

Pennsylvania Coalition for Civil Justice Reform 2018 Candidate Questionnaire

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MEREDITH BUCK	Senate District # or
Candidate Name (Print)	House District # 144
. 1	Party: DEMOCRATIC
Meredith July	
Candidate Signature	Date 8/11/18

1. From time to time, the Commonwealth of Pennsylvania will contract with outside law firms to represent the Commonwealth in civil cases. These law firms will charge a contingency fee for their services where they keep a certain percentage of any recovery in the lawsuit.

Will you support and vote for legislation known as Transparency in Private Attorney Contracting (TIPAC), such as is found in HB 502? TIPAC imposes limits on contingency fees to outside counsel representing the Commonwealth. This allows the Commonwealth to maintain control of the litigation and ensures that the taxpayer will receive more of the benefit of the litigation, as opposed to the lawyers trying the case.

case.					
	yes		no	undecided	
Comments: NOT WIN OF ALL &	CONTINGENCY The case xperses (pd	fees work they do not of the	both get po	paid They have to keep trace object initially) for any reimburs	ener

2. Long term care facilities, such as nursing homes, are under attack by out of state law firms. These firms target Pennsylvania nursing homes because there is no limit on punitive damages under Pennsylvania law. Punitive damages allegations are used to drive up the value of a lawsuit and force settlement, regardless of whether the long-term care facility has done anything wrong. Consequently, long term care facilities settle nearly all suits brought against them.

Will you support and vote for legislation to limit punitive damages for long term care facilities such as nursing homes? Legislation such as HB 1037 will limit punitive damages to 250 percent of compensatory

damages to prov	ide nursing home	es protection simil	ar to that pro	vided to doctors	under Pe	nnsylvania
law.						
	/es		no	undeci	ided	
responsibility for asbestos exposu	nes are sued in co r an injured perso re are often bank These asbestos tr	Should be displayed of the Spitals and other sports of the construction of the constru	elated injurie ne product. T :ablished trus	s even though th he companies m ts to compensate	ney had litt ost respor e those ex	le or no Isible for Posed to
requiring attorned trusts that they exproperly apportion	eys representing either have or wil	bestos Transparer plaintiffs in an asb I file claims agains g all parties respor	estos injury c t? This will r	ase to reveal to testore fairness b	the court a y allowing e.	III bankruptcy
Comments:						
medicine. They is unable to prov	must make quick vide a complete m	ce unique challeng decisions when ta nedical history due of enhanced prote	aking care of the to the sever	the seriously inju ity of injury. Em	red. Ofter	the patient
doctors such as Hemergency room	HB 1366? HB 136 n doctor to requir	slation providing g 66 raises the burde e "clear and convi In liable for malpra	en of proof in ncing" evider	a malpractice ca	se against	an
	yes	***************************************	_no		undecid	ded
Comments:						
5. Pennsylvania	does not have a s	Statute of Repose	for products	A Statute of Rei	nose preve	nts what

5. Pennsylvania does not have a Statute of Repose for products. A Statute of Repose prevents what could otherwise amount to a form of unlimited liability of the seller or manufacturer of a product, by recognizing that products have a limited useful lifespan.

HB 258 requires that personal injury suits be brought within 15 years of the date of delivery of a product, or the date of completion of a part added to the product, unless the injury does not appear within the 15-year period. Will you support and vote for legislation such as HB 258 to create a Statute of Repose for products in Pennsylvania?

Comments: while I appreciate and su	pport the 1	_undecided Concept of a Stat
3 School Contractors Tax Exemption &	P HB 258, 211 ill. until I. xmed deci	I can blind is can secure a cop sion
6. A False Claims Act encourages bounty hunters, known as '		
government when they have information that a business has is not entitled. The qui tam plaintiff keeps a significant portion	-	
incentive to bring lawsuits. Pennsylvania already recovers fu		
any false claims made against the state, yet there are those t	•	
would divert even more money recovered to the bounty hun		raise Ciairiis Act that
would divert even more money recovered to the bounty ham	ing qui tum plantini.	
Do you support passage of a state False Claims Act in Pennsy	vania?	
yes no		undecided
Comments:		
7. Venue shopping is when an attorney files suit in a county l case has little or no connection to the county. One such high Philadelphia. Verdicts are known to be so high in Philadelphi Association named Philadelphia the Number 5 "Judicial Hellh"	verdict location in Pe a that the American T	nnsylvania is
Will you support efforts to limit venue for all civil tort cases in cause of action arose? Limiting venue to the county where the from being dragged into the high verdict Philadelphia court standard philadelphia, for example.	ne cause of action aro	se will prevent parties se of action arose inundecided
the best Economic locat	ion.	
8. Current court rules require posting a bond in the amount order to stay collection while a case is on appeal. With huge today, the ability to afford an appeal bond is often out of reapprevents an unjust verdict from being heard and reversed by	multi-million-dollar ve ch for all but the weal	erdicts being common
Will you support efforts to limit the amount of money a defer unjust or incorrect verdict?	ndant must post in ord	der to appeal an
yes	_no	undecided
Comments:		

9. The Unfair Trade Practices Act and Consumer Protection Law provides for a minimum recovery of \$100 per claim. This means that actual damages of a few cents (such as a supermarket scanner error of a few cents) results in damages being awarded for \$100 instead of a few cents. In addition, each proven claim is awarded the minimum amount of \$100 and these claims can be aggregated to create class action lawsuits. These "statutory" or minimum damages requirements penalize Pennsylvania businesses well in excess of the actual amount of any damages. The statute also allows these damages to be tripled.

Do you support legislation to raise the minimum amount of damages, also called statutory damages, for suits brought under Pennsylvania's Unfair Trade Practices/Consumer Protection Law from the current \$100 to \$500 as found in HB 475?

Je has already passed in the House previously and is being reconsidered.

10. The federal courts had interpreted Pennsylvania's Consumer Protection Act to preclude out of state consumers from suing in-state businesses over an out of state transaction or occurrence. The federal courts reasoned that the legislature did not intend for out of state consumers to be protected by Pennsylvania's Consumer Protection statute in this situation. Recently, the Pennsylvania Supreme Court, in the <u>Danganan</u> decision, declined to follow the interpretation of the federal courts and held for the first time that an out of state consumer could sue a Pennsylvania company under the Pennsylvania Consumer Protection Act for an out of state transaction or occurrence.

Will you support and vote for legislation that will prevent out of state consumers from suing in state companies for causes of action or transactions that occurred out of state?

yes	no		undecided
Comments: I am not s	sure as this,	Act's unde	rlying
foundation is co	nsumer fraud	p.rotectr	on. In
For therance of 4	hat primary l	esislation	e goal,
tennsy Vania 5	Supreme Cou	s.t has i	n structed
that the law	be liberally	interpre.	ted. Does
that the law the guestion at	- hand disri	pt the f	rinary gool.
In July, cases) on their facts an	are looked at	individ	vally based
on their facts an	d should contin	we to be	
accordingly.			