## **TABLE OF CASES REPORTED**

 $\bigoplus$ 







Burgauer v. Mike Perrotta Contractor, LLC — Construction
contract — Asbestos — Duty of care — Punitive damages —
Unjust enrichment
Cavalry SPV I, LLC v. Michaels — Credit card accounts —
Assignment — Terms and conditions — Account stated 29
City of Philadelphia v. Hart — Tax delinquency — Sheriff's
sale — Motion to set aside — Grossly inadequate price 353
Colebrookdale Township — Filby v. — Government actions —
Official oppression claims — Sufficiency of pleadings 22
Commonwealth v.
Currie — Ineffective assistance of counsel —
Waiver — Prejudice — Benefit of plea bargain
Jeffrey — Right to possess firearms —
Reinstatement — Civil rights — Federal gun act 122
Commonwealth, Dept. of Transportation — Rhinehart v. —
Licensing — Commercial driver's license — DUI —
Blood test — Implied consent 508
Conversano v. Parker Oil Company — Fuel spill — Habitability —
Party in interest — Professional negligence
CRE/ADC Venture 2013-1, LLC v. Anderson — Statute of
limitations — Promissory note — 42 Pa.C.S. §5529 —
Instrument under seal
Currie — Commonwealth v. — Ineffective assistance of
counsel — Waiver — Prejudice — Benefit of plea bargain 405
Customers Bank v. Sun Garden Apartments — Judgment by
confession — Guarantor — Waiver — Attorney fees 518
Discover Bank v. Ryan — Settlement agreement — Offer and
acceptance — Modifications — Termination
Dukes — Sanders v. — Dangerous condition —
Landlord liability — Guest — Duty of care557







Estate of Hicks v. Roberts — Dram shop act —
"Visibly intoxicated" — Negligence — Exclusive remedy 6
Ferguson v. Ghigiarelli et al. — Admissibility — Alcohol
abuse treatment — Expert witness — Addiction expert
Filby v. Colebrookdale Township — Government actions —
Official oppression claims — Sufficiency of pleadings 22
Ghigiarelli et al. — Ferguson v. — Admissibility — Alcohol
abuse treatment — Expert witness — Addiction expert 15
Gordner v. McIntosh — Premises liability — Business invitee —
Slip/fall — Sufficiency of pleadings — Slippery floor 490
Greyhound Lines, Inc. et al — Livingston v. — Punitive
damages — Passenger bus — Fatigued driver —
Disregarded risks
Guldin v. Penn Central Corporation — Motion for post-trial
relief — Occupational disease — Expert testimony
Hart — City of Philadelphia v. — Tax delinquency — Sheriff's
sale — Motion to set aside — Grossly inadequate price 353
Heim v. Hope Enter. Found. Inc. — Corporate negligence —
Immunity — Gross negligence
Herbert v. Herbert — Oral contract — Essential elements —
Consideration — Insufficient pleadings
Hiles v. Borough of Lansford — Storm water trespass —
Common enemy rule — Natural flow of water —
Injunctive relief
Hill v. Blackwater Engines, Inc. — Venue — Forum selection
clause — Validity — Unequal bargaining power
Hochwarter — Broomfield v. — Preliminary objections —
Personal jurisdiction — Effectuation of services
Hope Enter. Found. Inc. — Heim v. — Corporate negligence —
Immunity — Gross negligence

•







Housing Authority of Monroe County — Bell v. —
Slip-and-fall — Immunity — Real estate exception —
Dangerous condition — Notice
Huff v. Moser et al. — Motor vehicle accident — Employer's
vicarious liability — Course/scope of employment
In re Estate of Laughman — Undue influence — Confidential
relationship — Weakened mental state
In re Estate of Tyreman — Power of attorney —
Fiduciary duty — Surcharge — Gifting authority —
Permissible donees
In re RL, III — Parental rights — Involuntary termination —
Incarcerated parent — Bonding
In re: AD1, AD2 and AB, PICS — Parental rights —
Involuntary termination — Incarceration — Abandonment 272
Isabella et al — Walsh v. — Blighted property — Act 135 —
Appointment of conservator — Timing of hearing 460
Jeffrey — Commonwealth v. — Right to possess firearms —
Reinstatement — Civil rights — Federal gun act
Kennedy — Miller v. — Proper parties — Implied warranty —
Gist of the action — Unfair trade practices
Livingston v. Greyhound Lines, Inc. et al — Punitive damages —
Passenger bus — Fatigued driver — Disregarded risks 143
Mason v. Petrone — Emergency vehicle — Governmental
immunity — Noneconomic damages — "Serious injury" 79
McIntosh — Gordner v. — Premises liability —
Business invitee — Slip/fall — Sufficiency of pleadings —
Slippery floor
Michaels — Cavalry SPV I, LLC v. — Credit card accounts —
Assignment — Terms and conditions — Account stated 29

**(** 







Mike Perrotta Contractor, LLC — Burgauer v. —
Construction contract — Asbestos — Duty of care —
Punitive damages — Unjust enrichment
Miller v. Kennedy — Proper parties — Implied warranty —
Gist of the action — Unfair trade practices
Misel v. Saber Healthcare Group, LLC — Transfer to
arbitration — Waiver — Prejudice — Delay
Montoursville Area School District — Smith v. —
Due process — Administrative leave — Notice —
Back pay
Moser et al. — Huff v. — Motor vehicle accident —
Employer's vicarious liability — Course/scope of
employment
Parker Oil Company — Conversano v. — Fuel spill —
Habitability — Party in interest —
Professional negligence
Penn Central Corporation — Guldin v. — Motion for post-trial
relief — Occupational disease — Expert testimony
Petrone — Mason v. — Emergency vehicle — Governmental
immunity — Noneconomic damages — "Serious injury" 79
Pocono Mountain Educ. Sup¬port Professionals Association —
Pocono Mountain School District v. — School bus driver —
Cell phone use — Appropriate discipline —
Arbitration award
Pocono Mountain Recovery Center, LLC — Bless v. —
Icy conditions — Road maintenance —
Hills and ridges doctrine70
Pocono Mountain School District v. Pocono Mountain Educ.
Support Professionals Association — School bus driver —
Cell phone use — Appropriate discipline —
Arbitration award







## **TABLE OF CASES REPORTED**

Quinn's Market — Wasnetsky v. — Slip and fall — Business
invitee — Dangerous condition — Actual or
constructive notice
Residence Inn by Marriott — Wright v. — Expert witness —
Motion in limine — Medical records — Prejudice —
New trial
Rhinehart v. Commonwealth, Dept. of Transportation —
Licensing — Commercial driver's license — DUI —
Blood test — Implied consent 508
Rivera — Riverside Estates Community Association v. —
Association dues — Notice — Default judgment —
Set aside
Riverside Estates Community Association v. Rivera —
Association dues — Notice — Default judgment —
Set aside
Roberts — Estate of Hicks v. — Dram shop act —
"Visibly intoxicated" — Negligence — Exclusive remedy
Ryan — Discover Bank v. — Settlement agreement —
Offer and acceptance — Modifications — Termination94
Saber Healthcare Group, LLC — Misel v. — Transfer to
arbitration — Waiver — Prejudice — Delay213
Sanders v. Dukes — Dangerous condition — Landlord
liability — Guest — Duty of care55
Smith v. Montoursville Area School District — Due process —
Administrative leave — Notice — Back pay
Sun Garden Apartments — Customers Bank v. — Judgment
by confession — Guarantor — Waiver — Attorney fees 518
Walsh v. Isabella et al — Blighted property — Act 135 —
Appointment of conservator — Timing of hearing







## **TABLE OF CASES REPORTED**

Wasnetsky v. Quinn's Market — Slip and fall —	
Business invitee — Dangerous condition —	
Actual or constructive notice	330
Williams — Ang v. — Skiers' responsibility act —	
Assumption of risk — Battery	563
Wright v. Residence Inn by Marriott — Expert witness —	
Motion in limine — Medical records — Prejudice —	
New trial	228
Yaron, et al — Bancorp, Inc. v. — RICO claim —	
Accounting firm — Summary judgment —	
Element of intent — Issue of fact	107
Yeshivath Beth Moshe Milton Eisner Yeshiva High School —	
Barbuti v. — Age discrimination — Burden-shifting	
framework — Pretextual reasons — Credibility	427



