

NON-PRECEDENTIAL DECISION - SEE SUPERIOR COURT I.O.P. 65.37

IN RE: JILL B WEINTRAUB 1997 TRUST

IN THE SUPERIOR COURT OF
PENNSYLVANIA

APPEAL OF: EDWARD FACKENTHAL &
ANN HAMILTON

No. 2807 EDA 2013

Appeal from the Order September 19, 2013
In the Court of Common Pleas of Montgomery County
Civil Division at No(s): 07-3574

BEFORE: PANELLA, J., LAZARUS, J., and JENKINS, J.

JUDGMENT ORDER BY JENKINS, J.:

FILED APRIL 22, 2014

Edward Frankenthal and Ann Hamilton appeal from the Order of the Montgomery County Court of Common Pleas granting appellee's motion for summary judgment and dismissing exceptions. We dismiss the appeal.

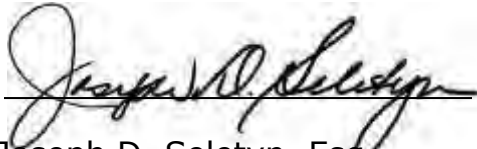
Appellant's brief consists of 38 single-spaced pages. The Pennsylvania Rules of Appellate Procedure set forth mandatory briefing requirements for litigants. **See** Pa.R.A.P. 2101; **see also** Pa.R.A.P. 124, 2135. Briefs filed with this court must be double-spaced and must not exceed 14,000 words. Pa.R.A.P. 124; 2135. If a principal brief exceeds 30 pages, the "attorney or the unrepresented filing party shall include a certification that the brief complies with the word count limits." **Id.** at 2135. We may quash or dismiss an appeal where an appellant's brief fails to substantially conform to the briefing requirements of our appellate rules. Pa. R.A.P. 2101; **see also**

Commonwealth v. Adams, 882 A.2d 496, 497-98 (Pa.Super.2005)
(Superior Court may quash or dismiss appeals where non-conforming briefs
have been filed).

Appellant's 38-page single-spaced brief fails to substantially comply
with the rules outlined above. Accordingly, we dismiss the appeal.

Appeal dismissed.

Judgment Entered.

A handwritten signature in black ink, appearing to read "Joseph D. Seletyn", written over a horizontal line.

Joseph D. Seletyn, Esq.
Prothonotary

Date: 4/22/2014