

**IN THE SUPREME COURT OF PENNSYLVANIA
MIDDLE DISTRICT**

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| COLBY DOMINIQUE HINES, | : | No. 109 MM 2026 |
| | : | |
| Petitioner | : | |
| | : | |
| | : | |
| v. | : | |
| | : | |
| | : | |
| DELAWARE COUNTY DOMESTIC | : | |
| RELATIONS SECTION (MEDIA, PA), ET AL., | : | |
| | : | |
| Respondents | : | |

ORDER

PER CURIAM

AND NOW, this 8th day of June, 2026, the “Emergency Application for Extraordinary Relief (King’s Bench Jurisdiction),” the “Application for Leave to Amend Caption and Add Additional Respondents,” the “Application for Relief to Correct Caption and Clarify Respondent Names,” the “Application for Leave to Supplement Previous Filing With Supplemental Transcript Testimony and Exhibits,” the “Application for Relief to Update and Clarify Service Email,” the “Application for Leave to Supplement Previous Filing with Transcript-Department Email Exhibits,” the “Application for Leave of Court to File a Brief Reply Concerning Respondents’ No Formal Response,” the “Application for Relief and Supplemental Notice of Certified-Mail Evidence,” the “Application for Leave of Court to Supplement Pending Application with Evidence,” the “Application for Leave of Court to File Supplemental Affidavit and Exhibits,” the “Application for Relief in the Nature of Request for Disposition of Pending Application,” and the “Application for Relief in the Nature of Renewed Request for Disposition” are DENIED.

It is NOTED that Petitioner recently, and unsuccessfully, pursued similar *pro se* actions on our Miscellaneous Docket. See *Hines v. Media, Pennsylvania Domestic Relations Section*, 195 MM 2025; see also *Hines v. Delaware County Domestic Relations Section*, 15 MM 2026.

In denying relief at 15 MM 2026, this Court “cautioned [Petitioner] against submitting any similar filings on this Court’s Miscellaneous Docket, at the risk of being prohibited from engaging in such further litigation in this tribunal.” 15 MM 2026 (*per curiam* order docketed Feb. 3, 2026).

Given that Petitioner has filed the instant miscellaneous matter in apparent disregard of our February 3, 2026 caution, a Rule is ISSUED upon Petitioner to show cause as to why he should not be barred from submitting *pro se* filings on this Court’s Miscellaneous Docket relative to the underlying support matter docketed in the Court of Common Pleas of Delaware County, Domestic Relations Section. See *Washington v. Hines*, 2023-00711.

The Rule is RETURNABLE on June 15, 2026. Petitioner is limited to submitting a single Response. That Response, including any attachments, shall not exceed 50 pages. No other filing or filings will be accepted from Petitioner at this juncture.

In the event Petitioner responds to this Rule, Respondents may file an Answer within seven days thereafter.

Jurisdiction is RETAINED pending this Court’s consideration of the submissions relative to and ultimate disposition of the Rule.