Instructions for Judgment Satisfaction in Motor Vehicle Cases

When Plaintiff or Plaintiff's Attorney cannot be located:

STEP #1: Obtain a copy of the Judgment against you.

The Records are available in Room 264

STEP #2: Defendant/Attorney for Defendant must make a good faith effort to contact or

locate the attorney of record for the Plaintiff.

STEP #3: A certified letter stating your desire to satisfy the judgment should be mailed to

the Plaintiff's last known address. In the event that this letter is returned as "unknown" or not received, you can attach it with the Affidavit to Satisfy Judgment form (available in Room 296, City Hall – Finance Unit).

Judgment form (available in Room 200, City Hair T mance Onte).

STEP #4: If you are unable to locate the Plaintiff or Plaintiff's counsel, you are required to pay the amount of the judgment, plus 6% interest into escrow with the Office of

Judicial Records.

Judiciai Records.

In the event that your judgment exceeds \$15,000 for injury to a single person in an accident, \$30,000 for two or more individuals injured in an accident, or \$5,000 for damage to property of others, your total to be paid into escrow is capped at those amounts given your individual case's factual circumstances. 75 Pa.C.S.A. § 1774. This amount will still include 6% interest.

NOTE: A Judgment Debtor in compliance with section 1774 does not get the benefit of having the entire judgment marked satisfied.

Personal checks are not accepted. This payment cannot be done in installments.

Payment can be made in Room 296 after you have completed the Affidavit to Satisfy Judgment form and had it notarized.

STEP #5: After completing the previous steps, take two (2) copies of the validated Affidavit

to Satisfy Judgment form to the Civil Filing Center to be filed with the First and Second Filing Unit in Room 296 for time stamping of all necessary documents.

STEP #6: If you need a Certificate of Satisfaction to forward to PennDot in Harrisburg, you

will need to take a copy of the validated Affidavit of Satisfaction to the

Certifications Department in Room 296. There is a \$41.58 fee for this service.

If the Plaintiff is not found within five (5) years of the date of payment into escrow, the money can be released to you by showing a valid photo I.D. in the Finance Unit in Room 296, after a Motion to Release Escrow Funds has been granted by the Judge.

IN THE COURT OF COMMON PLEAS FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION – CIVIL

	:Term,
Plaintiff(s) Vs.	: No
Defendant(s)	: : :
AFFIDAVIT TO SATISFY JUDGMENT IN CODE ACT OF FEBRUARY 12, 1984, P.L. OCTOBER 1, 1984, C.S	. 26 NO. 11, SECTION 3 AS AMENDED
Commonwealth of Pennsylvania County of Philadelphia	
being duly sworn	according to law deposes and says:
1) That he/she is the Defendant in the abo	ve captioned matter and judgment has been
entered against him/her in favor of the	Plaintiff above named on
2) That the total amount owed to the judg	ment creditor (Plaintiff herein) is:
(A) Amount of Judgment \$	
(B) Interest to Date \$	
TOTAL: \$	

3)	That the Defendant has unsuccessfully attempted to locate the judgment reditor to	
	the money due. In this regard, he/she has:	
4)	That Judgment Creditor cannot be located.	
	PLEASE SATISFY THIS JUDGMENT.	
	-	Signature of Defendant
	and Subscribed Notary Public	
This	day of	