IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

IN RE: NOMINATION PAPER OF MAKARAY ROGERS, CHRISTINA

VALNTE AND CARL J. ROMANELLI AS :

CANDIDATES OF AN INDEPENDENT : Appeal from the Order of the

POLITICAL BODY FOR GOVERNOR

ELECTION OF NOVEMBER 7, 2006

: No. 12 MAP 2007

: Commonwealth Court entered January 4,

AND U.S. SENATOR IN THE GENERAL : 2007 at No. 426 MD 2006

APPEAL OF: CARL ROMANELLI

AMENDED ORDER

PER CURIAM

AND NOW, this 20th day of November, 2007, the above case is AFFIRMED IN PART and REVERSED and REMANDED IN PART.

The case is **REMANDED** to the Commonwealth Court to amend its order to comply with the order of this Court of October 4, 2006 at 108 MAP 2006. In that order the Commonwealth Court was directed to issue a final order which included in its text an assessment of costs referenced by category and amount assessed as well as a statement of rationale behind the imposition of these costs. The amended final order of the

Commonwealth Court will thereby serve to give future candidates notice of what actions on their part might justify the imposition of fees and costs.

In all other respects, the decision of the Commonwealth Court is **AFFIRMED.**Jurisdiction relinquished.

Mr. Justice Saylor dissents.