Outline of Law & Rules Pertaining to Settlement of Death Actions

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Table of Contents

l.	Statutory Basis for Death Actions	1
	A. 42 Pa. C.S.A. 8301 – Wrongful Death Actions	1
	B. 42 Pa. C.S.A. 8302 – Survival Action	3
	C. Overlap or Duplication	4

	D. Emotional Distress of Other Family Members	4
II.	Court Rules Governing Death Actions	4
	A. PRCP 213. Consolidation, Severance and Transfer of Actions	
	and Issues within a County. Actions for Wrongful Death and	
	Survival Actions	4
	B. PRCP 2227. Compulsory Joinder	5
	C. PRCP 1020. Pleading More than one Cause of Action. Alternate	
	Pleading. Failure to Join Bar	5
	D. PRCP 2201-2224. Inclusive Deal Specifically with Actions for	
	Wrongful Death (Attached)	5
	E. PRCP 2355. Substitution of Parties	6
	F. Lycoming County Local Rule 2039	6
III.	Probate Code References Relating to Wrongful Death and Survival	
	Actions	6
	A. 20 Pa. C.S.A. § 2101. Intestate Estate (Attached)	
	B. 20 Pa. C.S.A. § 2102. Share of surviving spouse (Attached)	
	C. 20 Pa. C.S.A. § 2103. Shares of others than surviving spouse	
	(Attached)	7
	D. 20 Pa. C.S.A. § 2104. Rules of succession (Attached)	
	E. 20 Pa. C.S.A. § 2105. Spouse's rights (Attached)	
	F. 20 Pa. C.S.A. § 2106. Forfeiture (Attached)	
	G. 20 Pa. C.S.A. § 2107. Persons born out of wedlock (Attached)	
	H. 20 Pa. C.S.A. § 2108. Adopted person	
	I. 20 Pa. C.S.A. § 2202. Right of election; nonresident decedent	
	J. 20 Pa. C.S.A. § 2203. Right of election; resident decedent	
	K. 20 Pa. C.S.A. § 2204. Disclaimers, releases and charges against	
	elective share	9
	L. 20 Pa. C.S.A. § 2206. Right of election personal to surviving	
	spouse	10
	M. 20 Pa. C.S.A. § 2207. Waiver of right to election	
	N. 20 Pa. C.S.A. § 2208. Forfeiture of right of election	
	O. 20 Pa. C.S.A. § 2210. Procedure for election; time limit	
	P. 20 Pa. C.S.A. § 3371. Survival of actions	
	Q. 20 Pa. C.S.A. § 3375. Abatement of action for failure to take out	

	letters	11
	R. 20 Pa. C.S.A. § 767. Parties in interest	12
	S. 20 Pa. C.S.A. § 3323. Compromise of Controversies	12
	T. 20 Pa. C.S.A. § 3532. Distribution by Personal Representative	
	U. 20 Pa. C.S.A. § 3375. Substitution of Parties	13
	V. 20 Pa. C.S.A. § 3383. Statute of Limitations	13
	W. 20 Pa. C.S.A. § 102. Definitions	14
	X. 20 Pa. C.S.A. 301(a). Personal Estate	14
	Y. 20 Pa. C.S.A. § 7701-7793.3. "Portability Clause"	
IV.	Inheritance and Estate Tax Act	14
	A. 72 Pa.C.S.A. 9102. Definition of "Property"	14
	B. 72 Pa.C.S.A. 9116. Inheritance Tax	14
V.	Federal Taxes	14
	A. Internal Revenue Code	14
VI.	Workmen's Compensation Lien	15
	A. Gillette v. Wurst, 937 A.2d 430 (2007)	15
VII.	Granting of Letters testamentary and Letters of Administration	16
	A. 20 Pa. C.S.A. §§ 3151 – 3162	16
	B. 20 Pa. C.S.A. § 3155(b)	16
	C. Opening of an Estate	17
	1. No Will	17
VIII.	Guardians	17

Table of Authorities

Cases	
Amato v. Bell and Gossett, 116 A.3d 607 (Pa. Super. 2015)	1
C.I.R. v. Schleier, 515 U.S. 323, 329-30, 115 S. Ct. 2159, 2163-64, 132 L.Ed.2d 294	
(1995)	, 16
Ebersole v. SEPTA, 111 A.3d 286 (Pa. Cmwlth. 2015)	2
Gillette v. Wurst, 937 A.2d 430 (Pa. 2007)	16
<i>In re Estate of Fuller</i> , 87 A.3d 330 (Pa. Super. 2014)	8
In re Estate of Talerico, 137 A.3d 577 (Pa. Super. 2016)	
In re Jonathan Thomas Stapas, A Minor, Appeal of AIG Claim Services, Inc., 820 A.2	
850 (Pa. Cmwlth. 2003)	18
<i>In re Trust Under Agreement of Taylor</i> , 2017 Pa. LEXIS 1692 (July 19, 2017) Donohi	
J	14
Linebaugh v. Lehr, 351 Pa.Super. 135, 505 A.2d 303 (1986)	
McClean v. Djerassi, 84 A.3d 1067 (Pa. Super. 2013)	14
Novelli v. Johns-Manville Corp., 395 Pa. Super. 144, 576 A. 2d 1085 (1990)	
Rock v. Pyle, 720 A.2d 137, 141 (Pa. Super. 1998)	
Salvadia vs. Ashbrook, 923 A.2d 436 (Pa. Super. 2007)	11
Schroeder v. Anchor Darling Valve Co., 16 Pa. D. & C. 5 th 449 (Phila. C.P. 2010)	3
Statutes	
20 Pa. C.S. § 2106(b)	8
20 Pa. C.S. § 5112(3)	
20 Pa. C.S. § 751(6)	
20 Pa. C.S.A. § 2101	
20 Pa. C.S.A. § 2102	
20 Pa. C.S.A. § 2103	
20 Pa. C.S.A. § 2104	
20 Pa. C.S.A. § 2105	
20 Pa. C.S.A. § 2106	
20 Pa. C.S.A. § 2107	
20 Pa. C.S.A. § 2108	8
20 Pa. C.S.A. § 2202	9
20 Pa. C.S.A. § 2203	
20 Pa. C.S.A. § 2204	9
20 Pa. C.S.A. § 2206	10
20 Pa. C.S.A. § 2207	10
20 Pa. C.S.A. § 2208	
20 Pa. C.S.A. § 2210	11
20 Pa. C.S.A. § 3155(a)	
20 Pa. C.S.A. § 3155(b)	
20 Pa. C.S.A. § 3155(c)	
20 Pa. C.S.A. § 3323	
20 Pa. C.S.A. § 3371	
20 Pa. C.S.A. § 337511	
20 Pa C.S.A. § 3383	13

20 Pa. C.S.A. § 3532	13
20 Pa. C.S.A. § 767	11
20 Pa. C.S.A. §§ 3151 – 3162	16
20 Pa. C.S.A. §102	14
20 Pa. C.S.A. 301(a)	
20 Pa. Cons. Stat. § 5101, et seq., chapter 51	17
26 U.S.C.A. § 104	14
42 Pa. C.S.A. 8301	1
42 Pa. C.S.A. 8302	3, 11
72 Pa. C.S.A. 9101 et seq	14
72 Pa.C.S.A. 9102	
72 Pa.C.S.A. 9116	14
Other Authorities 4 WEST'S PA PRACTICE, TORTS: LAW AND ADVOCACY §14.7 Internal Revenue Bulletin No. 2012-12 (March 19, 2012) at 498 Pennsylvania Suggested Standard Jury Charge Civil Jury Instructions 6.10 Section 104 of the Internal Revenue Code	15 1, 3
Rules	
Lycoming County Local Rule 2039	
PRCP 1020	5
PRCP 213	
PRCP 2201 – 2224	
PRCP 2227	
PRCP 2355	6, 13
Regulations	
26 C.F.R. §1-104-1(c))	15

OUTLINE OF LAW & RULES PERTAINING TO SETTLEMENT OF DEATH ACTIONS

- I. STATUTORY BASIS FOR DEATH ACTIONS
 - A. 42 Pa. C.S.A. 8301 Wrongful Death Actions
 - 1. Statutorily Created
 - 2. Only beneficiaries are spouse, children or parents
 - 3. Special damages provided in Subsection (c) include reasonable hospital, nursing, medical, funeral expense and expenses of administration necessitated by reason of injuries causing death.
 - 4. Damages pass outside of decedent's estate.
 - 5. For an explanation of nature and types of damages recoverable look to Pennsylvania Suggested Standard Jury Charge Civil Jury Instructions 6.10 and Case Law Defining Wrongful Death Damages. Wrongful Death Damages are the following:
 - 5.1 Hospital, medical, funeral, burial, and estate administration expenses incurred;
 - 5.2 An award that will fairly and adequately compensate the family of decedent (wife, children, parents, etc.) for their loss of any contributions they would have received between the time of the death of decedent and today. Note: Should also continue into the future. This includes all amounts of money that the decedent would have spent for or given to his/her family for such items as shelter, food, clothing, medical care, education, entertainment, gifts, and recreation;
 - 5.3 All sums decedent would have contributed in support of his or her family between today and the end of his life expectancy;
 - 5.4 Addition to monetary contributions, this includes monetary value of services, society, and comfort that he/she would have given to his or her family had he/she lived, including such elements as work around the home, provision of physical comforts and services, provision of society and comfort; *Amato v. Bell and Gossett*, 116 A.3d 607 (Pa. Super. 2015). Included in a wrongful death award may be recovery for loss of post-death

services, including society and comfort. A loss of consortium claim is intended to compensate a survivor spouse for loss of her services, society and conjugal affection while her spouse was still living, yet suffering from the injury in question. Hence there is no duplication of damages as one award is for predeath loss and the other post-death.

- 5.4.1 SEPTA is a Commonwealth agency. The Superior Court's observation that loss of compensable services is comparable to loss of consortium is irrelevant to the meaning of the Sovereign Immunity Act. The meaning of "loss of consortium" is quite clear, and it has been definitively construed by our Supreme Court to mean damages available only to a spouse, not a parent. Accordingly, the order of the trial court denying SEPTA's motion for partial summary judgment on the pleadings with respect to the recovery of non-pecuniary losses sought by the parents of Decedent is reversed. Under the Sovereign Immunity Act, the parents have no claim for non-pecuniary losses with respect to the death of their child. *Ebersole v. SEPTA*, 111 A.3d 286 (Pa. Cmwlth. 2015).
- 5.5 On behalf of surviving children, an amount that will fairly compensate the loss of service of decedent as a mother or father would have contributed to his or her children. This would include monetary value of guidance, tutelage, and moral upbringing that you believe children would have received up to the time you believe such services would have been provided had the death not occurred.
- 5.6 With respect to consortium, 5.4 above, such damages as noted are normally incorporated within the wrongful death claim unless the decedent survived for some period of time prior to death. According to West's Pennsylvania Practice,

In *Linebaugh v. Lehr* [351 Pa.Super. 135, 505 A.2d 303 (1986)], the Superior Court held that for practical purposes wrongful death damages encompass the traditional elements of a common law claim for loss of consortium, so that permitting a separate consortium claim "would permit double recovery for the same death."

4 WEST'S PA PRACTICE, TORTS: LAW AND ADVOCACY §14.7 (footnotes omitted).

In other words, there is no separate claim for loss of consortium.

On the other hand, the treatise also notes that "in a case where the decedent survives for some period of time, a surviving spouse is permitted to recover damages for loss of consortium between the time if injury and the time of death. Thereafter, the damages recoverable would be governed by the Wrongful Death Act." *Id. See Novelli v. Johns-Manville Corp.*, 395 Pa. Super. 144, 576 A. 2d 1085 (1990); *Schroeder v. Anchor Darling Valve Co.*, 16 Pa. D. & C. 5th 449 (Phila. C.P. 2010).

B. 42 Pa. C.S.A. 8302 – Survival Action

- a. Not a new cause of action, but rather just a codification of the notion that a cause of action survives death and can be brought by the personal representative of the deceased.
- b. Note that any recovery goes to the estate of decedent.
- c. Distribution of proceeds depends upon whether decedent died testate or intestate.
- d. Proceeds are taxable in the estate at rates depending upon the relationship of beneficiaries of the estate.
- e. See Pennsylvania Suggested Standard Civil Jury Charge Jury Instructions 6.10 and Case Law for fuller explanation of type of damages recoverable.
 - 5.1 Total amount decedent would have earned between the time of the accident and death;
 - 5.2 Plaintiff is entitled to the total net amount decedent would have earned between the time of death and today. The net earnings are determined by calculating the total amount of decedent's gross earnings, including fringe benefits between the date of death and today. From this amount you deduct the amount of monetary contributions that would have been made to his family during this period (which you have already awarded to plaintiff under the Wrongful Death Act) and the amount of money decedent would have spent on himself for personal maintenance during this period. The probable costs of personal maintenance includes only the necessary and economical living expenses such as food, shelter and clothing decedent would have been required to spend in order to maintain life during this period;

- Plaintiff is entitled to the value of the net amount the decedent would have earned between today and the end of his life expectancy. Again, the earnings for this period are determined as follows: you must first calculate the total amount of decedent's gross earnings between today and the end of his life expectancy. From this amount you deduct probable costs of necessary and economical living expenses to sustain life during this period (together with amount of monetary contributions he would have made to his family during this period, which you have already awarded under wrongful death). The award to the estate for total lost future net earnings thus represents a total net earnings of the decedent's work life expectancy;
- 5.4 Plaintiff is entitled to be awarded an amount to compensate for mental and physical pain, suffering, and inconvenience the decedent endured from the moment of his injury to the time of his death as a result of the accident.
- C. <u>Overlap or Duplication</u>. Please note that Wrongful Death and Survival Act Damages do not overlap or duplicate each other rather part of the losses goes to one cause of action and the balance to the other.
- D. <u>Emotional Distress of Other Family Members</u>. Remember that this is a totally separate cause of action and does not pass through anyone's estate unless of course the person so asserting has died.