

**FIRST JUDICIAL DISTRICT OF PENNSYLVANIA  
COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY  
TRIAL DIVISION**

**Administrative Order  
66 of 2020**

In re: Stay of Litigation Involving SEPTA

**ORDER**

WHEREFORE, the Court having been made aware of a malware attack on Southeastern Pennsylvania Transportation Authority (“SEPTA”) and the resulting inability to proceed with litigation, and as a result, on September 2, 2020, it issued Administrative Order 52 of 2020, which stayed all matters in which SEPTA is a named party until November 30, 2020, and which provided that the stay may be extended upon Good Cause shown, and, following a hearing before Supervising Judge Daniel Anders, SEPTA having shown Good Cause for an extension and having no opposition thereto, **it is hereby ORDERED and DECREED** that in all cases in which SEPTA is a named party except those cases brought pursuant to 45 U.S.C. § 51 *et seq.* (Federal Employers Liability Act) filed prior to August 10, 2020, shall remain stayed and in deferred status as provided below.

It is further ORDERED and DECREED that as to any new cases to which this Stay applies filed against SEPTA while this Stay is in effect, the entry of appearance by the attorney on behalf of SEPTA must be accompanied by a Praecipe to Stay the Action, together with a copy of this Order.

It is further ORDERED and DECREED that the Stay shall remain in effect until January 15, 2021 unless counsel for SEPTA notifies the Court before January 15, 2021 that its electronic data and Electronic System are restored. It is further provided, however, that the Stay may be extended upon the filing of a motion to extend the Stay and for good cause shown.

BY THE COURT:

/s/ Lisette Shirdan-Harris  
Honorable Lisette Shirdan-Harris  
Administrative Judge - Trial Division

/s/ Daniel J. Anders  
Honorable Daniel J. Anders  
Supervising Judge - Trial Division – Civil

Dated: November 30, 2020