

NON-PRECEDENTIAL DECISION - SEE SUPERIOR COURT I.O.P. 65.37

SOLID WASTE SERVICES

Appellee

v.

JANEWAY TRUCK & TRAILER, INC.

Appellant

IN THE SUPERIOR COURT OF
PENNSYLVANIA

No. 1981 EDA 2013

Appeal from the Order Entered June 3, 2013
In the Court of Common Pleas of Montgomery County
Civil Division at No(s): 2013-00701

BEFORE: FORD ELLIOTT, P.J.E., LAZARUS, J., and PLATT, J.*

JUDGMENT ORDER BY LAZARUS, J.:

FILED JULY 09, 2014

Janeway Truck & Trailer, Inc. ("Janeway"), appeals from the order entered in the Court of Common Pleas of Montgomery County, denying its petition to reinstate appeal. For the reasons that follow, we dismiss the appeal.

Janeway's appellate brief is wholly deficient, in contravention of the Rules of Appellate Procedure. Most notably, the argument section of the brief is less than one full page long and contains a single block quote from ***Friedenbloom v. Weyant***, 814 A.2d 1253 (Pa. Super. 2003), a case addressing the effect of a praecipe to discontinue, filed by a plaintiff, on the length of time a defendant has to file a petition for fees pursuant to 42

* Retired Senior Judge assigned to the Superior Court.

Pa.C.S.A. § 2503(9). The instant case involves a praecipe to strike an appeal filed pursuant to Pa.R.C.P.M.D.J. 1006. As such, **Friedenbloom** is completely inapplicable.

The remainder of Janeway's argument section consists of a sparse, jumbled recitation of Janeway's view of the procedural history of this matter, from which we are unable to discern the exact nature of Janeway's claim. The brief is devoid of any fact-based legal argument whatsoever. "[I]t is a well settled principle of appellate jurisprudence that undeveloped claims are waived and unreviewable on appeal." **Commonwealth v. Clayton**, 816 A.2d 217 (Pa. 2002).

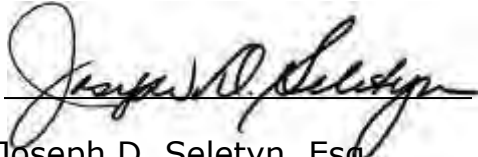
Finally, Janeway also fails to comply with Pa.R.A.P. 2117 (statement of the case) and 2118 (summary of the argument). In addition, Janeway's statements regarding the standard and scope of review fail to actually set forth this Court's standard and scope of review. **See** Brief of Appellant, at 1 (apprising the Court of the fact that "[s]tandard or review refers to the manner in which or how a court's examination is conducted").

For the foregoing reasons, we find that Janeway's appellate claims are waived and we dismiss its appeal.

Appeal dismissed.

J-S28025-14

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: 7/9/2014