IN THE SUPERIOR COURT OF PENNSYLVANIA WESTERN DISTRICT

Joe Myers, Appellant

vs.

Timothy F. McCune, Joseph H. Chivers,
John/Jack W. Murtagh Jr., Graydon
Brewer, Carl V. Nanni, Jack Lewis, Jim
Gallagher, Hank Leyland, Greg Loverick,
Edward Tassey, AK Steel et al, UAW
(formerly Butler Armco Independent
Union) et al, Angelo Papa, William
Cunningham, Michael Lettrich, Maria Milie
Jones, Dennis Roman, Nicholas Koch,
Adam Hobaugh, Appellees

Superior Court Docket No. 1892 WDA 2019

Appellant's Demur to Non-Precedential Decision and WARNING to the COURT

Notice is hereby given that Joe Myers, Appellant above named, hereby files a Demur to the UNCONSTITUTIONAL order entered in this matter on the 25th day of June, 2020.

CIVIL DIVISION

Joe Myers 12137 Emerald Green Court Jacksonville, Florida 32246 904-254-6472

RELATED CASES

Joseph Myers, (Plaintiff)

٧.

AK Steel Corporation and Butler Armco Independent Union, U.A.W. (Defendants)

and

Joseph G. Myers, (Plaintiff) v. Joseph Chivers, (Defendant)

Court filings:

- **Complaint Jury Trial Demanded** dated 4-23-04 but Time/Date Stamped the day before 4-22-04
- Complaint For Legal Malpractice
 Breach Of Contract, Failure To Timely
 File/Breach Of Contract, No Justification
 Of Fee Charged To Plaintiff dated 6-1-04
 but not Time/Date Stamped until 6-17-04
- Conflict of Interest dated 11-20-07

A.D. No. 04-10707

Joe Myers, (Plaintiff)

V.

Timothy F. McCune, Joseph H. Chivers, John/Jack Murtagh Jr., Graydon Brewer, Carl V. Nanni, Jack Lewis, Jim Gallagher, Hank Leyland, Greg Loverick, Edward Tassey, AK Steel et al, UAW (formerly Butler Armco Independent Union) et al, Angelo Papa, William Cunningham, Michael Lettrich, Maria Millie, Jones, Dennis Roman, Nicholas Koch, Adam Hobaugh, (Defendants)

Court filings:

- Complaint dated 5-29-19
- Response to SCHEDULING ORDER dated 9-19-19
- All Defendants are in Contempt of Court and Obstructing Justice dated 9-28-19
- Legal Notice and Violation Warning of Denial of Rights Under Color of Law dated 10-16-19
- Amended Legal Notice and Violation Warning of Denial of Rights Under Color of Law dated 10-18-19

- Amended Court Filing Adding
 Defendants and For Continued Violation
 of Plaintiff's Constitutional Rights dated
 10-28-19
- Response to Motion To Strike by
 Defendant Koch and to Any Future Court
 Filings By Any Defendant Trying to
 Violate Plaintiff's Constitutional Rights
 dated 11-25-19
- Notice of Appeal dated 12-18-19
- Concise Statement of Matters
 Complained of on Appeal dated 2-4-20

NO. A.D. No. 19-10516

Joe Myers, (Appellant)

٧.

Timothy F. McCune, Joseph H. Chivers,
John/Jack Murtagh Jr., Graydon Brewer, Carl
V. Nanni, Jack Lewis, Jim Gallagher, Hank
Leyland, Greg Loverick, Edward Tassey, AK
Steel et al, UAW (formerly Butler Armco
Independent Union) et al, Angelo Papa,
William Cunningham, Michael Lettrich, Maria
Millie, Jones, Dennis Roman, Nicholas Koch,
Adam Hobaugh, (Appellees)

Court filings:

- Superior Court of Pennsylvania Docketing Statement dated 1-7-20
- Motion For Relief, Motion For Extension For Rule 1925(b) Order
- Response To Rule 1925(b)
 Fraudulent/Illegal Order Time/Date
 Stamped 2-4-20
- Response to Supreme Court Order dated 2-18-20, Writ Of Mandamus, Extraordinary Jurisdiction, Request For Extension For Filing Brief

Case No.: 1892 WDA 2019

TABLE OF CONTENTS

		Pa	ge(s)
			_
1. REL	ATED CASES		Ì
2. TAE	BLE OF CONTENTS	•••••	V
3. APP	ELLANT'S DEMUR		1
4. APP	PENDIX LIST:		
•	CERTIFICATE OF COM	1PLIANCE	
•	COURT ORDER		
•	VIOLATION WARNING	SS – DENIAL OF RIGHTS U	JNDER
	COLOR OF LAW		

APPELLANT'S D EMUR TO NON-PRECEDENTIAL DECISION AND WARNING TO THE COURT

Appellant files this **DEMUR** to the recent

UNCONSTITUTIONAL decision rendered by <u>John T. Bender</u>,

<u>Alice Beck Dubow</u> and <u>Carolyn H. Nichols</u> and unlawfully recorded by <u>Joseph D. Seletyn</u>.

Appellant provides the appended **Violation Warning** Letters for Denial of Appellant's Rights Under Color of **Law** as part of this court filing to WARN John T. Bender, Alice Beck Dubow, Carolyn H. Nichols and Joseph D. Seletyn that if the appended **ORDER** is not executed by the Court Appellant will add the John T. Bender, Alice Beck Dubow, Carolyn H. Nichols and Joseph D. Seletyn as Appellees to this ongoing case for aiding and abetting to **Conspiracy Against Appellant's Rights** that are protected by the **United States Constitution** and the **Pennsylvania Constitution** affirms the SUPREME LAW OF THE LAND. Additionally the **Pennsylvania Constitution** CLEARLY STATES the Court cannot use *rules of* procedure to usurp **SUBSTANTIVE LAW.**

"...if such rules are consistent with this Constitution and neither abridge, enlarge nor modify the substantive rights of any litigant" – Pennsylvania Constitution

It is very clear this Court is attempting to usurp the **SUBSTANTIVE RIGHTS** of Appellant by abridging and modifying Appellant's RIGHTS!

SUBSTANTIVE LAW: "That part of the law which the courts are established to administer, as opposed to the rules according to which the substantive law Itself is administered. That part of the law which creates, defines, and regulates rights, as opposed to adjective or remedial law, which prescribes the method of enforcing rights or obtaining redress for their invasion." - Black's Law Dictionary

"What is JUDGE?: A public officer, appointed to preside and to administer the law in a court of justice." - <u>Black's Law</u>

<u>Dictionary</u>

It is quite evident the judges of this Court have no idea what *LAW* and *JUSTICE* are if they do not execute the appended *ORDER*!

Regarding to the UNCONSTITUTIONAL **NON- PRECEDENTIAL DECISION** Appellant challenges the following points:

This Court affirmed the dismissal of Appellant's

Complaint in the lower court which violated

Appellant's Constitutional RIGHTS of DUE

PROCESS, JURY TRIAL and EQUAL PROTECTION

of the LAWS since Appellant filed a SUBSTANTIVE

LAW Complaint and Appellant DEMANDED a JURY

TRIAL and this case was NEVER to be heard before

a corrupt judge and corrupt attorneys. This Court

also KNOWS that rules of procedure CANNOT EVER

usurp CONSTITUIONAL SUBSTANTIVE LAW!

- This Court affirmed that on November 21, 2019 the trial court dismissed Appellant's Complaint which this Court KNOWS that ACT was UNCONSTITUTIONAL and UNLAWFUL. This Court DOES NOT acknowledge that Appellant provided a VALID SUBSTANTIVE
 LAW argument and INCULPATORY EVIDENCE and that Appellant NEVER agreed to rules of procedure that has nothing to do with CONSTITUTIONAL
 SUBSTANTIVE LAW!
- Per <u>footnote (1)</u> this Court stated the trial court's
 "OPINION" stated that Appellant's Complaints as
 "<u>largely indecipherable</u>". Appellant states this Court
 and the trial court obviously cannot and could not
 decipher a true legal argument if it bit them in the
 ARCE because they THINK procedural rules can
 usurp CONSTITUTIONAL SUBSTANTIVE LAW
 when IN FACT even the Pennsylvania
 Constitution states this Court or any court
 CANNOT!

- This Court affirmed on May 29, 2019 that Appellant filed a Complaint against Appellee AK Steel et al for Appellant's termination on April 10, 2001 which this Court KNOWS the termination was UNLAWFUL and Appellant has PROVED with *INCULPATORY* EVIDENCE that not one Appellee has REFUTED but has only tried to argue rules to usurp Appellant's CONSTITUTIONAL PROTECTED RIGHTS!
- Per <u>footnote (2)</u> this Court states "<u>Appellant</u> unsuccessfully pursued claims arising from his termination in both state and federal courts." This Court fails to state that Appellant has provided INCULPATORY EVIDENCE to PROVE the FRAUD and CONSPIRACY that has taken place by ALL APPELLEES since the time of Appellant's UNLAWFUL termination that has even become CRIMINAL and this Court refuses to acknowledge and follow the RULE OF LAW on Appellant's FACTS and EVIDENCE that would dismiss ALL Appellees court filings if this

USURPED!

Court followed the **CONSTITUTIONAL SUBSTANTIVE LAW!** This Court knows Appellant's case in 2001 should have been tried before a JURY and NEVER went to federal court but because of the legal malpractice of Appellees Murtaugh, Chivers and Papa against Appellant, Appellant has had his **CONSTITUTIONAL SUBSTANTIVE LAW RIGHTS**

- This Court affirmed Defendants/Appellees filed
 Preliminary Objections on October 22, 2019 and the trial court held oral argument on them. This Court
 KNEW the Preliminary Objections were UNLAWFUL as Appellant *DEMANDED* a *CONSTITUTIONAL*
 SUBSTANTIVE LAW JURY TRIAL and ALL proceedings from that point forward HAD to be held before a JURY and not the CORRUPT Appellee
 Cunningham and ALL Appellees with a law license!
- This Court affirmed that on January 7, 2020 the trial court issued an Order directing Appellant to file a

Concise Statement of Errors Complained of on Appeal and then trial court filed Rule 1925(a) "OPINION" stating the Appellant failed to timely file a Rule 1925(b) Statement. Per footnote (3) this Court states "The trial court docket indicates that the trial court's Rule 1925 was dated January 2, 2020, filed on January 6, 2020 and served on January 7, 2020." What this Court DOES NOT admit on record is Appellant filed the Concise Statement on February 4, 2020 that was time/date stamped at 9:01 AM yet Appellee Cunningham did not file his 1925 Order until February 4, 2020 and was NOT time/date stamped until 9:36 AM and Appellant never received the 1925 Order in the mail until February 11, 2020 which was 7 days AFTER Appellant filed the Concise Statement. This Court knew Appellant validated this evidence in Superior Court filling by Appellant "RESPONSE TO 1925(a) FRAUDULENT/ILLEGAL ORDER TIME/DATE STAMPED 2-4-20"

Appellant further explained in the aforementioned court filing that Appellant had a very close friend and relative pass away and why the Concise Statement was a couple days late YET this COURT ignores that EVIDENCE to further CONSPIRE against Appellant!

 This Court concludes that Appellant waived any issue on appeal when Appellant failed to timely file Rule 1925(b) Statement and then relied on Pa. Superior Court OPINION **Greater Erie Indus. Devel Corp. v. Presque Isle Downs, Inc.** YET this Court KNOWS a court can only RENDER an OPINION and if it is UNCONSTITUTIONAL the OPINION can be overruled and is what Appellant intends to do by filing all the way to the Supreme Court of the United States if need be because this Court has failed to state in their UNCONSTITUTIONAL NON-PRECEDENTIAL DECISION that Appellant has REPEATEDLY spelled out that Appellee Cunningham allowed Appellees Koch, Hobaugh and Papa to IGNORE the rules yet

- want to hold Appellant to the rules which is

 CRIMINAL on the part of this Court and Appellant as
 the Sovereign over this Court will not let that stand.
- Per <u>footnote</u> (5) this Court states that "In light of our disposition, we deny Appellant's June 10, 2020
 "Application for Relief" requesting that this Court reschedule oral arguments and "Appellant's Demur of Recent Orders." YET this Court KNOWS that
 Appellant provided PROOF that Appellee Papa LIED and YET the Court is trying to impose
 UNCONSTITUTIONALLY applied rules to DENY and USURP Appellant's **CONSTITUTIONAL SUBSTANTIVE RIGHTS!**

If the Superior Court of Pennsylvania chooses to ignore the LAWFUL argument of Appellant then Appellant has no choice but to hold the Superior Court of Pennsylvania in CONTEMPT OF COURT for OBSTRUCTION JUCTICE of the Appellant.

In light of Appellant's FACTUAL STATEMENT this Court and specifically John T. Bender, Alice Beck Dubow, Carolyn H.

Nichols, Joseph D. Seletyn and the Superior Court of

Pennsylvania must STRIKE all Appellees court filings and this

Court's recent UNCONSTITUTIONAL decisions or consider yourselves SERVED with appended Violation Warning letters for Denial of Rights Under Color of Law with your names on each letter for your continued conspiracy against Appellant.

11

The entirety of this writ should issue and the full weight of the Constitution must be followed to the prosecution of ALL Appellees and the compensatory and punitive damages restored to Appellant.

This **Court** has only one duty and that is to follow the **United States Constitution** and **STRIKE** all **ORDERS** from this COURT and execute the attached **ORDER**.

Dated this 2nd day of July, 2020

goe myrs

Joe Myers pro se

12137 Emerald Green Court

Jacksonville, FL 32246

Phone: 904-254-6472

Email: 1776ToTyranny@gmail.com

IN THE SUPERIOR COURT OF PENNSYLVANIA WESTERN DISTRICT

Superior Court Docket No. 1892 WDA 2019

Joe Myers

APPELLANT

VS.

Timothy F. McCune, Joseph H. Chivers, John/Jack W. Murtagh Jr., Graydon Brewer, Carl V. Nanni, Jack Lewis, Jim Gallagher, Hank Leyland, Greg Loverick, Edward Tassey, AK Steel et al, UAW et al (formerly Butler Armco Independent Union), Angelo Papa, William Cunningham, Michael Lettrich, Maria Milie Jones, Dennis Roman, Nicholas Koch, Adam Hobaugh,

APPELLEES

<u>ORDER</u>

AND NOW, this _____ day of July 2020, upon the facts and evidence provide by Appellant, it is hereby ORDERED by the Superior Court that:

(a) All ORDERS by the Superior Court related to this case to date are hereby STRIKEN from the record as well as ALL Briefs filed by Appellees as the Appellees perverted the LAW and did not honor their sworn oath to the Constitution;

- (b) Appellant is awarded either the full punitive and compensatory damages requested of \$100 Million from Appellee AK Steel and \$10 Million per each other Appellee or a JURY TRIAL is scheduled;
- (c) That part of this case to be transferred BACK to the Supreme Court of Pennsylvania so that ALL Appellees with a law license are stripped of their license and NEVER allowed to practice law in the United States;
- (d) That part of this case to be transferred back to the Supreme Court of Pennsylvania so an injunction is imposed on Appellee AK Steel et al (now Cleveland Cliffs) Butler plant for the continued criminal activity of hauling the coils on grossly overloaded trailers coming down a steep hill with a 90 degree bend in it to an intersection Appellee AK Steel et al allows the public at large to enter their property to purchase material from Hecketts Slag a public company;
- (e) That part of this case to be transferred back Supreme
 Court of Pennsylvania so the Court can contact ClevelandCliffs the new owner of Appellee AK Steel et al to inform
 them of this legal issue.

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Violation Warning Denial of Rights Under Color of Law

▶ Violation Warning—18 U.S.C. §242; 18 U.S.C. §245; 42 U.S.C. §1983

Name and address of Citizen

Joe Myers 12137 Emerald Green Court Jacksonville, Florida 32246 Name and address of Notice Recipient
Alice Beck Dubow
310 Grant Street, Suite 600
Pittsburgh, PA 15219-2297

Citizen's statement:

Violation of my RIGHTS under The United States of America Constitution of a JURY TRIAL, DUE PROCESS and EQUAL PROTECTION of the LAWS Violation of U.S. Codes, Title 18 Section 241, Section 242, Section 254, Section 35559 / Title 15 Section 2087 / Title 29 Section 654 / Title 42 Section 1983

I certify that the forgoing informat Citizen's signature	tion stated here is true and corr	rect.
· Or M	yers	Date ▶ July 2, 2020
		ning of a citizen under the color-of-law. You sonally liable for civil damages.
Attempting to cause a person to do it is not required by law, may be a		n that such action is required by law, when
willfully subjects any person in any of any rights, privileges, or immuni shall be fined under this title of 18 USC §245 provided that Whoever any person from participating in provided or administered by the Uthereof, by any agency of the United year, or both. 42 USC §1983 provides that ever or usage, of any State or Territory of the United States or other persoor immunities secured by the Consuit in equity, or other proper products.	State, Territory, Commonwealth ties secured or protected by the imprisoned not more than one ver, whether or not acting under or enjoying any benefit, servius Julied States; [or] applying for ed States; shall be fined under by person who, under color of a por the District of Columbia, subjern within the jurisdiction thereof institution and laws, shall be liaceding for redress.	color of law, intimidates or interferes with ice, privilege, program, facility, or activity or enjoying employment, or any perquisite this title, or imprisoned not more than one any statute, ordinance, regulation, custom, cts, or causes to be subjected, any citizen to the deprivation of any rights, privileges, ble to the party injured in an action at law,
	and that the law provides that yo	with your demand may lead to your arrest ou can be held personally responsible and
You are advised to cease and dunderstand the law.	esist with your demand and to	seek personal legal counsel if you do not
Notice of Service: I, Joe Myers and address on July 2, 2020	certify that I personally deliv at As part of Superior	vered this notice to above named recipient

Form COL

Violation Warning Denial of Rights Under Color of Law

▶ Violation Warning—18 U.S.C. §242; 18 U.S.C. §245; 42 U.S.C. §1983

Name and address of Citizen

Joe Myers 12137 Emerald Green Court Jacksonville, Florida 32246 Name and address of Notice Recipient
John T. Bender
310 Grant Street, Suite 600
Pittsburgh, PA 15219-2297

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I certify that the forgoing information stated here is true and correct. Citizen's signature Date ▶ July 2, 2020 Legal Notice and Warning Federal Jaw provides that it is a crime to violate the Rights of a citizen under the color-of-law. You can be arrested for this crime and you can also be held personally liable for civil damages. Attempting to cause a person to do something by telling that person that such action is required by law, when it is not required by law, may be a felony. 18 USC §242 provides that whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States ... shall be fined under this title or imprisoned not more than one year, or both. 18 USC §245 provided that Whoever, whether or not acting under color of law, intimidates or interferes with any person from participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States; [or] applying for or enjoying employment, or any perquisite thereof, by any agency of the United States; shall be fined under this title, or imprisoned not more than one year, or both. 42 USC §1983 provides that every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress. Warning, you may be in violation of Federal Law and persisting with your demand may lead to your arrest and/or civil damages! Also understand that the law provides that you can be held personally responsible and liable, as well as your company or agency. You are advised to cease and desist with your demand and to seek personal legal counsel if you do not understand the law. Notice of Service: certify that I personally delivered this notice to above named recipient Joe Myers at As part of Superior Court filing July 2, 2020 and address on Public Domain-Privacy Form COL(01)

Form COL

Violation Warning Denial of Rights Under Color of Law

▶ Violation Warning—18 U.S.C. §242; 18 U.S.C. §245; 42 U.S.C. §1983

Name and address of Citizen

Joe Myers 12137 Emerald Green Court Jacksonville, Florida 32246 Name and address of Notice Recipient
Joseph D. Seletyn
310 Grant Street, Suite 600
Pittsburgh, PA 15219-2297

Citizen's statement

Violation of my RIGHTS under The United States of America Constitution of a JURY TRIAL, DUE PROCESS and EQUAL PROTECTION of the LAWS Violation of U.S. Codes, Title 18 Section 241, Section 242, Section 254, Section 35559 / Title 15 Section 2087 / Title 29 Section 654 / Title 42 Section 1983

	on M	yes	Date ▶ Ju	ly 2, 2020
		Legal Notice	and Warning	
			he Rights of a citizen u e held personally liable	
Attempting to ca			that person that such ac	tion is required by law,
willfully subjects of any rights, pri-	any person in ar ileges, or immu	ny State, Territory, Com Inities secured or prote	of any law, statute, ordinations or any law, statute, ordination or any law that the constitution or than one year, or both	or District to the depri or laws of the United S
any person from provided or adn	n participating in inistered by the	in or enjoying any be e United States; [or] a	cting under color of law, enefit, service, privilege, oplying for or enjoying en ned under this title, or im	program, facility, or a nployment, or any perc
42 USC §1983 or usage, of any of the United Sta or immunities s	State or Territory tes or other persecured by the C	y or the District of Colu son within the jurisdict	er color of any statute, on mbia, subjects, or causes ion thereof to the depriva shall be liable to the part	to be subjected, any o tion of any rights, privil
	iges! Also under	rstand that the law prov	persisting with your demides that you can be held	
		l dociet with your dom	and and to seek persona	el legal counsel if you o



Violation Warning Denial of Rights Under Color of Law

▶ Violation Warning—18 U.S.C. §242; 18 U.S.C. §245; 42 U.S.C. §1983

Name and address of Citizen
Joe Myers
12137 Emerald Green Court
Jacksonville, Florida 32246

Name and address of Notice Recipient
Carolyn H. Nichols
310 Grant Street, Suite 600
Pittsburgh, PA 15219-2297

Citizen's statement:

Violation of my RIGHTS under The United States of America Constitution of a JURY TRIAL, DUE PROCESS and EQUAL PROTECTION of the LAWS Violation of U.S. Codes, Title 18 Section 241, Section 242, Section 254, Section 35559 / Title 15 Section 2087 / Title 29 Section 654 / Title 42 Section 1983

	n's signature	g information stated here is tr	
>	$\alpha \lambda$	Legal Notice	Date ▶ July 2, 2020
		Legal Notice	and Warning
	ai iaii piotiass	maritio a diffication to tholato t	the Rights of a citizen under the color-of-law. You be held personally liable for civil damages.
		erson to do something by telling , may be a felony.	that person that such action is required by law, when
willfull of any sha 18 US any p provio thereo year, 42 US or usa of the or imr	y subjects any per rights, privileges, all be fined under IC §245 provided to erson from particled or administered for both. IC §1983 provide ge, of any State or unities secured	son in any State, Territory, Comor immunities secured or protect this title or imprisoned not most hat Whoever, whether or not accipating in or enjoying any beed by the United States; [or] apost the United States; shall be first that every person who, under Territory or the District of Column ther person within the jurisdiction.	cting under color of law, intimidates or interferes with enefit, service, privilege, program, facility, or activity polying for or enjoying employment, or any perquisite ined under this title, or imprisoned not more than one er color of any statute, ordinance, regulation, custom, mbia, subjects, or causes to be subjected, any citizen ion thereof to the deprivation of any rights, privileges, shall be liable to the party injured in an action at law,
and/o	civil damages! Al		persisting with your demand may lead to your arrest ides that you can be held personally responsible and
	re advised to ce stand the law.	ase and desist with your dem	and and to seek <i>personal</i> legal counsel if you do not
Notice	of Service:		

CERTIFICATE OF SERVICE

I, the undersigned, certify that the foregoing APPELLANT'S DEMUR TO NON-PRECEDENTIAL DECISION AND WARNING TO THE COURT was served on the following via U.S. Mail, First-Class, this 2nd day of July, 2020.

Erie County Courthouse Att: William Cunningham 140 West 6th Street Erie, PA 16501

Frost Brown Todd LLC Union Trust Building / Att: Nicholas J. Koch 501 Grant Street, Suite 800 Pittsburgh, PA 15219

JonesPassodelis PLLC Gulf Tower /Att: Ms. Jones & Mr. Letterich 707 Grant Street, Suite 3410 Pittsburgh, PA 15219

Angelo Papa 318 Highland Ave New Castle, PA 16101

Graydon Brewer 48 Crystal Drive Oakmont, PA 15139-1051

Murtagh, Hobaugh & Cech Att: Adam Hobaugh P.O. Box 816 Wexford, PA 15090 Murtagh, Hobaugh & Cech Att: Adam Hobaugh 110 Swinderman Road Wexford, PA 15090

Marshall Dennehey Warner Coleman & Goggin Union Trust Building / Att: Dennis Roman 501 Grant Street, Suite 700 Pittsburgh, PA 15219

Joe Myers