20	1 7	1001	0.50	meare.	
ZU	1 /	וטנוי	ノカド	PWK:	Pi I H

## LEGISLATIVE REFERENCE BUREAU

L.R.B. Form No. 4 (Rev. 3/25/10)

No.		
110.		

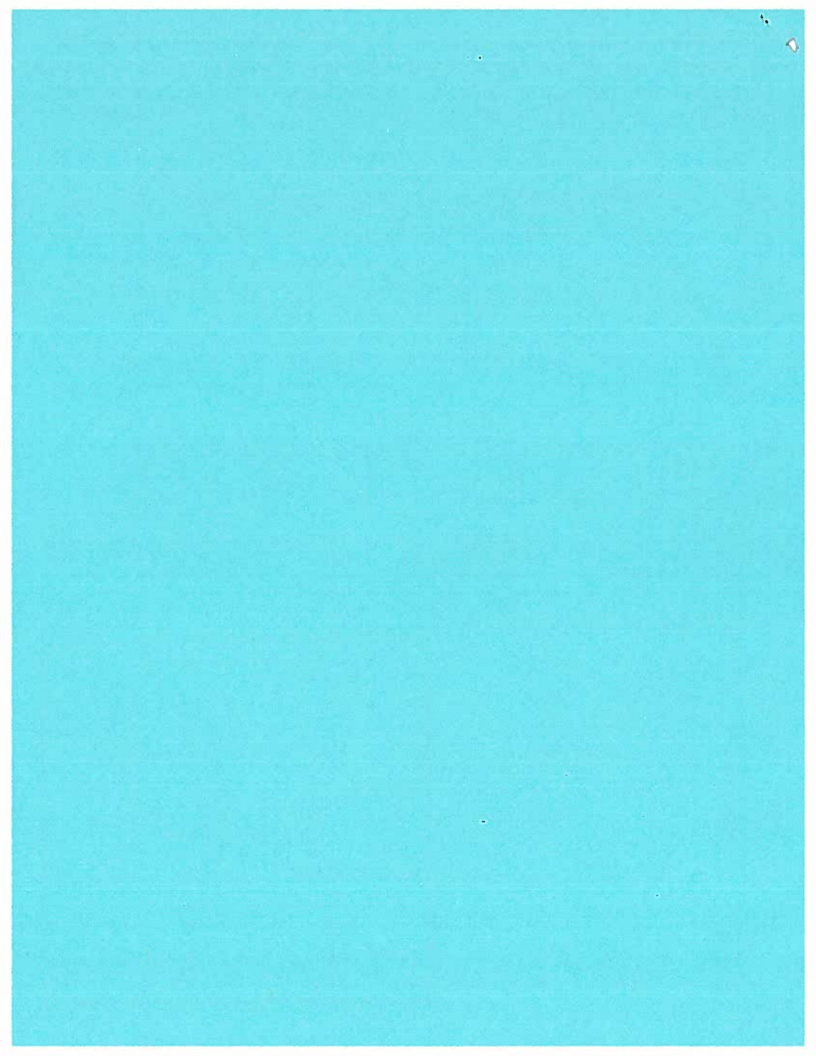
## LEGISLATIVE REFERENCE BUREAU

## AN ACT

Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in jurisdiction of appellate courts, providing for commerce court program; and, in organization and jurisdiction of courts of common pleas, providing for commerce courts.

See next page for additional co-sponsors.

20
20



## AN ACT

- Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in jurisdiction of 2
- appellate courts, providing for commerce court program; and, 3
- in organization and jurisdiction of courts of common pleas,
- 5 providing for commerce courts.
- 6 The General Assembly of the Commonwealth of Pennsylvania
- 7 hereby enacts as follows:
- 8 Title 42 of the Pennsylvania Consolidated
- 9 Statutes is amended by adding sections to read:
- 10 § 743. Commerce court program.
- 11 (a) Appeals. -- The Superior Court may establish from
- available funds a commerce court program that shall have 12
- specialized jurisdiction. In a commerce court program 13
- 14 established under this section, the specialized jurisdiction of
- 15 appeals relating to the following matters may be vested in the
- 16 program:
- 17 (1) The internal affairs, governance, dissolution,
- 18 liquidation, rights or obligations between or among owners
- and liability or indemnity of managers of business 19

1	corporations, partnerships, limited partnerships, limited
2	liability partnerships, professional associations, business
3	trusts, joint ventures or other business enterprises,
4	including any actions involving the interpretation of the
5	rights or obligations under the organic law, articles of
6	incorporation, bylaws or agreements governing these
7	enterprises.
8	(2) Disputes between or among two or more business
9	enterprises relating to a transaction, business relationship
10	or a contract.
11	(b) Rules The Superior Court may adopt rules for the
12	administration of the program established under this section.
13	The rules may not be inconsistent with this section or any rule
14	established by the Supreme Court.
15	§ 916.1. Commerce courts.
16	(a) Establishment The court of common pleas of a judicial
17	district may establish from available funds a commerce court
18	that shall have specialized jurisdiction. In a court of common
19	pleas that has established a commerce court under this section,
20	the exclusive jurisdiction of cases relating to the following
21	matters may be vested in the commerce court:
22	(1) The internal affairs, governance, dissolution,
23	liquidation, rights or obligations between or among owners
24	and liability or indemnity of managers of business
25	
2,5	corporations, partnerships, limited partnerships, limited
26	corporations, partnerships, limited partnerships, limited liability partnerships, professional associations, business

28

29

30

including any actions involving the interpretation of the

rights or obligations under the organic law, articles of

incorporation, bylaws or agreements governing these

- 1 <u>enterprises.</u>
- 2 (2) Disputes between or among two or more business
- 3 enterprises relating to a transaction, business relationship
- 4 <u>or a contract.</u>
- 5 (b) Rules. -- The court of common pleas may adopt local rules
- 6 for the administration of commerce courts established under this
- 7 <u>section</u>. The <u>local rules may not be inconsistent</u> with this
- 8 <u>section or any rule established by the Supreme Court.</u>
- 9 (c) Statewide commerce courts coordinator. -- To the extent
- 10 that funds are available, the Supreme Court may appoint a
- 11 Statewide commerce court coordinator. The coordinator may:
- 12 (1) Encourage and assist in the establishment of
- commerce courts in each judicial district.
- 14 (2) Develop model guidelines for the administration of
- 15 <u>commerce courts and their related services.</u>
- 16 (3) Establish procedures for monitoring commerce courts
- and for evaluating the effectiveness of commerce courts.
- 18 (d) Advisory committee. -- The Supreme Court may establish,
- 19 from available funds, an interdisciplinary and interbranch
- 20 <u>advisory committee to advise</u> and assist the Statewide commerce
- 21 courts coordinator in monitoring and administrating commerce
- 22 courts Statewide.
- 23 Section 2. This act shall take effect in 60 days.

	ų. V