

Rule 316. Amendment to Complaint.

...

Official Note

It **[was] is** felt that the usual notice requirements involved with respect to amendments made prior to the hearing are too difficult and burdensome to be made applicable to magisterial district court proceedings. Consequently, this rule forbids amendments other than those made at the hearing in the presence of the adverse party. **Nothing in this rule is intended to prevent a magisterial district court from correcting its own typographical or data entry errors. A party seeking to correct a data error in an electronic case record shall submit a written request for correction to the magisterial district court that made the data error. See Electronic Case Record Public Access Policy of the Unified Judicial System of Pennsylvania, Section 6.00, Correcting Data Errors, 204 Pa. Code § 213.78.**

Rule 322. Judgment.

...

Official Note

The five day provision of this rule is in keeping with the general principle of insuring the expeditious handling of these actions. A general provision for costs has also been included. **A party seeking to correct a data error in an electronic case record shall submit a written request for correction to the magisterial district court that made the data error. See Electronic Case Record Public Access Policy of the Unified Judicial System of Pennsylvania, Section 6.00, Correcting Data Errors, 204 Pa. Code § 213.78.**

Rule 324. Notice of Judgment or Dismissal and the Right to Appeal.

...

Official Note

As to paragraph B(2), see Rule 402D and Note. As to paragraph B(3), see Rule 341. **A party seeking to correct a data error in an electronic case record shall submit a written request for correction to the magisterial district court that made the data error. See Electronic Case Record Public Access Policy of the Unified Judicial System of Pennsylvania, Section 6.00, Correcting Data Errors, 204 Pa. Code § 213.78.**

Rule 509. Amendments to Complaint.

...

Official Note

[This rule is the same as Rule 316 of the civil rules.] It is felt that the usual notice requirements involved with respect to amendments made prior to the hearing are too difficult and burdensome to be made applicable to magisterial district court proceedings. Consequently, this rule forbids amendments other than those made at the hearing in the presence of the adverse party. Nothing in this rule is intended to prevent a magisterial district court from correcting its own typographical or data entry errors. A party seeking to correct a data error in an electronic case record shall submit a written request for correction to the magisterial district court that made the data error. See Electronic Case Record Public Access Policy of the Unified Judicial System of Pennsylvania, Section 6.00, Correcting Data Errors, 204 Pa. Code § 213.78.

Rule 514. Judgment; Notice of Judgment or Dismissal and the Right to Appeal.

Official Note

...

A party seeking to correct a data error in an electronic case record shall submit a written request for correction to the magisterial district court that made the data error. See Electronic Case Record Public Access Policy of the Unified Judicial System of Pennsylvania, Section 6.00, Correcting Data Errors, 204 Pa. Code § 213.78.