AO 450 (Rev. 01/09) Judgment in a Civil Action	
UNITED STATES DISTRICT COURT for the MIDDLE DISTRICT of PENNSYLVANIA	
Estate of Benjamin Shelley Nealman,	)
Plaintiff	)
v.	) Civil Action No. 1:15-CV-1579
ROBERT MABEN, CHRISTIAN Z. SNOOK, TIFFANIE N.	) (Chief Judge Conner)
WERT, MICHELLE K. HUFFMAN, and BARRY KEARNS,	_ )
Defendants	
JUDGMENT IN A CIVIL ACTION	
The court has ordered that (check one):	
$\square$ the plaintiff	recover from the
defendant (name)	the amount of
interest at the rate of %, plus postjudgment interest	dollars (\$), which includes prejudgmenterest at the rate of%, along with costs.
$\Box$ the plaintiff recover nothing, the action be dismissed on the merits, and the defendant ( <i>name</i> )	
	recover costs from the plaintiff ( <i>name</i> )
	·
X other: SUM MARY JUDGMENT be and is hereby ENTERED in favor of defendants ROBERT MABEN, CHRISTIAN Z. SNOOK, TIFFANIE N. WERT, MICHELLE K. HUFFMAN, and BARRY KEARNS, and against plaintiff TAWNA Z. NEALMAN, as the Personal Representative of the Estate of Benjamin Shelley Nealman, on all counts of plaintiff's second amended complaint, in accordance with the court's memorandum (Doc. 97) and order (Doc. 98), dated September 30, 2019.	
This action was <i>(check one)</i> : Tried by a jury with Judge or Magistrate Judge rendered a verdict.	presiding, and the jury has
tried by Judge or Magistrate Judge	without a jury and the above decision
X decided by Judge or Magistrate Judge	Chief Judge Christopher C. Conner
MOTION FOR SUMMARY JUDGMENT	
Date: Sep 30, 2019	CLERK OF COURT PETER WELSH, Acting Clerk of Court
	K. McKinney

Signature of Clerk or Deputy Clerk