Mercer County, or a third party surety who is not a professional bondsman or an agent or representative of a professional bondsman, may if authorized by the Issuing Authority or the Court execute a bail bond and deposit with the Issuing Authority or Clerk of Courts by depositing money equal to ten percent (10%) of the amount of bail set, but in no event less than fifty dollars (\$50.00).

- b. The money furnished shall be receipted for, deposited, accounted for, forfeited or returned in accordance with Pennsylvania Rules of Criminal Procedure 535 and 536.
- c. If there has been no forfeiture, upon full and final disposition of the case, the Clerk of Courts or Issuing Authority shall retain any bail-related fees or commissions authorized by law, and the reasonable costs, if any, of administering the cash bail system. The balance shall be returned to the person who deposited it with the Issuing Authority or the Clerk of Courts within twenty (20) days of full and final completion of the case. Notice of the full and final disposition shall be sent by the Clerk of Courts to the person who originally posted the money at the address of record upon a full and final completion of the case. Any money not claimed within one hundred eighty (180) days from the date the notice is sent of the full and final disposition of the case shall be deemed as fees and shall be forfeited to the use of the County of Mercer.

INSTRUCTIONS FOR POSTING BAIL

- 1. Both a resident and a non-resident may be eligible to post percentage cash bail at the discretion of the District Justice or the Judge of the Court of Common Pleas.
- 2. You must post 10% of the bail as set by the District Justice or the Court, but in no event less than \$50.00.
- 3. The defendant must attend all Court hearings in his case, or be subject to being placed in jail on a Bench Warrant issued by the Court, and subject to the bail money being forfeited.
- 4. After the defendant's case is completed, the Clerk of Courts Office will return the bail to the surety. Bail will be returned only to the person who posted it within twenty (20) days of the full and final completion of the case.
- 5. The surety is liable to forfeit 10% of the bail amount which has been posted, and if the defendant does not appear as ordered, 100% will be forfeited.

I HAVE READ OR HAD READ TO ME THE ABOVE INFORMATION, AND I FULLY UNDERSTAND ITS CONTENTS.

Defendant			
Surety			
Witness		-	
Date			

APPLICATION FOR BAIL

This application is to be filled out by any person placed on bail.

INFORMATION

Name		Telephone N	Vo
Alias			
Address			
With Whom Living			
Relationship to this Perso	on		
Charges			
Prosecutor			
Single () Married () Sep	arated () Divorced	. ()	
ADD	OITIONAL PERSO	NAL INFORMATI	ION
Date of Birth			Female
Weight Heig	ght Bui	ld	
Color of Eyes	Eyeglasses: `	Yes No	Color of Hair
Length of Hair	Bald: Yes	_ NoPartly I	Bald: Yes No
False Teeth: Yes N	No Describe	any physical handi	caps:
Scars: Yes No	If yes, describe		
Tattoos: Yes No			
Facial Marks: Yes	No If yes, d	lescribe	
List Previous Conviction			
Social Security No		Driver's License	No
Motor Vehicle Registration	on No	State of	of Issuance
State Your Source of Inco			
Employer's Name and Ac			
If unemployed, list last en	mployer and addres	SS	
If on Public Assistance, C	 Claim Number		
If not on Public Assistance			
Medical Card No			
If on Unemployment Cor	mpensation, State C	laim Number	
Are you under order to pa	 ay support? Yes	No	
If yes, what court and for			
Have you ever been on ba	ail before? Yes	No If so,	what court?

Do you have any bank accounts? Yes No If yes, name of bank and address:	
Have you ever been a patient in a Mental Institution? Yes No If yes, where and when?	
Are you addicted to alcohol? Yes No Have you ever received treatment for this addiction? Yes No If so, where and when?	
Are you addicted to drugs? Yes No Have you ever received	-
treatment for this addiction? Yes No If so, where and when?	
State the names and addresses of any other relatives living in Mercer County:	
MERCER COUNTY INFORMATION SHEET FOR PERCENTAGE CASH BAIL SYSTEM THIRD PARTY CASH BAIL INFORMATION	
(In addition to the Application for Bail, the following information should be obtained	
from the person posting the Cash Bail and should be attached to the Application for B of the defendant.)	ai
Client's NameNo	
Name of third party posting bond	
Address Telephone	
Occupation Employer	
Employer's Phone No.	
() Own Resident () Rent Residence () Own Other Real Estate If Yes as to Other Real Estate, describe	-
Mortgage held by	
Date of Birth Race Male Female	
Weight Height Build	
Color of Eyes Eyeglasses: Yes No	
Color of Hair Length of Hair	
Bald: Yes No Partly Bald: Yes No	
False Teeth: Yes No	
Describe any physical handicaps:	
Scars? Yes No If yes, describe	
Tattoos? Yes No If yes, describe	
() Own Automobile () Automobile Financed by	

Title Plate Year
Make Model
Amount deposited by third party
Defendant Others
Have you ever been on bond before? Yes No
If so, what court?
Do you have any bank accounts? Yes No
If yes, name of bank & address:
Have you ever been a patient in a Mental Institution?
YesNo If yes, where and when?
Are you addicted to alcohol? Yes No
If Yes, have you received treatment for this addiction? Yes No
If so, where and when?
Are you addicted to drugs? Yes No
Have you ever received treatment for this addiction?
Yes No If so, where and when?
State the names and addresses of any other relatives living in Mercer County:
Additional Information:

[Adopted September 1, 2004, effective 30 days after Publication in the *Pennsylvania Bulletin*.]

RULE L571

ARRAIGNMENTS

(a) A defendant who is charged with crimes that do <u>not</u> include Driving Under the Influence shall be arraigned in Common Pleas Court the on Tuesday of the eighth week following that defendant's preliminary hearing by the Magisterial District Judge.

A defendant who is charged with at least one count of Driving under the Influence shall be arraigned in Common Pleas Court on Tuesday of the twelfth week following the defendant's preliminary hearing by the Magisterial District Judge.

If no arraignment court is scheduled for said Tuesday, a defendant's arraignment shall take place on the next scheduled arraignment court.

(b) Notice of arraignment shall be provided to the defendant by the Magisterial District Judge following the preliminary hearing on the form provided in subparagraph (e).

- (c) The District Attorney of Mercer County shall have available at arraignment ARD application forms for pro se defendants charged with first offense DUI and/or boating DUI's.
- (d) The Court Administrator of Mercer County shall provide to each Magisterial District Judge and the District Attorney of Mercer County on or before the last Monday of each calendar year a schedule setting the arraignment dates in accordance with subparagraph (a) hereof.
- (e) Arraignment Notice Form.

COMMONWEALTH OF

IN THE COURT OF COMMON PLEAS OF MERCER COUNTY, PENNSYLVANIA CRIMINAL

PENNSYLVANIA	:
VS.	: OTN NO. :
, Defendant	: :
NOTICE	OF ARRAIGNMENT
on the day of of the Mercer County Courtho will receive. YOU MUST APPEAR FOR A WRITTEN WAIVER PRIO	arraignment in the above captioned matter shall be held, 20, ato'clock,m. in Courtroom No see, Mercer, Pennsylvania. This notice is the only one you ARRAIGNMENT COURT UNLESS YOU EXECUTE A TO THE DATE OF ARRAIGNMENT. IF YOU FAIL RAIGNMENT, A BENCH WARRANT SHALL BE
	BY THE COURT:
	P.J.

- (f) All continuances of arraignment from the date set by the Magisterial District Judge must be approved by the President Judge or most senior judge available should the President Judge not be available.
- (g) At arraignment, all defendants charged with DUI shall notify the Court on the record if they appear or in writing if arraignment is waived, whether treatment was recommended as a result of the DUI evaluation and, if so, whether the defendant has completed said treatment. If the defendant has not, the Court may modify

- defendant's bail to require defendant successfully complete the recommended treatment in the TASC program.
- (h) ARD hearings for all eligible defendants charged with at least one count of Driving Under the Influence shall be held immediately following their arraignment. The District Attorney of Mercer County shall, at the time of arraignment, notify each defendant whether he/she is or is not eligible for admission into the AD Program.

[Adopted May 30, 2013, effective 30 days after publication in the *Pennsylvania Bulletin*. Amended September 25, 2014, effective 30 days after publication in the *Pennsylvania Bulletin*.]