APPELLANT : CRIMINAL MATTER-SUMMARY APPEAL

## PETITION TO APPEAL NUNC PRO TUNC

1.	Appellant, _				, wl	ho resides	at the
following addre	ss:						_, in the
City/Borough/T	ownship of:				; S	tate:	
Zip Code:	; ·	Telephone No	o	; Eı	mail:		;
Appeal "Nunc I		•		Appeal after the 3 which were adjud	dicated by the I	Magisterial	
ludge:					as fol	llows:	
Citation No./OTN	I Issue Date	Badge No.	Offense	Disposition date	Disposition	Date of C	

2. The filing party (Appellant) **MUST CAREFULLY READ** and **LEGALLY SATISFY** the requirements set forth in this Paragraph #2 in order for the Court to even consider such a Petition. Failure to properly set forth legally sufficient facts and circumstances as described below will likely result in the dismissal of this Petition.

According to the Rules of Procedure, an Appeal from Summary Convictions must be filed within thirty (30) calendar days of the date of a guilty plea, or finding of guilty (conviction) or issuance of a final order by the Magisterial District Judge. Petitions for permission to file an Appeal after the 30-day appeal period has expired (Appeal "Nunc Pro Tunc") can ONLY be granted if Appellant alleges and proves that: (1) that the delay in filing the appeal was caused by extraordinary circumstances involving ineffectiveness of legal counsel, OR, fraud or wrongful or negligent act of a court official; AND (2), that Appellant acted promptly in filing the Appeal after learning of the existence of the fraud

or wrongful or negligent act of a legal counsel or court official. THOSE TWO VERY LIMITED CIRCUMSTANCES ARE THE ONLY BASIS FOR ALLOWING A NUNC PRO TUNC APPEAL!! Individual of personal circumstances are NOT a basis for granting a Nunc Pro Tunc Appeal. In support of the request for permission to Appeal Nunc Pro Tunc, Appellant MUST completely set forth the allegations of fraud wrongful or negligent acts committed by a legal counsel or court official, as well as exactly when this information was discovered (Attach exhibits and additional pages if needed). The Appellant hereby set forth those matters:
I hereby verify that the statements made in this Petition are true and correct. I understand tha any false statements herein are made subject to the criminal penalties of 18 Pa.C.S. §4904, relating to unsworn falsification to authorities, and that conviction of such an offense could result in a fine, cour costs and possible imprisonment.
Date:
Appellant's Signature

COMMONWEALTH OF PENNSYVANIA	: IN THE COURT OF COMMON PLEAS			
v.	: DAUPHIN COUNTY, PENNSYLVANIA ·			
•	:			
	:			
	:			
,	· :			
APPELLANT	: CRIMINAL MATTER-SUMMARY APPEAL			
<u>CC</u>	OURT ORDER			
AND NOW, to wit, this	day of	_, 20		
	eal Nunc Pro Tunc is scheduled for the			
	AM/PM, in Courtroom No.			
at the Dauphin County Courthouse, 101	. Market Street, Harrisburg, PA 17101.			
	BY THE COURT:			
		 , Judge		
Distribution:				
Clerk of Courts District Attorney's Office Court Administration				

Appellant, address:

COMMONWEALTH OF PENNSYVANIA  v.  APPELLANT	: IN THE COURT OF CO : DAUPHIN COUNTY, P : : : : : : : : : CRIMINAL MATTER-S	ENNSYLVANIA				
COURT ORDER						
AND NOW, to wit, this	day of	, 20,				
upon consideration of the Petition of above-named Appellant for leave to appeal Nunc Pro Tunc						
from the prior Adjudication an	d Order made by	Magisterial District Judge				
		, under date of				
, IT IS HEREBY ORDERED that the time for filing						
an appeal in this matter is extended and Appellant is permitted to appeal Nunc Pro Tunc from						
the said adjudication, and such appeal <b>MUST</b> be filed no later than twenty (20) days from the						
date hereof.						
BY THE COURT:						

Distribution:

Clerk of Courts
District Attorney's Office
Court Administration
Appellant, address:

, Judge

## **INFORMATION SHEET**

## for

## **APPEALS "NUNC PRO TUNC"**

The directions within this Information Sheet provide general information about the law and appeal "Nunc Pro Tunc" process designed to help filers address their own legal needs. But general legal information is not the same as legal advice (which is the application of the law to an individual's specific circumstances). Although we go to great lengths to ensure our information is accurate and useful, we recommend you consult a lawyer if you want professional assurance that our information, and your interpretation of it, is appropriate to your particular situation. We cannot and will not provide legal advice and to do so would be considered the unauthorized practice of law in this Commonwealth – which is a serious crime.

- Complete the entire application form for "Petition to Appeal Nunc Pro Tunc".
   The Clerk of Courts office cannot assist you in the drafting or completing this form.
   Failure to include all required information may result in the Petition being rejected by the Court. In such an event, you will need to re-file your Petition. There is a filing fee each time you file this Petition. As such, you are encouraged to consult an attorney or review the Rules of Criminal Procedure; then
- 2. Make 3 copies of your Petition; then
- 3. Bring all three (3) copies of your Petition plus the Original Petition to the District attorney's Office which is located on the second floor of the Dauphin County Courthouse. The District Attorney's Office will stamp your Petition forms and keep one copy; then
- 4. Take the two (2) remaining copies of your Petition plus the Original Petition to the Dauphin County Clerk of Courts Office, which is also located on the second floor of the Dauphin County Courthouse; then
- 5. Pay the filing fee of \$------(Please see current fee schedule), which is payable by cash, certified check, or money order and made payable to the Dauphin County Clerk of Court. If you do not think that you can afford the filing fee, you may file a Petition to Proceed in Forma Pauperus (IFP) which is separate form you must complete.