

IN RE:	:	IN THE COURT OF COMMON PLEAS OF
LORI WASKO	:	SUSQUEHANNA COUNTY, PA
PETITION TO SEAL	:	
CORONER'S FILE	:	DOCKET NO: 2026-135-MD
	:	
IN RE:	:	
DENNIS SEELENBRANDT	:	
PETITION TO SEAL	:	
CORONER'S FILE	:	DOCKET NO: 2026-136-MD
	:	
	:	
IN RE:	:	
CARMINE FAINO	:	
PETITION TO SEAL	:	
CORONER'S FILE	:	DOCKET NO: 2026-137-MD

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**MOTION TO INTERVENE**

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AND NOW, comes The Patriot-News/PennLive (“PennLive”), Proposed Intervenor, by its undersigned attorney, and files this Motion to Intervene in the above-captioned matter to oppose petitions by the Coroner’s office to seal files. In support of its Motion to Intervene, PennLive avers as follows:

1. PennLive is the largest local news company serving the Harrisburg, Pennsylvania metropolitan area with print and digital news. It is owned by Advance Local Media LLC and headquartered in Mechanicsburg, Cumberland County. Its offices are located at 1900 Patriot Drive, Mechanicsburg, PA 17050. Although its offices are located in the Harrisburg area, the reach of PennLive coverage is statewide.
2. PennLive reporters routinely rely on public and judicial records of Pennsylvania civil and criminal proceedings, including records subject to the Coroner’s Act, 16 P.S.C.A. § 13901 *et seq.*, to provide their readers with timely and important information about news impacting their communities.

3. PennLive, through its newsgathering, became aware of the effort in the above-captioned actions to seal certain autopsy records from public inspection. As such, PennLive moves to intervene.
4. Intervention is the appropriate means for members of the media to exercise their right of access to judicial records. *Commonwealth v. Fenstermaker*, 530 A.2d 414, 416 n.1 (Pa. 1987) (“The filing of a motion to intervene in a criminal case by the news media has long been recognized by this Court as an appropriate means of raising assertions of public rights of access to information regarding criminal case proceedings.”); *Commonwealth v. Upshur*, 924 A.2d 642, 645 n.2 (Pa. 2007) (same).
5. On March 23, 2026, Susquehanna County Coroner Jessica Chiaramonte (the “Coroner”) filed three petitions (the “Sealing Petitions”) seeking to seal the autopsy records of three deceased individuals: Carmine Faino (Exhibit A), Dennis Seelenbrandt (Exhibit B), and Lori Wasco (Exhibit C) (the “Decedents”). Carmine Faino and Lori Wasco died in related incidents on August 7, 2025, and Dennis Seelenbrandt died on November 20, 2023. Exhibits A–C.
6. The Sealing Petitions specifically seek that this Court seal “all toxicology reports, coroner reports, autopsy records, photographs, audiotapes, videotapes, and related materials maintained by the Susquehanna County Coroner’s Office” (the “Coroner Records”). *Id.*
7. Except for the Decedents’ names and dates of death, the three Sealing Petitions are otherwise identical to each other. *Id.*
8. PennLive opposes the Sealing Petitions because the coroner’s office has not met the standards for sealing records that are publicly accessible under the Coroner’s Act, 16 Pa.

Stat. §§ 13901 *et seq.* (formerly codified at 16 Pa. Stat. §§ 1231 *et seq.*), which governs access to these records. In particular, the Sealing Petitions do not establish that releasing the Sealing Petitions “would actually substantially hinder or jeopardize [an] ongoing investigation.” *Com. ex rel. Dist. Att’y of Blair Cnty.*, 880 A.2d 568, 577–78 (2005).

9. The Sealing Petitions state that the Decedents’ autopsy files contain “sensitive materials” without elaborating on what those materials are, why they may be “sensitive,” and whether the materials’ sensitive nature is compelling enough to overcome the press and the public’s inherent rights in accessing these materials. Exhibits A–C. That materials are “sensitive” does not establish that releasing them would substantially hinder or jeopardize an ongoing investigation. *Id.*
10. The Sealing Petitions also refer to “ongoing investigations relating to the death[s] of Decedent[s] being performed by the Pennsylvania State Police” which have “not yet been concluded.” *Id.* Similarly, the Sealing Petitions state that the sealing of the Coroner Records “is necessary to avoid hindering an ongoing criminal investigation related to the death[s] of Decedent[s].” *Id.* The Sealing Petitions do not provide any evidence that these investigations are ongoing and have not yet been concluded, nor do they explain how the investigations would be hindered were the Coroner Records to remain unsealed. *Id.*
11. The Sealing Petitions further refer to the need to “protect privacy interests, prevent unwarranted invasions of privacy, *or* serve the interests of justice” (emphasis added). *Id.* It is unclear which, if any, of these interests are at stake and would be harmed by keeping the Coroner Records unsealed.

12. The Decedents, however, cannot possibly have any privacy interests at stake, as they are deceased. Further, details of two of Decedents' deaths and the surrounding investigations, from 2025, are publicly available through existing news coverage. *See, e.g.,* Melissa Steininger, *Neighbors say they saw gunman before ambush in Susquehanna County*, WNEP (Aug. 8, 2025), <https://www.wnep.com/article/news/local/susquehanna-county/neighbors-say-they-saw-gunman-before-ambush-in-schuylkill-county-woman-dead-troopers-shot/523-bd3651f3-e018-415b-9a3d-5002e827e164> (regarding Lori Wasko, who was shot and killed by Carmine Faino); Mark Scolforo and Marc Levy, *Woman killed by neighbor before 2 responding Pennsylvania troopers wounded in ambush shooting* ABC, (Aug. 7, 2025), <https://6abc.com/post/2-pennsylvania-state-troopers-shot-susquehanna-county-route-171-village-thomson/17463592/> (same); Mark Scolforo, Marc Levy, and Lisa Bauman, *Rural Pennsylvania man kills neighbor and wounds responding troopers in gunfire ambush, police say*, Associated Press (Aug. 7, 2025), <https://apnews.com/article/pennsylvania-troopers-shot-9fa326255d7522b1f0564132abfa8aea>.
13. Finally, the Sealing Petitions cite 65 P.S. § 67.708 which exempts “[a]n autopsy record of a coroner or medical examiner and any audiotape of a postmortem examination or autopsy, or a copy, reproduction or facsimile of an autopsy report, a photograph, negative or print, including a photograph or videotape of the body or any portion of the body of a deceased person at the scene of death or in the course of a postmortem examination or autopsy taken or made by or caused to be taken or made by the coroner or medical examiner” from being disclosed pursuant to from Right to Know Law access requests. Exhibits A–C.

14. The Right to Know Law is inapplicable in the above-referenced cases. Instead, the Coroner's Act controls the press and public's ability to view the decedents' autopsies. Third through eighth class counties in Pennsylvania are required to "deposit all official records and papers for the preceding year in the Office of the Prothonotary for the inspection of all persons interested therein." 16 Pa. Stat. § 13935 (formerly codified at 16 Pa. Stat. § 1236-B). Susquehanna County is a county of the sixth class. *Treasurer's Office*, SUSQUEHANNA COUNTY, [https://www.susqco.com/departments/treasurer-s-office#:~:text=The%20Susquehanna%20County%20Treasurer%20is%20an%20elected,Games%20of%20Chance%20Licenses%20\\*%20Bingo%20Licenses](https://www.susqco.com/departments/treasurer-s-office#:~:text=The%20Susquehanna%20County%20Treasurer%20is%20an%20elected,Games%20of%20Chance%20Licenses%20*%20Bingo%20Licenses) (last visited Apr. 3, 2026) ("Susquehanna County is a sixth class county[.]"). Thus, the Susquehanna Coroner, as the elected official located in a county of the sixth class, is required to follow the mandate of the Coroner's Act and deposit the papers for the preceding year(s).
15. The deaths in question in the above-captioned case occurred in the "preceding years" (2023 and 2025) and are required to be on file in the Prothonotary's office or an "annex" of the Prothonotary's office at the Coroner's office, if applicable. 16 Pa. Stat. § 13935; Exhibits A–C.
16. As the Pennsylvania Supreme Court has held, the Coroner's Act is not in conflict with the RTKL, both of which provide for access to Coroner records. *Hearst Television, Inc. v. Norris*, 54 A.3d 23, 33 (2012) ("[T]he RTKL and Section 1236.1(c) of the Coroner's Act each provide immediate access to cause and manner of death records."). Therefore, the public and press have a right to access the autopsy records under the Coroner's Act and the Sealing Petitions unreasonably interfere with PennLive's right to access and review coroner records pursuant to the Coroner's Act. 16 Pa. Stat. § 13935.

17. Trial courts are adequately equipped and authorized to protect autopsy reports from disclosure based on “judicial discretion and necessity” under appropriate circumstances. *Penn Jersey Advance, Inc. v. Grim*, 962 A.2d 632, 637 (Pa. 2009). This inherent power provides trial courts with the means to limit public access to autopsy reports (or portions thereof) based on privacy or privilege concerns where warranted. *Id.*
18. Further, even if there was evidence that releasing the Coroner Records would actually substantially hinder or jeopardize an ongoing investigation—and there is not—the RTKL explicitly requires that public records be redacted rather than withheld in their entirety where a “record contains information that is subject to access as well as information that is not subject to access.” 65 P.S. § 67.706. Indeed, “[t]he agency may not deny access to the record if the information which is not subject to access is able to be redacted.” *Id.*; *see also Com. ex rel. Dist. Att’y of Blair Cnty.*, 880 A.2d 568, 577–78 (2005) (“[T]he trial court is free to determine whether a less restrictive means, such as redaction, is adequate to protect the Commonwealth’s interests.”).
19. PennLive, upon information and belief, asserts that there exists no legitimate privacy, investigatory, or privilege concern precluding public inspection of the Coroner Records. If such legitimate concerns exist, the Coroner should place these specific concerns on the record.

WHEREFORE, PennLive, Proposed Intervenor, respectfully requests that this Court grant its motion to intervene in the above-captioned case.

Dated: April 8, 2026

Respectfully submitted,

/s/ Paula Knudsen Burke  
Paula Knudsen Burke

Pa. Bar ID No. 87607  
REPORTERS COMMITTEE FOR  
FREEDOM OF THE PRESS  
4000 Crums Mill Rd. Ste. 101  
Harrisburg, PA 17112  
(717) 370-6884  
pknudsen@rcfp.org

*Counsel for PennLive*

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**[PROPOSED] ORDER GRANTING MOTION OF THE PATRIOT-NEWS/PENNLIVE  
TO INTERVENE**

AND NOW, this \_\_\_\_ day of \_\_\_\_\_, 2026, upon consideration of the Motion of The Patriot-News/PennLive to Intervene in the above-captioned proceedings, IT IS HEREBY ORDERED that said Motion is GRANTED.

By the Court

\_\_\_\_\_  
J.

**CERTIFICATE OF SERVICE**

I hereby certify that on April 8, 2026, a true and correct copy of the foregoing Motion to Intervene in the above-captioned matters was served upon the following via email:

Marissa McAndrew, Esq.  
MCANDREW LAW OFFICES, PC  
630 Main Street  
Forest City, PA 18421  
(570) 785-3333  
Counsel for Susquehanna County Coroner Jessica Chiamonte

*Counsel for Petitioner*

*/s/Paula Knudsen Burke*

Paula Knudsen Burke

**CERTIFICATE OF COMPLIANCE WITH PUBLIC ACCESS POLICY**

I certify that this filing complies with the provisions of the *Case Records Public Access Policy of the Unified Judicial System of Pennsylvania* that require filing confidential information and documents differently than non-confidential information and documents.

Date: April 8 , 2026

Submitted by: Paula Knudsen Burke  
Signature: /s/Paula Knudsen Burke  
Attorney No.: 87607

### **CERTIFICATE OF CONCURRENCE**

I certify that this filing complies with Susquehanna County Court of Common Pleas Local Rule 208.3(a) that requires movants to seek concurrence in the motion from each party. On April 3, 2026, I phoned and emailed Marissa McAndrew, Esq., attorney for the Coroner, to seek her concurrence. On Monday April 6, 2026, attorney McAndrew responded with an inquiry about my client's interest in the case. She did not indicate a position on the motion.

Date: April 8, 2026

Submitted by: Paula Knudsen Burke

Signature: /s/ Paula Knudsen Burke

Attorney No.: 87607

# **EXHIBIT A**

<p>IN RE:</p> <p><b>CARMINE FAINO</b></p> <p><b>PETITION TO SEAL CORONER'S FILE</b></p>	<p>IN THE COURT OF COMMON PLEAS OF SUSQUEHANNA COUNTY, PA</p> <p>DOCKET NO: <i>2026-137 MW</i></p>
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**PETITION TO SEAL CORONER'S FILE**

Petitioner Jessica Chiamonte, Susquehanna County Coroner, by and through undersigned counsel, Marissa McAndrew, Esquire, of McAndrew Law Offices, PC, hereby respectfully moves this Court to enter an Order sealing the Coroner's file in the matter of Carmine Faino, including all toxicology reports, coroner reports, autopsy records, photographs, audiotapes, videotapes, and related materials maintained by the Susquehanna County Coroner's Office, and in support thereof states as follows:

FILED  
 SUSQUEHANNA COUNTY  
 2026 MAR 23 PM 3:50  
 PROthonotary &  
 CLERK OF COURTS

1. Petitioner respectfully requests that this Court enter an Order directing that the Susquehanna County Coroner's file pertaining to Carmine Faino (hereinafter "Decedent") be sealed from public access and disclosure.
2. The Coroner's file includes autopsy records, postmortem examination reports, photographs, negatives, prints, videotapes, audiotapes, and/or any other materials created or maintained in connection with the death investigation of Decedent.
3. Petitioner seeks to restrict public access to these materials while preserving the ability of authorized parties to access the records as permitted by law or court order.
4. Decedent was a resident of Thompson, Susquehanna County, Commonwealth of Pennsylvania, and died on August 7, 2025.

5. Petitioner's office conducted an investigation into the death and performed an autopsy and their file contains sensitive materials.

6. Moreover, there is an ongoing investigation relating to the death of Decedent being preformed by the Pennsylvania State Police and the investigation has not yet been concluded.

7. While Pennsylvania's Right-to-Know Law (hereinafter the "RTKL") generally requires the public disclosure of the files of the Coroner, the RTKL provides statutory exemptions from public disclosure for certain categories of records maintained by government agencies.

8. Autopsy records of a coroner or medical examiner are specifically exempted from public disclosure under the RTKL. 65 P.S. § 67.708.

9. The statutory exemption includes any audiotape of a postmortem examination or autopsy, or a copy, reproduction or facsimile of an autopsy report, a photograph, negative or print, including a photograph or videotape of the body or any portion of the body of a deceased person at the scene of death or in the course of a postmortem examination or autopsy. 65 P.S. § 67.708.

10. This Court has inherent authority to seal records when necessary to protect privacy interests, prevent unwarranted invasions of privacy, or serve the interests of justice.

11. The sealing of this file is necessary to avoid hindering an ongoing criminal investigation related to the death of Decedent.

12. The materials in the coroner's file contain sensitive information that, if disclosed, could compromise the integrity of ongoing legal proceedings

13. As such, Petitioner respectfully requests that the Honorable Court enter an ORDER sealing the file form public viewing, pending conclusion of the ongoing investigation by the Pennsylvania State Police.

WHEREFORE, for the foregoing reasons, Petitioner respectfully requests that this Honorable Court enter an Order directing that the Coroner's file pertaining to Carmine Faino, including all toxicology reports, coroner reports, autopsy records, photographs, audiotapes, videotapes, and related materials, be sealed from public access and disclosure and further direct that access to the sealed materials be restricted to authorized parties as determined by this Court or as otherwise provided by law.

Respectfully submitted,

MCANDREW LAW OFFICES, PC

BY:   
MARISSA MCANDREW, ESQUIRE

**VERIFICATION**

I, JESSICA CHIARAMONTE, SUSQUEHANNA COUNTY CORONER, hereby verify that the statements made in the foregoing Complaint are true and correct to the best of my knowledge, information, and belief. I understand that false statements herein are made subject to the penalties of 18 Pa. CSA § 4904 relating to unsworn falsifications to authorities.

A handwritten signature in cursive script, appearing to read "Jessica Chiaramonte", written in black ink.

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JESSICA CHIARAMONTE

# **EXHIBIT B**

<p>IN RE:</p> <p><b>DENNIS SEELENBRANDT</b></p> <p><b>PETITION TO SEAL CORONER'S FILE</b></p>	<p>IN THE COURT OF COMMON PLEAS OF SUSQUEHANNA COUNTY, PA</p> <p>DOCKET NO: <i>2026-136 ma</i></p>
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**PETITION TO SEAL CORONER'S FILE**

Petitioner Jessica Chiamonte, Susquehanna County Coroner, by and through undersigned counsel, Marissa McAndrew, Esquire, of McAndrew Law Offices, PC, hereby respectfully moves this Court to enter an Order sealing the Coroner's file in the matter of Dennis Seelenbrandt, including all toxicology reports, coroner reports, autopsy records, photographs, audiotapes, videotapes, and related materials maintained by the Susquehanna County Coroner's Office and support thereof, states as follows:

FILED  
 SUSQUEHANNA COUNTY  
 2026 MAR 23 PM 3:50  
 HONORARY  
 CLERK OF COURTS

1. Petitioner respectfully requests that this Court enter an Order directing the Susquehanna County Coroner's file pertaining to Dennis Seelenbrandt (hereinafter "Decedent") be sealed from public access and disclosure.
2. The Coroner's file includes autopsy records, postmortem examination reports, photographs, negatives, prints, videotapes, audiotapes, and/or any other materials created or maintained in connection with the death investigation of Decedent.
3. Petitioner seeks to restrict public access to these materials while preserving the ability of authorized parties to access the records as permitted by law or court order.
4. Decedent was a resident of Thompson, Susquehanna County, Commonwealth of Pennsylvania, and died on November 20, 2023.

5. Petitioner's office conducted an investigation into the death and performed an autopsy and their file contains sensitive materials.

6. Moreover, there is an ongoing investigation relating to the death of Decedent being preformed by the Pennsylvania State Police and the investigation has not yet been concluded.

7. While Pennsylvania's Right-to-Know Law (hereinafter the "RTKL") generally requires the public disclosure of the files of the Coroner, the RTKL provides statutory exemptions from public disclosure for certain categories of records maintained by government agencies.

8. Autopsy records of a coroner or medical examiner are specifically exempted from public disclosure under the RTKL. 65 P.S. § 67.708.

9. The statutory exemption includes any audiotape of a postmortem examination or autopsy, or a copy, reproduction or facsimile of an autopsy report, a photograph, negative or print, including a photograph or videotape of the body or any portion of the body of a deceased person at the scene of death or in the course of a postmortem examination or autopsy. 65 P.S. § 67.708.

10. This Court has inherent authority to seal records when necessary to protect privacy interests, prevent unwarranted invasions of privacy, or serve the interests of justice.

11. The sealing of this file is necessary to avoid hindering an ongoing criminal investigation related to the death of Decedent.

12. The materials in the coroner's file contain sensitive information that, if disclosed, could compromise the integrity of ongoing legal proceedings

13. As such, Petitioner respectfully requests that the Honorable Court enter an ORDER sealing the file form public viewing, pending conclusion of the ongoing investigation by the Pennsylvania State Police.

WHEREFORE, for the foregoing reasons, Petitioner respectfully requests that this Honorable Court enter an Order directing that the Coroner's file pertaining to Dennis Seelenbrandt, including all toxicology reports, coroner reports, autopsy records, photographs, audiotapes, videotapes, and related materials, be sealed from public access and disclosure and further direct that access to the sealed materials be restricted to authorized parties as determined by this Court or as otherwise provided by law.

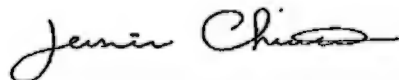
Respectfully submitted,

MCANDREW LAW OFFICES, PC

BY:   
MARISSA MCANDREW, ESQUIRE

**VERIFICATION**

I, JESSICA CHIARAMONTE, SUSQUEHANNA COUNTY CORONER, hereby verify that the statements made in the foregoing Complaint are true and correct to the best of my knowledge, information, and belief. I understand that false statements herein are made subject to the penalties of 18 Pa. CSA § 4904 relating to unsworn falsifications to authorities.



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JESSICA CHIARAMONTE

# **EXHIBIT C**

<p>IN RE:</p> <p><b>LORI WASKO</b></p> <p><b>PETITION TO SEAL CORONER'S FILE</b></p>	<p>IN THE COURT OF COMMON PLEAS OF SUSQUEHANNA COUNTY, PA</p> <p>DOCKET NO: <b>2026-135 MD</b></p>
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**PETITION TO SEAL CORONER'S FILE**

Petitioner Jessica Chiaramonte, Susquehanna County Coroner, by and through undersigned counsel, Marissa McAndrew, Esquire, of McAndrew Law Offices, PC, hereby respectfully moves this Court to enter an Order sealing the Coroner's file in the matter of Lori Wasko, including all toxicology reports, coroner reports, autopsy records, photographs, audiotapes, videotapes, and related materials maintained by the Susquehanna County Coroner's Office, and in support hereof states as follows:

FILED  
 SUSQUEHANNA COUNTY  
 2026 MAR 23 PM 3:50  
 PROthonotary &  
 Clerk of Courts

1. Petitioner respectfully requests that this Court enter an Order directing that Susquehanna County Coroner's file pertaining to Lori Wasko (hereinafter "Decedent") be sealed from public access and disclosure.
2. The Coroner's file includes autopsy records, postmortem examination reports, photographs, negatives, prints, videotapes, audiotapes, and/or any other materials created or maintained in connection with the death investigation of Decedent.
3. Petitioner seeks to restrict public access to these materials while preserving the ability of authorized parties to access the records as permitted by law or court order.
4. Decedent was a resident of Thompson, Susquehanna County, Commonwealth of Pennsylvania, and died on August 7, 2025.

5. Petitioner's office conducted an investigation into the death and performed an autopsy and their file contains sensitive materials.

6. Moreover, there is an ongoing investigation relating to the death of Decedent being performed by the Pennsylvania State Police and the investigation has not yet been concluded.

7. While Pennsylvania's Right-to-Know Law (hereinafter the "RTKL") generally requires the public disclosure of the files of the Coroner, the RTKL provides statutory exemptions from public disclosure for certain categories of records maintained by government agencies.

8. Autopsy records of a coroner or medical examiner are specifically exempted from public disclosure under the RTKL. [65 P.S. § 67.708](#).

9. The statutory exemption includes any audiotape of a postmortem examination or autopsy, or a copy, reproduction or facsimile of an autopsy report, a photograph, negative or print, including a photograph or videotape of the body or any portion of the body of a deceased person at the scene of death or in the course of a postmortem examination or autopsy. [65 P.S. § 67.708](#).

10. This Court has inherent authority to seal records when necessary to protect privacy interests, prevent unwarranted invasions of privacy, or serve the interests of justice.

11. The sealing of this file is necessary to avoid hindering an ongoing criminal investigation related to the death of Decedent.

12. The materials in the coroner's file contain sensitive information that, if disclosed, could compromise the integrity of ongoing legal proceedings

13. As such, Petitioner respectfully requests that the Honorable Court enter an ORDER sealing the file from public viewing, pending conclusion of the ongoing investigation by the Pennsylvania State Police.

WHEREFORE, for the foregoing reasons, Petitioner respectfully requests that this Honorable Court enter an Order directing that the Coroner's file pertaining to Lori Wasko, including all toxicology reports, coroner reports, autopsy records, photographs, audiotapes, videotapes, and related materials, be sealed from public access and disclosure and further direct that access to the sealed materials be restricted to authorized parties as determined by this Court or as otherwise provided by law.

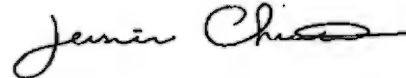
Respectfully submitted,

MCANDREW LAW OFFICES, PC

BY: Marissa McAndrew  
MARISSA MCANDREW, ESQUIRE

**VERIFICATION**

I, JESSICA CHIARAMONTE, SUSQUEHANNA COUNTY CORONER, hereby verify that the statements made in the foregoing Complaint are true and correct to the best of my knowledge, information, and belief. I understand that false statements herein are made subject to the penalties of 18 Pa. CSA § 4904 relating to unsworn falsifications to authorities.

A handwritten signature in cursive script, appearing to read "Jessica Chiaramonte", written in black ink.

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JESSICA CHIARAMONTE