THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 663 Session of 2017

INTRODUCED BY BAKER, MILLARD, ORTITAY, PICKETT, WATSON, GROVE, KORTZ, ZIMMERMAN AND GILLEN, FEBRUARY 28, 2017

REFERRED TO COMMITTEE ON JUDICIARY, FEBRUARY 28, 2017

AN ACT

1 2 3 4 5 6 7 8 9 10 11	Amending Titles 23 (Domestic Relations) and 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, further providing for procedures in domestic relations and litigation; repealing provisions relating to hearing by master, jury trial, mediation programs, fees and costs, review of programs, existing programs and consolidation of proceedings; conferring powers and duties on the unified judicial system, the Secretary of the Commonwealth and the Legislative Reference Bureau; establishing the Family Justice Account; and making editorial changes.
12	The General Assembly of the Commonwealth of Pennsylvania
13	hereby enacts as follows:
14	Section 1. Sections 3303(a) and 3308 of Title 23 of the
15	Pennsylvania Consolidated Statutes are amended to read:
16	§ 3303. Annulment of void and voidable marriages.
17	(a) General ruleIn all cases where a supposed or alleged
18	marriage has been contracted which is void or voidable under
19	this title or under applicable law, either party to the supposed
20	or alleged marriage may bring an action in annulment to have it
21	declared void in accordance with the procedures provided by
22	[this part and prescribed by general rules.] <u>42 Pa.C.S. Ch. 72</u>

1 (relating to family law and justice).

2 * * *

3 § 3308. Action where defendant suffering from mental disorder.
4 If a spouse is insane or suffering from serious mental
5 disorder, an action may be commenced [under this part] <u>in</u>
6 <u>accordance with 42 Pa.C.S. Ch. 72 (relating to family law and</u>
7 <u>justice</u>) against that spouse upon any ground for divorce or
8 annulment.

9 Section 2. Sections 3321 and 3322 of Title 23 are repealed:10 [§ 3321. Hearing by master.

11 The court may appoint a master to hear testimony on all or 12 some issues, except issues of custody and paternity, and return 13 the record and a transcript of the testimony together with a report and recommendation as prescribed by general rules, or a 14 15 judge of the court in chambers may appoint a master to hold a 16 nonrecord hearing and to make recommendations and return the same to the court, in which case either party may demand a 17 18 hearing de novo before the court.

19 § 3322. Jury trial.

20 (a) Application for jury trial. -- After service of the complaint in divorce or annulment on the defendant in the manner 21 prescribed by general rules or entry of a general appearance for 22 23 the defendant, if either of the parties desires any matter of 24 fact that is affirmed by one and denied by the other to be tried 25 by a jury, that party may take a rule upon the opposite party, to be allowed by a judge of the court, to show cause why the 26 issues of fact set forth in the rule should not be tried by a 27 28 jury, which rule shall be served upon the opposite party or 29 counsel for the opposite party.

30 (b) Disposition of application.--Upon the return of the 20170HB0663PN0701 - 2 -

1 rule, after hearing, the court may discharge it, make it 2 absolute or frame issues itself. Only the issues ordered by the 3 court shall be tried. The rule shall not be made absolute when, 4 in the opinion of the court, a trial by jury cannot be had 5 without prejudice to the public morals.]

6 Section 3. Section 3323 of Title 23, amended April 21, 2016
7 (P.L.166, No.24) and October 4, 2016 (P.L.865, No.102), is
8 amended to read:

9 § 3323. Decree of court.

(a) General rule.--In <u>accordance with 42 Pa.C.S. Ch. 72</u>
(relating to family law and justice), in all matrimonial causes,
the court may either dismiss the complaint or enter a decree of
divorce or annulment of the marriage.

14 Contents of decree.--[A] In accordance with 42 Pa.C.S. (b) 15 Ch. 72, a decree granting a divorce or an annulment shall 16 include, after a full hearing, where these matters are raised in any pleadings, an order determining and disposing of existing 17 18 property rights and interests between the parties, custody, partial custody and visitation rights, child support, alimony, 19 20 reasonable attorney fees, costs and expenses and any other related matters, including the enforcement of agreements 21 voluntarily entered into between the parties. In the enforcement 22 23 of the rights of any party to any of these matters, the court 24 shall have all necessary powers, including, but not limited to, 25 the power of contempt and the power to attach wages.

[(c.1) Bifurcation.--With the consent of both parties, the court may enter a decree of divorce or annulment prior to the final determination and disposition of the matters provided for in subsection (b) if the court determines that doing so provides sufficient economic protections for any minor children of the

20170HB0663PN0701

- 3 -

1 marriage. In the absence of the consent of both parties, the 2 court may enter a decree of divorce or annulment prior to the 3 final determination and disposition of the matters provided for 4 in subsection (b) if:

5 (1) grounds have been established as provided in
6 subsection (g); and

(2) the moving party has demonstrated that:

8 (i) compelling circumstances exist for the entry of 9 the decree of divorce or annulment; and

10 (ii) sufficient economic protections have been 11 provided for the other party and any minor children of 12 the marriage during the pendency of the disposition of 13 the matters provided for in subsection (b).]

(d) Substitution for deceased party.--[If] <u>In accordance</u> <u>with 42 Pa.C.S. Ch. 72, if</u> one of the parties dies after the decree of divorce has been entered, but prior to the final determination in such proceeding of the property rights and interests of the parties under this part, the personal representative of the deceased party shall be substituted as a party as provided by law and the action shall proceed.

(d.1) Death of a party.--In the event one party dies during the course of divorce proceedings, no decree of divorce has been entered and grounds have been established as provided in subsection (g), the parties' economic rights and obligations arising under the marriage shall be determined under this part rather than under 20 Pa.C.S. (relating to decedents, estates and fiduciaries).

(e) Costs.--[The] <u>In accordance with 42 Pa.C.S. Ch. 72, the</u>
court may award costs to the party in whose favor the order or
decree shall be entered or may order that each party shall pay

20170HB0663PN0701

7

- 4 -

their own costs or may order that costs be divided equitably as
 it shall appear just and reasonable.

3 (f) Equity power and jurisdiction of the court. -- In accordance with 42 Pa.C.S. Ch. 72, in all matrimonial causes, 4 the court shall have full equity power and jurisdiction and may 5 6 issue injunctions or other orders which are necessary to protect 7 the interests of the parties or to effectuate the purposes of 8 this part and may grant such other relief or remedy as equity and justice require against either party or against any third 9 person over whom the court has jurisdiction and who is involved 10 11 in or concerned with the disposition of the cause.

12 (g) Grounds established.--For purposes of [subsections (c.1) 13 and] <u>subsection</u> (d.1), grounds are established as follows:

14 (1) In the case of an action for divorce under section 15 3301(a) or (b) (relating to grounds for divorce), the court 16 adopts a report of the master or makes its own findings that 17 grounds for divorce exist.

18 (2) In the case of an action for divorce under section
19 3301(c), both parties have filed affidavits of consent or, if
20 the presumption in section 3301(c)(2) is established, one
21 party has filed an affidavit of consent.

(3) In the case of an action for divorce under section 3301(d), an affidavit has been filed and no counter-affidavit has been filed or, if a counter-affidavit has been filed denying the affidavit's averments, the court determines that the marriage is irretrievably broken and the parties have lived separate and apart for at least one year at the time of the filing of the affidavit.

29 Section 4. Sections 3502(a) and (e), 3505, 3506, 3507(a), 30 3508, 3701(a), (d) and (e), 3702, 3703 and 3705(a) of Title 23

20170HB0663PN0701

- 5 -

1 are amended to read:

2 § 3502. Equitable division of marital property.

3 (a) General rule.--[Upon] In accordance with 42 Pa.C.S. Ch. 72 (relating to family law and justice), upon the request of 4 either party in an action for divorce or annulment, the court 5 6 shall equitably divide, distribute or assign, in kind or 7 otherwise, the marital property between the parties without 8 regard to marital misconduct in such percentages and in such manner as the court deems just after considering all relevant 9 10 factors. The court may consider each marital asset or group of 11 assets independently and apply a different percentage to each 12 marital asset or group of assets. Factors which are relevant to 13 the equitable division of marital property include the 14 following:

15

(1) The length of the marriage.

16 (2) Any prior marriage of either party.

17 (3) The age, health, station, amount and sources of 18 income, vocational skills, employability, estate, liabilities 19 and needs of each of the parties.

20 (4) The contribution by one party to the education,21 training or increased earning power of the other party.

(5) The opportunity of each party for futureacquisitions of capital assets and income.

(6) The sources of income of both parties, including,
but not limited to, medical, retirement, insurance or other
benefits.

(7) The contribution or dissipation of each party in the
acquisition, preservation, depreciation or appreciation of
the marital property, including the contribution of a party
as homemaker.

20170HB0663PN0701

- 6 -

1 (8) The value of the property set apart to each party.

2 (9) The standard of living of the parties established3 during the marriage.

4 (10) The economic circumstances of each party at the 5 time the division of property is to become effective.

6 (10.1) The Federal, State and local tax ramifications 7 associated with each asset to be divided, distributed or 8 assigned, which ramifications need not be immediate and 9 certain.

10 (10.2) The expense of sale, transfer or liquidation 11 associated with a particular asset, which expense need not be 12 immediate and certain.

13 (11) Whether the party will be serving as the custodian14 of any dependent minor children.

15 * * *

16 (e) Powers of the court.--If, at any time, a party has 17 failed to comply with an order of equitable distribution, as 18 provided for in this chapter or with the terms of an agreement 19 as entered into between the parties, after hearing, the court 20 may, in addition to any other remedy [available under this part] 21 <u>provided by statute</u>, in order to effect compliance with its 22 order:

23 (1) enter judgment;

(2) authorize the taking and seizure of the goods and
chattels and collection of the rents and profits of the real
and personal, tangible and intangible property of the party;
(3) award interest on unpaid installments;
(4) order and direct the transfer or sale of any

29 property required in order to comply with the court's order;
30 (5) require security to insure future payments in

20170HB0663PN0701

- 7 -

1 compliance with the court's order;

2 (6) issue attachment proceedings, directed to the 3 sheriff or other proper officer of the county, directing that the person named as having failed to comply with the court 4 5 order be brought before the court, at such time as the court may direct. If the court finds, after hearing, that the 6 7 person willfully failed to comply with the court order, it 8 may deem the person in civil contempt of court and, in its 9 discretion, make an appropriate order, including, but not 10 limited to, commitment of the person to the county jail for a 11 period not to exceed six months;

12

(7) award counsel fees and costs;

13

(8) attach wages; or

14 (9) find the party in contempt.

15 * * *

16 § 3505. Disposition of property to defeat obligations.

17 (a) Preliminary relief. -- Where it appears to the court that 18 a party is about to leave the jurisdiction of the court or is 19 about to remove property of that party from the jurisdiction of 20 the court or is about to dispose of, alienate or encumber 21 property in order to defeat equitable distribution, alimony pendente lite, alimony, child and spousal support or a similar 22 23 award, an injunction may issue to prevent the removal or 24 disposition and the property may be attached as prescribed by 25 general rules. The court may also issue a writ of ne exeat to 26 preclude the removal.

[(b) Inventory of property.--Both parties shall submit to the court an inventory and appraisement, which shall contain all of the following:

30 (1) A list of the property owned or possessed by either 20170HB0663PN0701 - 8 - 1

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7

or both of them as of:

(i) the date of separation; and

3 (ii) thirty days prior to the date of hearing on4 equitable distribution.

5 (2) A list of the value of the property owned or
6 possessed by either or both of them as of:

(i) the date of acquisition;

8 (ii) the date of separation; and

9 (iii) thirty days prior to the date of hearing on10 equitable distribution.

A list of the liabilities of either or both of them 11 (3) 12 as of 30 days prior to the date of hearing on equitable 13 distribution, whether or not the liabilities are related to 14 the property set forth in the inventory and appraisement.] 15 (c) Discovery.--Discovery [under this part] in 42 Pa.C.S. 16 Ch. 72 (relating to family law and justice) shall be as provided 17 for all other civil actions under the Pennsylvania Rules of Civil Procedure. 18

19 (d) Constructive trust for undisclosed assets.--If a party 20 fails to disclose information required by [general rule of the Supreme Court] the family information statement as provided in_ 21 22 42 Pa.C.S. Ch. 72 and in consequence thereof an asset or assets 23 with a fair market value of \$1,000 or more is omitted from the 24 final distribution of property, the party aggrieved by the 25 nondisclosure may at any time petition the court granting the 26 award to declare the creation of a constructive trust as to all 27 undisclosed assets for the benefit of the parties and their 28 minor or dependent children, if any. The party in whose name the 29 assets are held shall be declared the constructive trustee unless the court designates a different trustee, and the trust 30

20170HB0663PN0701

- 9 -

may include any terms and conditions the court may determine.
 The court shall grant the petition upon a finding of a failure
 to disclose the assets as required by [general rule of the
 Supreme Court] the family information statement.

5 (e) Encumbrance or disposition to third parties.--An 6 encumbrance or disposition of marital property to third persons 7 who paid wholly inadequate consideration for the property may be 8 deemed fraudulent and declared void.

9 § 3506. Statement of reasons for distribution.

In an order made [under this chapter] <u>in accordance with 42</u> <u>Pa.C.S. Ch. 72 (relating to family law and justice)</u> for the distribution of property, the court shall set forth the percentage of distribution for each marital asset or group of assets and the reason for the distribution ordered.

15 § 3507. Division of entireties property between divorced 16 persons.

17 General rule.--Whenever married persons holding property (a) 18 as tenants by entireties are divorced, they shall, except as 19 otherwise provided by an order [made under this chapter] issued 20 in accordance with 42 Pa.C.S. Ch. 72 (relating to family law and 21 justice), thereafter hold the property as tenants in common of equal one-half shares in value, and either of them may bring an 22 23 action against the other to have the property sold and the 24 proceeds divided between them.

25 * * *

S 3508. Conveyance of entireties property to divorced spouse. Whenever married persons have acquired real estate as tenants by entireties and thereafter are divorced, either former spouse, except as otherwise provided by an order [made under this chapter] issued in accordance with 42 Pa.C.S. Ch. 72 (relating

20170HB0663PN0701

- 10 -

1 to family law and justice), may convey to the other, without the 2 joinder of the other, the grantor's interest in the real estate 3 so that the grantee holds the real estate in fee simple, freed 4 from all right, title and interest which the grantor had in the 5 real estate as a tenant by the entireties.

6 § 3701. Alimony.

7 (a) General rule.--Where a divorce decree has been entered 8 <u>in accordance with 42 Pa.C.S. Ch. 72 (relating to family law and</u> 9 <u>justice)</u>, the court may allow alimony, as it deems reasonable, 10 to either party only if it finds that alimony is necessary. 11 * * *

12 (d) Statement of reasons.--In an order made [under this 13 section] <u>in accordance with 42 Pa.C.S. Ch. 72</u>, the court shall 14 set forth the reason for its denial or award of alimony and the 15 amount thereof.

Modification and termination.--An order [entered 16 (e) pursuant to this section] is subject to further order of the 17 18 court upon changed circumstances of either party of a 19 substantial and continuing nature whereupon the order may be 20 modified, suspended, terminated or reinstituted or a new order made in accordance with 42 Pa.C.S. Ch. 72. Any further order 21 shall apply only to payments accruing subsequent to the petition 22 23 for the requested relief. Remarriage of the party receiving 24 alimony shall terminate the award of alimony.

25 * * *

§ 3702. Alimony pendente lite, counsel fees and expenses.
In proper cases <u>in accordance with 42 Pa.C.S. Ch. 72</u>
(relating to family law and justice), upon petition, the court
may allow a spouse reasonable alimony pendente lite, spousal
support and reasonable counsel fees and expenses. Reasonable

20170HB0663PN0701

- 11 -

1 counsel fees and expenses may be allowed pendente lite, and the 2 court shall also have authority to direct that adequate health 3 and hospitalization insurance coverage be maintained for the 4 dependent spouse pendente lite.

5 § 3703. Enforcement of arrearages.

6 If at any time a party is in arrears in the payment of 7 alimony or alimony pendente lite as provided for in sections 8 3701 (relating to alimony) and 3702 (relating to alimony 9 pendente lite, counsel fees and expenses), the court may <u>in</u> 10 <u>accordance with 42 Pa.C.S. Ch. 72 (relating to family law and</u> 11 <u>justice)</u>, after hearing, in order to effect payment of the 12 arrearages:

13

(1) Enter judgment.

14 (2) Authorize the taking and seizure of the goods and
15 chattels and the collection of the rents and profits of the
16 real estate of the party.

17 (3) Attach no more than 50% of the wages of the party.18 (4) Award interest on unpaid installments.

19

(5) Require security to insure future payments.

20 Issue attachment proceedings, directed to the (6) 21 sheriff or other proper officer of the county, directing that 22 the person named as having failed to comply with the court 23 order be brought before the court at such time as the court 24 may direct. If the court finds, after hearing, that the named 25 person willfully failed to comply with the court order, it 26 may declare the person in civil contempt of court and in its 27 discretion make an appropriate order, including, but not 28 limited to, commitment of the person to prison for a period 29 not to exceed six months.

30 (7) Award counsel fees and costs.

20170HB0663PN0701

- 12 -

1 § 3705. Enforcement of foreign decrees.

2 (a) General rule.--Whenever a person subject to a valid 3 decree of a sister state or territory for the distribution of marital property or for the payment of alimony, temporary 4 alimony or alimony pendente lite, or the property of that person 5 is found within this Commonwealth, the obligee of the decree 6 may, in accordance with 42 Pa.C.S. Ch. 72 (relating to family 7 8 law and justice), petition the court where the obligor or the property of the obligor is found to register, adopt as its own 9 10 and enforce the decree as a properly issued and authenticated 11 decree of a sister state or territory. Upon registration and 12 adoption, such relief and process for enforcement as is provided 13 or prescribed by law in similar cases originally commenced in 14 this Commonwealth shall be available. A copy of the decree and 15 order shall be forwarded to the court of the state or territory 16 which issued the original decree. The obligor shall have whatever defenses and relief are available to the obligor in the 17 18 state or territory which issued the original decree and may 19 question the jurisdiction of that court if not otherwise barred. 20 Interest may be awarded on unpaid installments and security may 21 be required to insure future payments as in cases originally 22 commenced in this Commonwealth. Where property of the obligor, 23 but not the person of the obligor, is found within this 24 Commonwealth, there shall be jurisdiction quasi in rem, and, 25 upon registration and adoption of the decree of the sister state 26 or territory, relief and enforcement of the decree shall be available as in other proceedings which are quasi in rem. 27

28 * * *

29 Section 5. Sections 3901, 3902, 3903 and 3904 of Title 23 30 are repealed:

20170HB0663PN0701

- 13 -

1 [§ 3901. Mediation programs.

2 (a) Establishment.--A court may establish a mediation
3 program for actions brought under this part or Chapter 53
4 (relating to custody).

5 (b) Issues subject to mediation.--When a program has been 6 established pursuant to subsection (a), the court may order the 7 parties to attend an orientation session to explain the 8 mediation process. Thereafter, should the parties consent to 9 mediation, the court may order them to mediate such issues as it 10 may specify.

11 (c) Local rules.--

12 (1) The court shall adopt local rules for the 13 administration of the mediation program to include rules 14 regarding qualifications of mediators, confidentiality and 15 any other matter deemed appropriate by the court.

16 (2) The court shall not order an orientation session or 17 mediation in a case where either party or child of either 18 party is or has been a subject of domestic violence or child 19 abuse at any time during the pendency of an action under this 20 part or within 24 months preceding the filing of any action 21 under this part.

(d) Model guidelines.--The Supreme Court shall develop model guidelines for implementation of this section and shall consult with experts on mediation and domestic violence in this Commonwealth in the development thereof. The effective date of this chapter shall not be delayed by virtue of this subsection. \$ 3902. Fees and costs.

(a) Imposition of fee.--A county in which the court has
established a mediation program may impose an additional filing
fee of up to \$20 on divorce and custody complaints to be used to

20170HB0663PN0701

- 14 -

1 fund the mediation program.

2 (b) Assessment of additional costs.--The court may assess3 additional costs of mediation on either party.

4 § 3903. Review of programs.

5 The Supreme Court shall monitor mediation programs 6 established by courts of common pleas. The Supreme Court shall 7 establish procedures for the evaluation of the effectiveness of 8 the program.

9 § 3904. Existing programs.

10 This chapter shall not affect any existing mediation program 11 established in any judicial district pursuant to local rule.] 12 Section 6. Sections 4324, 4341(a), 4344, 4345(a) and 4347 of 13 Title 23 are amended to read:

14 § 4324. Inclusion of spousal medical support.

In addition to periodic support payments, the court may, in 15 16 accordance with 42 Pa.C.S. Ch. 72 (relating to family law and justice), require that an obligor pay a designated percentage of 17 18 a spouse's reasonable and necessary health care expenses. If 19 health care coverage is available through an obligor or obligee 20 at no cost as a benefit of employment or at a reasonable cost, the court shall order an obligor or obligee to provide or extend 21 health care coverage to a spouse. Upon failure of the obligor to 22 23 make this payment or reimburse the spouse and after compliance 24 with procedural due process requirement, the court shall treat 25 the amount as arrearages.

26 § 4341. Commencement of support actions or proceedings.

(a) Procedure.--A support action or proceeding under this
chapter shall be commenced <u>in accordance with 42 Pa.C.S. Ch. 72</u>
<u>(relating to family law and justice)</u> in the manner prescribed by
the Rules of Civil Procedure governing actions of support.

20170HB0663PN0701

- 15 -

1 * * *

2 § 4344. Contempt for failure of obligor to appear.

A person who willfully fails or refuses to appear in response to a duly served order or other process [under this chapter] <u>relating to support may</u>, as prescribed by general rule, be adjudged in contempt. Contempt shall be punishable by any one or more of the following:

8

9

(1) Imprisonment for a period not to exceed six months.(2) A fine not to exceed \$500.

10 (3) Probation for a period not to exceed six months.11 § 4345. Contempt for noncompliance with support order.

(a) General rule.--A person who willfully fails to comply with any order [under this chapter] <u>of support</u>, except an order subject to section 4344 (relating to contempt for failure of obligor to appear), may, as prescribed by general rule, be adjudged in contempt. Contempt shall be punishable by any one or more of the following:

18 (1) Imprisonment for a period not to exceed six months.19 (2) A fine not to exceed \$1,000.

20 (3) Probation for a period not to exceed one year.
21 * * *

22 § 4347. Security for attendance or performance.

23 At any stage of the proceedings [under this chapter] relating 24 to support, upon affidavit filed that the obligor is about to 25 leave this Commonwealth or the judicial district or, where in the judgment of the court, the obligor has habitually failed to 26 comply with court orders [under this chapter] relating to 27 28 support, the court may, as prescribed by general rule, issue 29 appropriate process directing that the obligor be brought before 30 the court and may direct that the obligor give security to

20170HB0663PN0701

- 16 -

appear when directed by the court or to comply with any order of
 the court.

3 Section 7. Section 4349 of Title 23 is repealed:

4 [§ 4349. Consolidation of proceedings.

5 In order to facilitate frequent and unimpeded contact between 6 children and parents, a judge may consolidate with a support 7 action or proceeding any proceeding commenced for visitation 8 rights, sole or shared custody, temporary or permanent custody 9 or any other matters pertaining to support authorized by law 10 which fairly and expeditiously may be determined and disposed of 11 in the support action or proceeding.]

Section 8. Sections 4350 and 5332(a) of Title 23 are amended to read:

14 § 4350. Effect of appeal.

15 An appeal from an order of support [entered pursuant to this 16 chapter] shall not operate as a supersedeas unless so ordered by 17 the court.

18 § 5332. Informational programs.

19 (a) Attendance.--The court may direct the parties to attend 20 informational programs concerning parental duties, including the 21 <u>separating parents seminar established under 42 Pa.C.S. § 7224</u>

- 22 (relating to separating parents seminar).
- 23 * * *

24Section 9. Title 42 is amended by adding a chapter to read:25CHAPTER 72

26

FAMILY LAW AND JUSTICE

27 <u>Sec.</u>

28 <u>7201. Short title of chapter.</u>

29 <u>7202. Declaration of policy.</u>

30 <u>7203. Legislative intent.</u>

20170HB0663PN0701

- 17 -

- 1 <u>7204.</u> Definitions.
- 2 <u>7205. Scope of chapter.</u>
- 3 <u>7206. Judicial districts.</u>
- 4 <u>7207. Annual report.</u>
- 5 7208. Weighted caseload study.
- 6 <u>7209. Intake and screening.</u>
- 7 <u>7210. Hearings may be private.</u>
- 8 7211. Testimony of minor child.
- 9 7212. Commencement of family action.
- 10 <u>7213. Differentiated case management.</u>
- 11 <u>7214. Case management conference.</u>
- 12 <u>7215. Consolidation.</u>
- 13 <u>7216. Bifurcation.</u>
- 14 <u>7217. Continuous trials.</u>
- 15 <u>7218. Tentative decisions.</u>
- 16 <u>7219. Motions day.</u>
- 17 <u>7220. Case management teams.</u>
- 18 <u>7221. Family law masters.</u>
- 19 <u>7222. Mediation.</u>
- 20 <u>7223. Appeals.</u>
- 21 <u>7224. Separating parents seminar.</u>
- 22 <u>7225. Seminar for children of separating parents.</u>
- 23 <u>7226. Family Justice Account.</u>
- 24 <u>7227. Family resource center.</u>
- 25 <u>7228. Family law manual.</u>
- 26 <u>7229. Volunteer lawyers.</u>
- 27 <u>7230. Judicial education seminar.</u>
- 28 <u>7231. Continuing judicial education.</u>
- 29 <u>§ 7201. Short title of chapter.</u>
- 30 This chapter shall be known and may be cited as the Family

1 Law and Justice Act.

-	Law and oubbild mot.
2	<u>§ 7202. Declaration of policy.</u>
3	The General Assembly finds and declares as follows:
4	(1) The current procedure in this Commonwealth for
5	litigating family law cases involving divorce, annulment,
6	child support, spousal support, custody, alimony and
7	equitable division of marital property has created undue
8	hardship for children and families.
9	(2) Pennsylvania's current procedure is largely based on
10	the traditional adversarial process, which is multilayered,
11	segmented, overly lengthy and costly and only serves to
12	deepen the wounds caused by family breakup.
13	(3) Family breakup invariably hurts every member but is
14	especially harmful to children. Divorce and family separation
15	have been shown to contribute to increased levels of teen
16	violence, suicide and depression and to impede learning and
17	emotional growth.
18	(4) The best interests of children and the safety of all
19	family members must be a matter of paramount concern in the
20	court processes which resolve family conflict.
21	<u>§ 7203. Legislative intent.</u>
22	It is declared to be the intention of the General Assembly to
23	create a procedure for family litigation that complies with all
24	<u>of the following:</u>
25	(1) Protects and assures the present and long-term
26	safety of children and victims of domestic violence.
27	(2) Eliminates barriers to meaningful dispute resolution
28	by enabling family members to deal with the same court
29	officers and staff each time they need the court's dispute
30	resolution services and by reducing duplication and
201	70UD0663DN0701 10

1	fragmentation of court events.
2	(3) Is accountable to all family members in need of
3	protection and promotes public trust and confidence.
4	(4) Treats each member of a family with courtesy,
5	civility and respect.
6	(5) Speedily, efficiently, fairly and cost-effectively
7	decides family litigation cases, with the goal of resolving
8	all aspects of a case within six months of filing.
9	(6) Recognizes the realities of family breakup,
10	including the emotional trauma experienced by the parties and
11	their children.
12	(7) Assures adequate access to all those who need the
13	court's help, including parties unable to afford lawyers.
14	(8) Sufficiently trains judges and family law masters in
15	applicable substantive law and subjects needed to make the
16	best decisions for children and families, such as mental and
17	behavioral health, mediation, child abuse and neglect, child
18	sexual abuse and exploitation, domestic violence and child
19	development.
20	<u>§ 7204. Definitions.</u>
21	The following words and phrases when used in this chapter
22	shall have the meanings given to them in this section unless the
23	context clearly indicates otherwise:
24	"Account." The Family Justice Account established in section
25	7226 (relating to Family Justice Account).
26	"Case management team." The employees within the domestic
27	relations section of a court of common pleas who are supervised
28	by a judge in accordance with section 7220 (relating to case
29	management teams) and whose responsibility is to manage and
30	process family actions in a manner consistent with this chapter.

- 20 -

1	"Case management team leader." The designated manager of a
2	case management team.
3	"Court." A judge of a court of common pleas or a family law
4	master appointed by a judge to hear family litigation.
5	"Differentiated case management system." The multitrack
6	system for the management and timely disposition of family
7	litigation established in section 7214 (relating to case
8	<u>management conference).</u>
9	"Family action." An action filed with the court of common
10	pleas that is comprised of one or more matters of family
11	litigation.
12	"Family information statement." A printed form that includes
13	information about family history, employment, assets, income,
14	debts and liabilities and insurance provided to the court by
15	each party required under section 7212(a) (relating to
16	commencement of family action).
17	"Family law adjudication system." The system within the
18	court of common pleas established to receive family actions, to
19	hear and decide family litigation and to help families negotiate
20	the court processes involved with family litigation. The term
21	includes court resources dedicated to providing information to
22	families regarding substantive and procedural aspects of family
23	litigation, court resources dedicated to helping self litigants
24	and court resources necessary to effectuate judicial education
25	and all other requirements of this chapter.
26	"Family law master." An attorney appointed by a judge to
27	hear family litigation. The term does not include a mediator.
28	"Family litigation." All matters involving divorce,
29	annulment, custody, except relocation in accordance with 23
30	Pa.C.S. § 5337 (relating to relocation), child support, spousal
201	70HB0663PN0701 - 21 -

1	support, alimony, alimony pendente lite, counsel fees and costs,
2	equitable division of marital property and related matters. The
3	term does not include matters regarding:
4	(1) adoption, delinguency, dependency or protection from
5	abuse;
6	(2) establishment of paternity or child support
7	enforcement or collection under 23 Pa.C.S. Ch. 43 (relating
8	to support matters generally);
9	(3) determination of support or paternity under 23
10	Pa.C.S. § 4342 (relating to expedited procedure);
11	(4) 23 Pa.C.S. Ch. 52 (relating to uniform child
12	abduction prevention);
13	(5) 23 Pa.C.S. Ch. 54 (relating to uniform child custody
14	jurisdiction and enforcement);
15	(6) 23 Pa.C.S. Pt. VIII (relating to uniform interstate
16	<pre>family support);</pre>
17	(7) 23 Pa.C.S. Pt. VIII-A (relating to intrastate family
18	support); or
19	(8) relocation under 23 Pa.C.S. § 5337.
20	"Family resource center." The facility required under
21	section 7227 (relating to family resource center).
22	"Judge." A judge of a court of common pleas. The term
23	<u>includes a senior judge.</u>
24	§ 7205. Scope of chapter.
25	(a) General ruleExcept as set forth in subsection (b),
26	this chapter applies exclusively to and governs the procedure
27	for hearing and deciding all matters involving family
28	litigation.
29	(b) LimitationThis chapter does not apply to matters
30	excluded from the definition of "family litigation" in section
201	- 70HB0663PN0701 - 22 -

1	7204 (relating to definitions). This chapter is not intended to
2	affect the child support collection or enforcement operations of
3	the Department of Human Services.
4	(c) PurposeThis chapter shall be construed liberally to
5	promote justice, to ensure the safety of children and to provide
6	families with a fair, timely and cost-efficient method for
7	hearing and deciding family litigation.
8	<u>§ 7206. Judicial districts.</u>
9	(a) RequirementsEach judicial district in this
10	Commonwealth shall do all of the following:
11	(1) provide courtrooms, chambers, facilities, equipment,
12	legal and educational materials and supplies in accordance
13	with this chapter;
14	(2) provide employees for the operation, management and
15	recordkeeping necessary to implement the family law
16	adjudication system in accordance with this chapter; and
17	(3) establish the procedure for receiving family actions
18	and for hearing and deciding family litigation in accordance
19	with this chapter.
20	(b) PenaltyIf a judicial district fails to comply with
21	this chapter, the county or counties that comprise that judicial
22	district shall be responsible for all administrative costs
23	related to the receiving of family actions and for the hearing
24	and deciding of family litigation until the judicial district
25	complies with this chapter.
26	<u>§ 7207. Annual report.</u>
27	(a) PreparationEach judicial district shall prepare and
28	submit to the Court Administrator of Pennsylvania information
29	and statistics for the previous fiscal year concerning the
30	operation of the family law adjudication system. This section
201	70HB0663PN0701 - 23 -

1 <u>includes:</u>

2	(1) The number of family actions filed and disposed of.
3	(2) The types of family actions filed and disposed of.
4	(3) The length of time necessary to dispose of family
5	actions.
6	(4) The number of family actions pending for more than
7	six months from the date of commencement and the reason for
8	the pendency.
9	(5) The length of time necessary to hear and decide
10	family litigation.
11	(6) The number of family actions pending in the family
12	law adjudication system.
13	(7) The number of family actions not tried continuously
14	and the reason for this treatment.
15	(8) The compliance by judges and family law masters with
16	judicial educational requirements.
17	(9) The number of self-litigants and the services
18	provided to self-litigants.
19	(b) SubmissionThe Court Administrator of Pennsylvania
20	shall compile and prepare this information and submit it in an
21	annual report to the Governor, the Chief Justice of the
22	Pennsylvania Supreme Court, the President pro tempore of the
23	Senate, the Speaker of the House of Representatives and the
24	members of the Judiciary Committee of the Senate and the
25	Judiciary Committee of the House of Representatives.
26	(c) Public accessThe Court Administrator of Pennsylvania
27	shall make the annual report available to the public. This
28	subsection includes access over the Internet or other electronic
29	format readily accessible to the public.
30	<u>§ 7208. Weighted caseload study.</u>

20170HB0663PN0701

- 24 -

1	Within two years of the effective date of this section, the
2	<u>Court Administrator of Pennsylvania shall undertake a weighted</u>
3	caseload study to determine efficient allocation of judicial and
4	case management team resources.
5	§ 7209. Intake and screening.
6	Each judicial district shall establish a family action intake
7	service within the domestic relations section of the court of
8	common pleas. The service shall have among its responsibilities
9	the screening of family actions for allegations or evidence of
10	substance abuse, child abuse, child neglect, child sexual abuse
11	and exploitation and domestic violence. This service shall_
12	assist litigants by making referrals and providing information
13	regarding community-based and government services designed to
14	provide treatment for substance abuse and to help victims of
15	child abuse and neglect, child sexual abuse and exploitation and
16	domestic violence. Where appropriate, the service shall notify
17	government agencies of the need for intervention.
18	<u>§ 7210. Hearings may be private.</u>
19	In a family action, upon demand of a party, the court shall
20	<u>direct that:</u>
21	(1) the trial or proceedings regarding family litigation
22	be private; and
23	(2) all persons except officers of the court, parties,
24	witnesses and counsel be excluded from the place where the
25	matter is being heard.
26	§ 7211. Testimony of minor child.
27	Except upon prior approval of the judge on a case-by-case
28	basis, testimony of a minor child as to the merits of a party's
29	position regarding any part of a family action shall not be
30	permitted, and no minor child may be subpoenaed to appear at a
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- 25 -

1 <u>hearing.</u>

2	§ 7212. Commencement of family action.
3	(a) Family information statement
4	(1) At the time of filing a complaint or cross-complaint
5	regarding family litigation, each party shall complete and
6	file a family information statement on a form prescribed by
7	the Administrative Office of Pennsylvania Courts. The family
8	information statement shall provide information including:
9	(i) Name, address and telephone number of the
10	party's employer.
11	(ii) Residential and mailing addresses of the party
12	and the party's children.
13	(iii) Party's Social Security number.
14	(iv) Party's driver's license number.
15	(v) Itemization and identification of party's
16	assets, whether held jointly or individually.
17	(vi) Party's income, debts and liabilities.
18	(vii) Party's medical, homeowners, life and
19	automobile insurance coverage.
20	(viii) Family history. This subparagraph includes
21	all of the following:
22	(A) Physical, emotional or sexual abuse of a
23	family member.
24	(B) Physical, emotional or educational neglect
25	of a family member.
26	(C) Alcohol or drug abuse on the part of a
27	family member.
28	(D) Contact with the juvenile justice system by
29	a minor in the family.
30	(2) Information required by the family information

1	statement shall, to the extent known to the party, be fully
2	completed and be current to within 60 days. Parties have a
3	continuing duty to inform the court of any changes in the
4	information required in the family information statement and
5	to file a statement with the most current information
6	available at the time of filing a petition to modify a
7	support order. The statement shall provide that furnishing
8	information that the party does not believe to be true shall
9	subject the party to possible prosecution for a violation of
10	18 Pa.C.S. § 4904 (relating to unsworn falsification to
11	authorities).
12	(3) A party shall comply with the requirements of 23
13	Pa.C.S. § 4353 (relating to duty to report).
14	(4) If a party fails to provide a family information
15	statement, the other party shall supply the information in
16	the statement to the best of the party's knowledge.
17	(b) SanctionsIf a party intentionally fails to file a
18	family information statement, the judge may impose sanctions or
19	dismiss a party's pleadings subject to reinstatement upon
20	conditions imposed by the judge.
21	(c) CustodyIf the complaint includes the issue of
22	custody, the complaint and cross-complaint shall be accompanied
23	by a written statement regarding the proposed custody
24	arrangement or supervision of children. Nothing in this
25	subsection may be construed to limit the court's ability to
26	require the parties to develop a parenting plan as provided in
27	23 Pa.C.S. § 5331 (relating to parenting plan).
28	<u>§ 7213. Differentiated case management.</u>
29	(a) EstablishmentEach judicial district shall establish a
30	differentiated case management system for the handling of family

1	actions in accordance with this section.
2	(b) AssignmentA family action shall be assigned to one of
3	the following tracks as follows:
4	(1) If the family action includes a child custody
5	dispute, it shall be assigned to the priority track.
6	(2) A family action shall be assigned to the complex
7	track if it appears likely that this action will require a
8	disproportionate expenditure of a court's and a party's
9	resources in preparation for trial and at trial due to any of
10	the following:
11	(i) Number of claims and defenses raised.
12	(ii) Legal difficulty of the issues presented.
13	(iii) Factual difficulty of the subject matter.
14	(iv) Length and complexity of discovery.
15	(v) A combination of these and other factors.
16	(3) If the family action appears to be capable of being
17	tried promptly with minimal pretrial proceedings, it shall be
18	assigned to the expedited track.
19	(4) If the family action is not qualified to be placed
20	on the priority track, the complex track or the expedited
21	track, it shall be assigned to the standard track.
22	(c) Expedited track assignmentSubject to subsection (e),
23	a family action shall be assigned to the expedited track if any
24	of the following apply:
25	(1) There is no dispute as to the income or assets of
26	the parties and custody of minor children is not an issue.
27	(2) The parties have been married less than five years
28	and have no children.
29	(3) The parties have entered into a property settlement
30	agreement and custody of minor children is not an issue.

1	(4) The divorce is uncontested and custody of minor
2	<u>children is not an issue.</u>
3	(5) The petition alleges facts supporting a conclusion
4	that there is an emergency.
5	(d) ProcedureThe judge shall make the track assignment as
6	soon as practicable after each party has filed a family
7	information statement or after the case management conference
8	required by section 7214 (relating to case management
9	conference), whichever is earlier. In making the track
10	assignment, the judge shall consider a party's request for track
11	assignment. If all the parties agree on a track assignment, the
12	case shall not be assigned a different track except for good
13	cause shown after giving all parties the opportunity to be heard
14	either orally or in writing. If it is not clear from an
15	examination of the information provided by the parties which
16	track assignment is appropriate, the family action shall be
17	assigned to the track which affords the greatest degree of
18	management. The parties shall be promptly advised of the track
19	assignment.
20	(e) ReassignmentA judge may reassign a family action to a
21	track other than that specified in the original notice to the
22	parties either on the judge's own motion or upon a party's
23	application. Unless the court otherwise directs, a party's
24	application may be made informally to the judge and shall state
25	with specificity the reasons for request for reassignment. Upon
26	reassignment, the parties are not required to refile court
27	documents. The case management team shall continue to use the
28	<u>original docket or file number.</u>
29	§ 7214. Case management conference.
30	(a) General ruleAfter the filing of the family

- 29 -

1	information statement, in any family action, the judge shall
2	direct the parties to participate in a case management
3	conference, which may be conducted in person or by telephone, to
4	consider the following matters before the family action is
5	assigned to a differentiated case management track:
6	(1) Identification and simplification of the issues.
7	(2) Necessity or desirability of amending the pleadings.
8	(3) Possibility of obtaining admissions of fact and
9	documents that will avoid unnecessary proof or discovery.
10	(4) Participation in mediation and the separating
11	parents seminar.
12	(5) Limitation of expert witnesses.
13	(6) Appointment of a court-appointed special advocate, a
14	guardian ad litem or an attorney for a minor child.
15	(7) Establishment of a discovery schedule and
16	determination of its scope.
17	(8) Such other matters as the judge deems appropriate.
18	(b) Order
19	(1) The judge shall issue an order which recites the
20	action taken at the case management conference, which shall
21	include:
22	(i) Amendments allowed to the pleadings.
23	(ii) Agreements made by the parties as to any of the
24	matters considered.
25	(iii) Discovery schedule.
26	(iv) A court-appointed special advocate, a guardian
27	ad litem or an attorney for a minor.
28	(v) Participation in mediation and the separating
29	parents seminar.
30	(vi) Dates for any additional case management

1	conferences.
2	(vii) Firm trial date.
3	(viii) Any other matter the judge deems appropriate.
4	(2) The order shall control the subsequent course of the
5	family action up to the time of trial before the judge. If
6	the parties proceed to trial, the order may be modified by
7	the judge at the judge's discretion.
8	<u>§ 7215. Consolidation.</u>
9	(a) Family law masterIn the absence of a judge's order to
10	the contrary, if a family action is placed on the expedited
11	track or the standard track and if custody is not an issue that
12	the family law master will hear, a family law master may
13	consolidate as much of the family litigation as practicable and
14	dispose of it at one proceeding.
15	(b) JudgeWith the exception of custody, at the case
16	management conference, a judge may order consolidation of family
17	litigation.
18	<u>§ 7216. Bifurcation.</u>
19	(a) General ruleExcept as set forth in subsection (b), in
20	a family action where a complaint for divorce is filed, a decree
21	of divorce shall not be granted prior to entry of an order
22	resolving all pending claims for equitable division of marital
23	property, alimony, counsel fees, costs and expenses.
24	(b) ExceptionIn a family action in which a complaint for
25	divorce is filed, if a party can show exceptional circumstances,
26	<u>a decree of divorce may be granted prior to entry of an order</u>
27	resolving all pending claims for equitable division of marital
28	property, alimony, counsel fees, costs and expenses upon the
29	approval of the:
30	(1) president judge of the court of common pleas in a
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- 31 -

1	judicial district in which there is no family division; or
2	(2) administrative judge of the family division of the
3	court of common pleas in a judicial district in which there
4	is a family division.
5	<u>§ 7217. Continuous trials.</u>
6	Insofar as is practicable, court calendars shall be designed
7	to allow family actions to be tried continuously to conclusion.
8	If a family action is not tried continuously, the record at each
9	day's proceedings shall document the reason for the
10	fragmentation.
11	<u>§ 7218. Tentative decisions.</u>
12	The judge may, prior to the scheduled date of hearing or oral
13	argument on a matter involving family litigation, decide the
14	matter on the basis of the papers filed of record or such briefs
15	as may be filed by the parties, subsequently posting the
16	tentative decision and making it available to the parties.
17	Unless a party objects, with notice to the opposing party, the
18	request for oral argument or hearing shall be deemed withdrawn,
19	and the tentative decision shall become final and shall be set
20	forth in an appropriate order. If a party renews the request for
21	oral argument or hearing, with notice to the opposing party, the
22	motion shall be argued or heard as scheduled.
23	<u>§ 7219. Motions day.</u>
24	(a) EstablishmentEach judicial district shall designate
25	one or more days each week for the hearing and disposing of
26	motions.
27	(b) ProcedureMotions not disposed of in accordance with
28	section 7218 (relating to tentative decisions) shall be
29	scheduled for oral argument or hearing, which shall be staggered
30	throughout the day. The court may conduct an argument or hearing
201	70HB0663PN0701 - 32 -

1 by telephone.

2	<u>§ 7220. Case management teams.</u>
3	<u>(a) EstablishmentEach judicial district shall establish</u>
4	one or more case management teams within the domestic relations
5	section of the court of common pleas, to be headed by a case
6	management team leader, to effectively manage and process family
7	litigation from filing to final disposition. The team shall be
8	supervised by a judge. Insofar as practicable, each time a party
9	seeks modification of an order involving family litigation, the
10	family action shall be assigned to the same case management
11	team.
12	(b) DutiesThe case management team shall be responsible
13	for the timely management and processing of family actions and
14	shall, subject to supervision and orders of the judge, do all of
15	the following:
16	(1) Coordinate the timely filing of reports,
17	recommendations, evaluations and other writings necessary to
18	the disposition of family litigation.
19	(2) Participate, as necessary, in case management
20	conferences.
21	(3) Assign family actions to differentiated case
22	management tracks.
23	(4) Notify parents of the separating parents seminar.
24	(5) Assign that portion of family litigation involving
25	custody to mediation.
26	(6) Share, as appropriate, information with other
27	government agencies.
28	(7) Cooperate with other employees of the domestic
29	relations section or the Department of Human Services, as
30	needed, under 23 Pa.C.S. Ch. 43 (relating to support matters
201	70480663000701 - 32 -

20170HB0663PN0701

- 33 -

1 <u>generally).</u>

2	(8) Perform other duties as the judge may direct in
3	order to effectuate the timely, fair and cost-efficient
4	disposition of family actions.
5	<u>§ 7221. Family law masters.</u>
6	<u>(a) AppointmentSubject to section 7222(h) (relating to </u>
7	mediation), a judge may appoint a family law master to hear any
8	aspect of family litigation except custody.
9	(b) QualificationsA family law master must be an attorney
10	at law and must comply with judicial education requirements as
11	provided in section 7230 (relating to judicial education
12	<u>seminar).</u>
13	(c) RequirementsThe family law master shall comply with
14	orders issued by the judge, including the differentiated case
15	management systems track assignment, and shall cooperate with
16	the case management team with regard to the timely filing of
17	reports, recommendations and other writings.
18	(d) Powers and dutiesThe family law master has all of the
19	following powers and duties:
20	(1) Take testimony and establish a record.
21	(2) Make findings of fact, conclusions of law and
22	recommendations to the judge for the establishment and
23	enforcement of an order.
24	(3) Other powers and duties as provided by the judge's
25	<u>order.</u>
26	(e) ProhibitionNotwithstanding any statutory provision of
27	law to the contrary, a person who is not a judge or family law
28	master may not hear or decide matters that establish or modify
29	the amount of child or spousal support.
30	§ 7222. Mediation.

20170HB0663PN0701

- 34 -

1	(a) Program establishedEach judicial district shall
2	establish a program of mandatory mediation that meets all of the
3	following requirements:
4	(1) Facilitates and encourages the parties to resolve
5	custody disputes with the help of a neutral third party.
6	(2) Contains a mediation orientation program for the
7	parties.
8	(3) Is closed to the public and is confidential.
9	(b) RequirementExcept as provided in subsection (c), the
10	parties shall be referred to mediation for the resolution of a
11	custody dispute in accordance with the child's best interests.
12	Upon referral, the parties shall be required to attend a
13	mediation-orientation program.
14	(c) ExceptionA party may be excused from mediation or the
15	mediation orientation program for good cause shown, which shall
16	<u>include:</u>
17	(1) A history of child abuse or neglect, child sexual
18	abuse or exploitation or domestic violence by a party.
19	(2) Evidence that parties are currently participating in
20	private mediation.
21	(d) StandardsThe Supreme Court shall, by general rule,
22	provide standards for the hiring and training of mediators,
23	which shall include:
24	(1) Minimum qualifications, which shall not be
25	restricted to any particular professional or educational
26	training.
27	(2) Minimum requirements for training in the procedural
28	aspects of mediation and the interpersonal skills necessary
29	to act as an effective mediator.
30	(3) A minimum period of apprenticeship for individuals

1	who have not previously acted as mediators.
2	(4) Procedures to ensure that potential mediators
3	understand the high standard of ethics and confidentiality
4	related to their participation in the program.
5	(e) Mandatory education
6	(1) Except as provided in paragraph (2), a mediator must
7	successfully complete a program of education appropriate for
8	mediators in custody disputes approved by the Academy of
9	Family Mediators within six months of the later of:
10	(i) the date of appointment; or
11	(ii) the effective date of this section.
12	(2) Paragraph (1) does not apply to a mediator who has
13	already attended and successfully completed a similar program
14	prior to the appropriate date.
15	(3) Failure to fulfill this educational requirement
16	shall cause the mediator to forfeit the position.
17	(f) Cooperation with case management teamA mediator shall
18	cooperate with the case management team with regard to the
19	timely filing of reports, recommendations and other writings and
20	shall comply with any orders issued by a judge.
21	(g) FeesEach judicial district shall establish a sliding
22	schedule of fees for participation in the mediation program,
23	based on a party's ability to pay. Unless the judge issues an
24	order to the contrary, the fee for mediation shall be borne
25	equally by the parties.
26	(h) ExcuseIf a party is excused from mediation under
27	subsection (b), a family law master shall hear that part of a
28	family action involving custody.
29	(i) Custody evaluationA mediator or family law master may
30	refer the parties to custody evaluation. A mediator may not act

1	as a custody evaluator for the parties who appear before the
2	mediator without the express written consent of the parties and
3	approval by the judge.
4	<u>§ 7223. Appeals.</u>
5	(a) Right of appealA party may appeal a recommendation,
6	ruling or decision made by a family law master to a judge. All
7	issues in a family action not resolved to a party's satisfaction
8	by a family law master shall be heard by a judge at one
9	proceeding in accordance with section 7217 (relating to
10	<u>continuous trials).</u>
11	(b) Postmediation procedureIf the parties do not resolve
12	a custody dispute during mediation, that part of the family
13	action involving custody shall be consolidated with any appeals
14	brought under subsection (a).
15	<u>§ 7224. Separating parents seminar.</u>
16	Each judicial district shall establish a seminar for
17	separating parents. The seminar shall include the following
18	topics and others as the Administrative Office of Pennsylvania
19	<u>Courts may designate:</u>
20	<u>(1) The:</u>
21	(i) procedural aspects of family litigation;
22	(ii) availability of court services to aid self-
23	litigants and represented parties; and
24	(iii) availability of community and government
25	services to treat drug or alcohol abuse and to help
26	victims of domestic violence, child sexual abuse and
27	exploitation and child abuse and neglect.
28	(2) Basic child psychology and strategies to minimize
29	the adverse effects of separation or divorce on children.
30	(3) The potential benefits of mediation.

1	<u>§ 7225. Seminar for children of separating parents.</u>
2	(a) OptionA judicial district may establish a program for
3	children of separating parents for children eight years of age
4	and older.
5	(b) EstablishmentIf a judicial district establishes the
6	program under subsection (a), the judicial district shall do so
7	in cooperation with and at the direction of the Administrative
8	Office of Pennsylvania Courts. In designing a seminar, the
9	Administrative Office of Pennsylvania Courts shall consult with
10	experts in the fields of child psychology, child abuse and
11	neglect, family pathology and similar fields to ensure that the
12	content of the seminar is suited to children and will not serve
13	to further traumatize children of separating parents.
14	<u>§ 7226. Family Justice Account.</u>
15	(a) EstablishmentThere is established within the General
16	Fund a restricted account to be known as the Family Justice
17	Account.
18	(b) PurposeThe purpose of the account is to fund the cost
19	of court-ordered mediation, court-ordered custody evaluation,
20	proceedings before family law masters and other costs or fees
21	associated with family litigation when a party is unable to pay
22	such costs or fees by reason of poverty or financial hardship.
23	(c) Procedure
24	(1) Each judicial district may, through the
25	Administrative Office of Pennsylvania Courts, make
26	application for payment by the account. Money received from
27	the account shall only be used to reimburse expenses
28	enumerated in subsection (b).
29	(2) A party may seek relief from costs and fees

- 38 -

1	submitting a sworn or affirmed statement regarding poverty or
2	financial hardship. The statement should be filed along with
3	the family information statement, but it may be filed at any
4	time prior to final disposition of the family action.
5	<u>§ 7227. Family resource center.</u>
6	(a) EstablishmentEach judicial district shall establish a
7	family resource center to be located in the courthouse or
8	another centralized location where family litigation is heard
9	and decided.
10	(b) PurposeThe purpose of the family resource center is
11	to provide parties and other interested persons a central
12	location where they may do all of the following:
13	(1) Gain access to easily understandable information
14	regarding the substantive and procedural aspects of family
15	litigation.
16	(2) Gain access to easily understandable information
17	regarding protection from abuse orders, shelters and other
18	government and community services designed to help victims of
19	domestic violence and child abuse and neglect.
20	(3) Direct inquiries regarding the family law
21	adjudication system.
22	(4) Find a suitable place to leave children during court
23	proceedings, mediation or other court-ordered activities.
24	(5) Find a suitable place to meet with volunteer
25	lawyers.
26	(c) ServicesA family resource center shall provide all of
27	the following:
28	(1) An appropriate, supervised place for children to
29	wait while a party is taking part in court proceedings,
30	mediation or other court-ordered activity.

- 39 -

1	(2) Easily understandable information and other
2	materials and legal books regarding the substantive law of
3	family litigation, including applicable forms.
4	(3) The family law manual under section 7228 (relating
5	to family law manual).
6	(4) At least one employee who shall be responsible for
7	answering, during the entire court day, general questions
8	from parties and other interested persons regarding the
9	family law adjudication system, the procedural aspects of
10	family litigation and the substantive law of family
11	litigation. The employee shall also make referrals to
12	appropriate government and community resources. The
13	information provided by the employee shall not be construed
14	as legal advice. The employee shall be absolutely immune from
15	suit when performing duties under this paragraph.
16	<u>§ 7228. Family law manual.</u>
17	(a) DevelopmentEach judicial district, in cooperation
18	with the Administrative Office of Pennsylvania Courts, shall
19	develop a family law manual that does all of the following:
20	<u>(1) Explains in basic terms Pennsylvania substantive law</u>
21	regarding family litigation.
22	(2) Explains in basic terms the procedural aspects of
23	family litigation.
24	(3) Explains in basic terms the substantive and
25	procedural law regarding protection from abuse.
26	(4) Provides a basic guide to family litigation motion
27	practice.
28	(5) Provides telephone numbers and addresses within that
29	judicial district for government and community services
30	designed to:

(i) provide treatment and prevention services for
drug or alcohol abuse;
(ii) protect children from sexual abuse and
exploitation, child abuse and neglect;
(iii) assist victims of domestic violence;
(iv) provide free or low-cost legal assistance; and
(v) provide free or low-cost psychological services.
(b) Availability
(1) A party must receive the manual at no cost after
initiating or responding to a family action and no later than
the date of attending the separating parents seminar.
(2) The manual shall be available without cost to any
person upon request. The manual shall be available over the
Internet or through other electronic means readily accessible
to the general public.
<u>§ 7229. Volunteer lawyers.</u>
It is the intent of the General Assembly to encourage
attorneys at law to volunteer their time to help self-
represented litigants by providing a suitable place within the
family resource center for volunteer lawyers to meet with
parties who cannot afford lawyers. The Administrative Office of
Pennsylvania Courts shall work with the State bar association
and county bar associations to develop policies and procedures
to encourage attorneys to join the volunteer lawyers program.
<u>§ 7230. Judicial education seminar.</u>
<u>(a) General rule</u>
(1) Except as provided in paragraph (2), each judge and
family law master who hears family litigation must
successfully complete courses of instruction at the National
Council of Juvenile and Family Court Judges within six months

- 41 -

1	<u>of the later of:</u>
2	(i) the date of first assignment to family
3	litigation; or
4	(ii) the effective date of this section.
5	(2) Paragraph (1) does not apply to a judge or family
6	law master who has already successfully completed such a
7	program prior to the appropriate date.
8	(3) Every two years, the judge or family law master must
9	successfully complete courses at the National Council of
10	Juvenile and Family Court Judges.
11	(b) Continuing education in family lawEvery two years,
12	each judge and family law master must successfully complete the
13	program established in section 7231 (relating to continuing
14	judicial education).
15	(c) PenaltyFailure to comply with this section shall
16	result in the judge or family law master being subject to
17	disciplinary action under section 18 of Article V of the
18	<u>Constitution of Pennsylvania.</u>
19	(d) MonitoringThe Administrative Office of Pennsylvania
20	Courts shall monitor compliance with this section by judges and
21	family law masters and shall notify the Judicial Conduct Board
22	of noncompliance by any judge or family law master.
23	§ 7231. Continuing judicial education.
24	(a) EstablishmentThere is established a continuing
25	judicial education program. The program shall be designed and
26	administered by the Administrative Office of Pennsylvania
27	<u>Courts.</u>
28	(b) FunctionsThe Administrative Office of Pennsylvania
29	Courts has the following powers and duties:
30	(1) Design and administer a course of study and training
201	70нв0663рм0701 - 42 -

1	for judges and family law masters who hear family litigation
2	to be at least 20 hours in length on the following topics:
3	(i) The substantive law of family litigation.
4	(ii) The procedural aspects of family litigation.
5	(iii) Child development and child psychology.
6	(iv) Child sexual abuse and exploitation, child
7	abuse and neglect, domestic violence and other family
8	pathologies and Pennsylvania law relating to these
9	topics.
10	(v) Mental and behavioral health and alcohol and
11	drug abuse.
12	(vi) Alternate dispute resolution.
13	(vii) Financial aspects of family litigation,
14	including the law of taxation, trusts and estates,
15	employee benefits, workers' compensation and business
16	valuation.
17	(2) Establish minimum qualifications for instructors.
18	(3) Consult, cooperate and contract with universities,
19	colleges, law schools and mental health and health care
20	professionals regarding the development of courses in the
21	program and the teaching of those courses.
22	Section 10. This act shall apply to all family actions filed
23	on or after the effective date of this section.
24	Section 11. The Secretary of the Commonwealth shall transmit
25	to the Legislative Reference Bureau, for publication in the
26	Pennsylvania Bulletin, notice of adoption of an amendment to the
27	Constitution of Pennsylvania that deals with all of the
28	following:
29	(1) The procedure in each judicial district for family
30	litigation.

- 43 -

1 (2) The establishment in each judicial district of a 2 family resource center. 3 The Judicial Conduct Board having jurisdiction over (3) 4 family law masters with respect to ethics. The establishment of judicial education 5 (4) 6 requirements. Section 12. This act shall take effect as follows: 7 (1) Section 11 and this section shall take effect 8 9 immediately. (2) The addition of 42 Pa.C.S. §§ 7201, 7202, 7203, 10 7204, 7205, 7207, 7208 and 7226 shall take effect upon 11 publication in the Pennsylvania Bulletin of the notice under 12 section 11. 13 14 (3) The remainder of this act shall take effect 180 days 15 after publication of the notice under section 11.