

THE COURTS

Title 204—JUDICIAL SYSTEM GENERAL PROVISIONS

PART V. PROFESSIONAL ETHICS AND CONDUCT [204 PA. CODE CH. 83]

Amendment of Pennsylvania Rule of Disciplinary Enforcement 219; No. 58 Disciplinary Rules; Doc. No. 1

Order

Per Curiam:

And Now, this 10th day of April, 2007, Pennsylvania Rule of Disciplinary Enforcement 219 is amended to read as set forth in Annex A.

This Order shall be processed in accordance with Rule 103(b) of the Pennsylvania Rules of Judicial Administration. The amendments shall take effect upon publication in the *Pennsylvania Bulletin* and shall be applicable beginning with the 2007-2008 assessment year.

Mr. Justice Fitzgerald did not participate in the consideration or decision of this matter.

Annex A

TITLE 204. JUDICIAL SYSTEM GENERAL PROVISIONS

PART V. PROFESSIONAL ETHICS AND CONDUCT

Subpart B. DISCIPLINARY ENFORCEMENT

CHAPTER 83. PENNSYLVANIA RULES OF DISCIPLINARY ENFORCEMENT

Subchapter B. MISCONDUCT

Rule 219. Periodic assessment of attorneys; voluntary inactive status.

* * * * *

(d) On or before July 1 of each year all persons required by this rule to pay an annual fee shall file with the Administrative Office a signed statement on the form prescribed by the Administrative Office in accordance with the following procedures:

(1) The statement shall set forth:

* * * * *

(ii) The current residence and office addresses of the attorney[. **Each address**], **each of which** shall be an actual street address or rural route box number, and the Administrative Office shall refuse to accept a statement that sets forth only a post office box number for either required address. **A preferred mailing address different from those addresses may also be provided on the statement and may be a post office box number. The attorney shall indicate which of the addresses, the residence, office or mailing address, will be accessible through the website of the Board (<http://www.padisciplinaryboard.org/>) and by written or oral request to the Board.**

Official Note: Public web docket sheets will show the attorney's address as entered on the court docket.

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[Pa.B. Doc. No. 07-732. Filed for public inspection April 27, 2007, 9:00 a.m.]

Title 231—RULES OF CIVIL PROCEDURE

PART I. GENERAL

[231 PA. CODE CH. 1920]

Order Amending Rule 1920.14; No. 474 Civil Procedural Rules; Doc. No. 5

Order

Per Curiam:

And Now, this 11th day of April, 2007, Rule 1920.14 of the Pennsylvania Rules of Civil Procedure is amended as follows.

This order shall be processed in accordance with Pa. R.J.A. 103(b) and shall be effective immediately.

Mr. Justice Fitzgerald did not participate in the consideration or decision of this matter.

Annex A

TITLE 231. RULES OF CIVIL PROCEDURE

PART I. GENERAL

CHAPTER 1920. ACTIONS OF DIVORCE OR FOR ANNULMENT OF MARRIAGE

Rule 1920.14. Answer. Denial. Affidavit under Section 3301(d) of the Divorce Code.

(a) The averments in the complaint as to the divorce or annulment [**and**], all other claims which may be joined under the Divorce Code **and any petition for special relief under these rules** shall be deemed denied unless admitted by an answer. **Notwithstanding the foregoing, the court may require a response to a petition for special relief.**

(b) The averments of the affidavit under Section 3301(d) of the Divorce Code shall be deemed admitted unless denied by counteraffidavit.

Official Note: See Rule 1920.72(d) for the form of counteraffidavit.

Explanatory Comment—1994

Subdivision (b) requires that the averments of the plaintiff's affidavit under Section 3301(d) of the Divorce Code be denied by counteraffidavit. If the defendant fails to file a counteraffidavit, all allegations are deemed admitted.

Explanatory Comment—2007

Subdivision (a) has been amended to clarify that the averments in a petition for special relief in a divorce or annulment action are deemed to be denied unless admitted by an answer.

[Pa.B. Doc. No. 07-733. Filed for public inspection April 27, 2007, 9:00 a.m.]

Title 234—RULES OF CRIMINAL PROCEDURE

[234 PA. CODE CH. 8]

Order Amending Rule 801; No. 356 Criminal Procedural Rules; Doc. No. 2

Order

Per Curiam:

Now, this 13th day of April, 2007, upon the recommendation of the Criminal Procedural Rules Committee; this proposal having been submitted without publication pursuant to Pa.R.J.A. 103(a)(3) in the interests of justice, and a Final Report to be published with this *Order*:

It Is Ordered pursuant to Article V, Section 10 of the Constitution of Pennsylvania that Rule of Criminal Procedure 801 is amended in the following form.

This *Order* shall be processed in accordance with Pa.R.J.A. 103(b), and shall be effective immediately.

Mr. Justice Fitzgerald did not participate in the consideration or decision of this matter.

Annex A

TITLE 234. RULES OF CRIMINAL PROCEDURE

CHAPTER 8. SPECIAL RULES FOR CASES IN WHICH DEATH SENTENCE IS AUTHORIZED

Rule 801. Qualifications for Defense Counsel in Capital Cases.

In all cases in which the district attorney has filed a Notice of Aggravating Circumstances pursuant to Rule 802, before an attorney may participate in the case either as retained or appointed counsel, the attorney must meet the educational and experiential criteria set forth in this rule.

(1) EXPERIENCE: Counsel shall

(a) be a member in good standing of the Bar of this Commonwealth;

(b) be an active trial practitioner with a minimum of 5 years ['] criminal litigation experience; and

(c) have served as lead or co-counsel in a minimum of 8 significant cases [**which were tried to verdict before a jury**] that were given to the jury for deliberations. If representation is to be only in an appellate court, prior appellate or post-conviction representation in a minimum of 8 significant cases shall satisfy this requirement. A "significant case" for purposes of this rule [**shall be a**] is one that charges murder, [**including**] manslaughter [**and**], vehicular homicide, or a felony [**of the first or second degree**] for which the maximum penalty is 10 or more years.

(2) EDUCATION:

(a) During the 3-year period immediately preceding the appointment or entry of appearance, counsel shall have completed a minimum of 18 hours of training relevant to representation in capital cases, as approved by the Pennsylvania Continuing Legal Education Board.

(b) Training in capital cases shall include, but not be limited to, training in the following areas:

(i) relevant state, federal, and international law;

(ii) pleading and motion practice;

(iii) pretrial investigation, preparation, strategy, and theory regarding guilt and penalty phases;

(iv) jury selection;

(v) trial preparation and presentation;

(vi) presentation and rebuttal of relevant scientific, forensic, biological, and mental health evidence and experts;

(vii) ethical considerations particular to capital defense representation;

(viii) preservation of the record and issues for post-conviction review;

(ix) post-conviction litigation in state and federal courts;

(x) unique issues relating to those charged with capital offenses when under the age of 18 [.];

(xi) [**Counsel's**] **counsel's** relationship with the client and family [;].

(c) The Pennsylvania Continuing Legal Education Board shall maintain and make available a list of attorneys who satisfy the educational requirements set forth in this rule.

Comment

The purpose of this rule is to provide minimum uniform statewide standards for the experience and education of appointed and retained counsel in capital cases, to thus ensure such counsel possess the ability, knowledge, and experience to provide representation in the most competent and professional manner possible. These requirements apply to counsel at all stages of a capital case, including pretrial, trial, post-conviction, and appellate.

The educational and experience requirements of the rule may not be waived by the trial or appellate court. A court may allow representation by an out-of-state attorney pro hac vice, if satisfied the attorney has equivalent experience and educational qualifications, and is a member in good standing of the Bar of the attorney's home jurisdiction.

An attorney may serve as "second chair" in a capital case without meeting the educational or experience requirements of this rule. "Second chair" attorneys may not have primary responsibility for the presentation of significant evidence or argument, but may present minor or perfunctory evidence or argument, if deemed appropriate in the discretion of the court. Service as a "second chair" in a homicide case will count as a trial for purposes of evaluating that attorney's experience under paragraph [(A)](1)(c) of this rule.

Paragraph (1)(c) was amended in 2007 to clarify that (1) cases that are tried to a verdict or that end with a mistrial after the case is given to the jury for deliberations satisfy the requirements of the rule, and (2) all cases charging felonies for which the term of imprisonment is 10 or more years will count as "significant cases," see, e.g., Crimes Code, 18 Pa.C.S. § 106(b), and 35 P.S. § 780-113(f)(1).

The CLE Board may approve entire courses focusing on capital litigation, or individual portions of other courses dealing with general areas relevant to capital cases (such as trial advocacy). It is expected that counsel will attend training programs encompassing the full range of issues confronting the capital litigator from the investigative and pretrial stages through appellate and post-conviction litigation in the state and federal courts.

Determination of experience will be accomplished by the appointing or admitting court, by colloquy or otherwise.

For the entry of appearance and withdrawal of counsel requirements generally, see Rule 120.

For the appointment of trial counsel, see Rule 122.

For the entry of appearance and appointment of counsel in post-conviction collateral proceedings, see Rule 904.

Official Note: Adopted June 4, 2004, effective November 1, 2004; **amended April 13, 2007, effective immediately.**

Committee Explanatory Reports:

Final Report explaining the April 13, 2007 changes to paragraph (1)(c) published with the Court's Order at 37 Pa.B. 1961 (April 28, 2007).

FINAL REPORT¹

Proposed Amendments to Pa.R.Crim.P. 801

Qualifications for Defense Counsel in Capital Cases

On April 13, 2007, effective immediately, upon the recommendation of the Criminal Procedural Rules Committee, the Court amended Rule 801 to clarify that cases charging ungraded felonies for which the penalty is ten years or more fall within the definition of a "significant case," and cases that end in a mistrial after being submitted to the jury count toward the eight significant cases required by the rule.

I. INTRODUCTION

Since June 4, 2004 when the Court adopted Rule 801 (Qualifications For Defense Counsel In Capital Cases) establishing the minimum educational and experiential requirements that attorneys must satisfy to represent defendants who are subject to the death penalty, the Committee has received numerous questions about the scope and application of the rule. Two issues that were raised by several different individuals concerned the provisions in paragraph (1)(c) of Rule 801: (1) whether ungraded felonies would count in calculating the 8 significant cases for purposes of meeting the experiential requirement; (2) whether the situation in which an attorney

has represented a defendant charged with "Rule 801 qualifying" felonies through the complete trial of the case only to have the jury be deadlocked on a verdict and a mistrial being declared would count toward the 8 significant cases. After considering these issues and the purpose for Rule 801, the Committee reasoned that this purpose would be served both (1) if ungraded felonies with the same sentence as the felonies of the first or second degree are classified as "significant cases" and (2) if cases in which the matter was submitted to the jury for deliberations end in a mistrial are counted toward the 8 significant cases requirement.

Discussion

Rule 801(1)(c) defines a "significant case" as a murder, including manslaughter and vehicular homicide, or a felony of the first or second degree. It is the specification of "a felony of the first or second degree" that generated many of the inquiries the Committee has received.² Because some offenses that are designated felonies without a grade carry a punishment the same as an offense of the first or second degree,³ it makes sense these "ungraded" felonies also should be considered "significant cases" under Rule 801. Noting that the sentence for a felony of the second degree is "not more than ten years," the Committee concluded that to be counted as a significant case, an ungraded felony must have a maximum penalty of 10 or more years. Accordingly, the last sentence of Rule 801(1)(c) has been amended to be applicable to all felonies "for which the maximum penalty is 10 or more years." In addition, the phrase "murder, including manslaughter and vehicular homicide" has been amended to read "murder, manslaughter, vehicular homicide" because manslaughter and vehicular homicide are crimes distinct from murder.

Rule 801(1)(c) also requires that counsel must have served as lead or co-counsel in cases "which were tried to verdict before a jury." Several of the inquiries the Committee has received about Rule 801 questioned whether cases that are tried and submitted to the jury but end in a mistrial would count toward the 8 significant cases, pointing out in these cases the attorney has done everything he or she must do toward trying the case to verdict, there just was not a verdict. The Committee agreed this interpretation is a logical extension of the requirement that the attorney try a case to verdict before a jury. To make this clear, the first sentence of Rule 801(1)(c) has been amended by deleting the phrase "which were tried to verdict before a jury" and replacing this with "that were given to the jury for deliberations."

Finally, the Committee added an explanatory paragraph to the Rule 801 Comment that elaborates on the new rule provisions and includes cross-references to the Crimes Code and the Controlled Substance, Drug, Device and Cosmetic Act concerning graded and ungraded felonies.

[Pa.B. Doc. No. 07-734. Filed for public inspection April 27, 2007, 9:00 a.m.]

² The Crimes Code, 18 Pa.C.S. § 1103, provides that the sentence of imprisonment for felony of the first degree "shall be fixed by the court at not more than 20 years," and the sentence for a felony of the second degree "shall be fixed by the court at not more than ten years."

³ For example, Title 35, section 780-113(f)(1), designates certain offenses of the Controlled Substance, Drug, Device and Cosmetic Act as felonies with a sentence not to exceed 15 years.

¹ The Committee's Final Reports should not be confused with the official Committee Comments to the rules. Also note that the Supreme Court does not adopt the Committee's Comments or the contents of the Committee's explanatory Final Reports.

Title 255—LOCAL COURT RULES

ARMSTRONG COUNTY

Adoption of New Local Rules of Court—2002; No. 2002-0189—Misc.

Order

And Now, this 12th day of April, 2007; *It Is Hereby Ordered* as follows:

1. L.R.C.P. No. 205.4, follows this Order, is hereby adopted as a new Local Rule of Civil Procedure.

2. Certified copies of this Order, with attachments, shall be distributed by the Court Administrator as required by pertinent state rules of court, together with a diskette containing the hard copy version where required.

It Is Further Ordered that the changes to the Armstrong County Local Rules of Civil Procedure shall be effective upon their publication on the website for Administrative Office of Pennsylvania Courts, ujportal.pacourts.us.

By the Court

JOSEPH A. NICKLEACH,
President Judge

Rule 205.4. Limited Electronic Filing and Service of Legal Papers.

The Prothonotary of Armstrong County is hereby authorized to accept for filing, legal papers as defined in subsection (a) of this Rule, by electronic transmission.

(a) As used in this rule, the following words shall have the following meanings:

“legal paper,” a writ of summons and a complaint in civil action.

(b) A legal paper shall be transmitted electronically to the Prothonotary in the format of Adobe PDF.

(c)(1) The electronic transmission of legal papers shall be accomplished via the website designated by the Prothonotary, accessible at <http://www.landata.com>.

(2) All parties shall qualify for access to the electronic filing system at the designated website, by complying with the following:

(i) create, and thereafter use, a Username and Password;

(ii) provide account information for the financial institution from which each transaction shall automatically deduct the filing cost; and

(iii) download the required software.

(3) A legal paper electronically submitted after the close of regular business hours of the Prothonotary shall be deemed to have been filed on the immediately following business day.

(d) A filing party shall pay the cost of the electronic filing of a legal paper by an Automated Clearing House (ACH) debit.

(e) A filing party shall be responsible for any delay, disruption or interruption, and assumes the risk of improper or untimely filing as set forth in Pa.R.C.P. No. 205.4(e).

(f) Following the electronic transmission of a legal paper, the Prothonotary shall electronically provide a filing party with an acknowledgment setting forth the time and date the legal paper was received.

(1) If a legal paper is rejected, the Prothonotary shall electronically provide a filing party with the reasons therefor.

(2) Upon acceptance of a legal paper, the Prothonotary shall electronically provide a filing party with a printable version of the document containing an embedded seal.

(g) The Prothonotary need not maintain a hard copy of any legal paper filed electronically except as required to comply with Pa.R.C.P. No. 205.4(b)(2)(ii).

(h) The filing party shall provide a valid return email address with a legal paper transmitted.

(i) The definition of “legal paper” as set forth in Section (a) of this Rule is not intended to alter or limit the definition of “legal paper” as used in Pa.R.C.P. No. 205.4(g).

Comment

This Rule introduces electronic filing for the first time in the Judicial District. It permits electronic filing of original process only.

[Pa.B. Doc. No. 07-735. Filed for public inspection April 27, 2007, 9:00 a.m.]

DAUPHIN COUNTY

Promulgation of Rules of Juvenile Dependency; No. 1793 CV 1989; No. 4-MD 2007

Order

And Now, this 9th day of April 2007, Dauphin County Local Rule 573 is amended as follows:

RULE 573. DISCOVERY IN CHILD ABUSE/ ASSAULT CASES

Pursuant to the Juvenile Act, 42 Pa.C.S. § 6307, and the Child Protective Services Law, 23 Pa.C.S. § 6840, any party to litigation seeking discovery of confidential reports and records of Dauphin County Services for Children and Youth (Child Protective Service Agency) shall file a petition for a Show Cause Order stating with particularity the scope, necessity, and authority for the discovery sought.

The petition and rule shall be served on any adverse party, on the Dauphin County Children and Youth Agency, and on the guardian ad litem (if any) for the child.

Any objection must identify that portion of the reports of records sought to be withheld and state with particularity any privilege asserted thereto.

Thereafter, the court shall either a) schedule a hearing on the motion; or b) schedule an in-camera conference; or c) issue an order based on the averments in the motion and in any response filed thereto.

Comments:

Nothing in this rule shall preclude a party from filing a motion for a protective order.

Certain privileges are absolute and are not overcome by a defendant's Sixth Amendment right to cross-examine a witness or to due process of law. Examples of the foregoing are:

- Domestic Violence Advocate/Counselor
23 Pa.C.S. § 6116; *V.B.T. v. Family Services of Western Pa.*
705 A.2d 1325 (Pa. Super. 1998)
- Sexual Assault Counselor Privilege
42 Pa.C.S. § 5945; *Commonwealth v. Wilson*
602 A.2d 1290 (Pa. 1992)
- Psychotherapist Privilege
42 Pa.C.S. § 5944; *Commonwealth v. Counterman*
719 A.2d 284 (Pa. 1998)

Comment

This rule was rescinded effective February 1, 2007, by passage of the amendments to the Pa.R.J.C.P.

This rule is readopted effective February 1, 2007.

By the Court

RICHARD A. LEWIS,
President Judge

[Pa.B. Doc. No. 07-736. Filed for public inspection April 27, 2007, 9:00 a.m.]

DISCIPLINARY BOARD OF THE SUPREME COURT

Collection Fee and Late Payment Penalty for 2007-2008 Assessment Year

Notice is hereby given that in accordance with Pennsylvania Rule of Disciplinary Enforcement 219(d)(2) and 219(h)(2), The Disciplinary Board of the Supreme Court of Pennsylvania has established the collection fee for checks returned as unpaid and the late payment penalty for the 2007-2008 Assessment Year as follows:

Where a check in payment of the annual registration fee for attorneys has been returned to the Board unpaid, the collection fee will be \$50 per returned item.

At the time the final notices are transmitted by certified mail to an attorney who fails to timely file an annual registration form and pay the fee, the late payment penalty will be \$100. After 30 days, the names of every attorney who has failed to respond to the notice shall be certified to the Supreme Court, at which time the late payment penalty will be increased to \$200.

ELAINE M. BIXLER,
Secretary
The Disciplinary Board of the Supreme Court of Pennsylvania

[Pa.B. Doc. No. 07-737. Filed for public inspection April 27, 2007, 9:00 a.m.]

Notice to Attorneys

Notice is hereby given under Rule 221(b), Pa.R.D.E., the following List of Financial Institutions have been approved by the Supreme Court of Pennsylvania for the maintenance of fiduciary accounts of attorneys. Each financial institution has agreed to comply with the requirements of Rule 221, Pa.R.D.E., which provides for trust account overdraft notification.

ELAINE M. BIXLER,
Secretary of the Board
The Disciplinary Board of the Supreme Court of Pennsylvania

List of Approved PA Financial Institutions Who Have Been Approved as Depositories for Fiduciary Accounts of Attorneys

Bank Code	A.
595	Abacus Federal Savings Bank
374	Abington Savings Bank
2	Adams County National Bank
572	Affinity Bank of Pennsylvania
302	Allegheny Valley Bank of Pittsburgh
548	Allegiance Bank of North America
579	Alliance Bank
375	Altoona First Savings Bank
376	Ambler Savings and Loan Association
532	American Bank of Lehigh Valley
502	American Eagle Savings Bank
581	American Home Bank, N.A.
116	Ameriserv Financial
377	Apollo Trust Company
568	Arc Federal Credit Union

Bank Code	B.
558	Bancorp Bank (The)
485	Bank of America
138	Bank of Canton
155	Bank of Hanover & Trust Company
3	Bank of Lancaster County, N.A.
415	Bank of Landisburg (The)
519	Beaver Valley Federal Credit Union
501	BELCO Community Credit Union
397	Beneficial Savings Bank
582	Berkshire Bank
391	Blue Ball Bank
392	Brentwood Savings Bank
495	Brown Brothers Harriman & Co.
161	Bryn Mawr Trust Company
156	Bucks County Bank

Bank Code	C.
480	Cambria County Federal Savings & Loan Assoc.
540	C & G Savings Bank
459	Centra Bank
394	Charleroi Federal Savings Bank
599	Citibank N.A.
238	Citizens and Northern Bank
561	Citizens Bank of Pennsylvania
420	Citizens National Bank—Myersdale
206	Citizens Savings Bank
353	Citizens Trust Company
602	City National Bank of New Jersey
576	Clarion County Community Bank
16	Clearfield Bank & Trust Co.
591	Clearview Federal Credit Union
354	Coatesville Savings Bank
603	Colonial American Bank

17	Columbia County Farmers National Bank	46	First National Bank of Mercersburg (The)
250	Commerce Bank, PA, NA	419	First National Bank of Mifflintown (The)
18	Commerce Bank/Harrisburg, NA	198	First National Bank of Minersville (The)
223	Commercial Bank & Trust of Pennsylvania	47	First National Bank of Newport (The)
310	Community Bank & Trust Company	426	First National Bank of Palmerton (The)
21	Community Bank	48	First National Bank of Pennsylvania
204	Community Banks	427	First National Bank of Port Alleghany (The)
533	Community First Bank, N.A.		First National Community Bank
430	Community National Bank of Northwestern PA	175	First National Community Bank—Midland
132	Community State Bank of Orbisonia	549	First Penn Bank
590	Continental Bank	170	First Resource Bank
23	County National Bank	592	First Savings Bank of Perkasié
380	County Savings Bank	40	First Star Savings Bank
382	CSB Bank	349	First Summit Bank
		158	First United National Bank
		408	Firsttrust Bank
Bank Code D.		151	FNB Bank, N.A.
339	Dime Bank (The)	493	Fox Chase Bank
239	DNB First, N.A.	291	Franklin Mint Federal Credit Union
27	Dollar Bank	241	Fulton Bank
423	Dwelling House Savings & Loan Association	58	
Bank Code E.		Bank Code G.	
357	Eagle National Bank	588	Gateway Bank of Pennsylvania
569	Earthstar Bank	499	Gratz National Bank (The)
424	East Penn Bank	593	Graystone Bank
358	East Prospect State Bank	498	Greenville Savings Bank
597	East River Bank		
340	East Stroudsburg Savings Association	Bank Code H.	
500	Elderton State Bank	402	Halifax National Bank
567	Embassy Bank	244	Hamlin Bank and Trust Company
541	Enterprise Bank	64	Harleysville National Bank and Trust Company
28	Ephrata National Bank (The)	362	Harleysville Savings Bank
383	ESB Bank, F.S.B.	363	Hatboro Federal Savings
601	Esquire Bank	410	Herndon National Bank (The)
552	Eureka Bank	559	Home Savings & Loan Company
		68	Honesdale National Bank (The)
		350	HSBC Bank of USA
Bank Code F.		364	Huntingdon Valley Bank
31	Farmers & Merchants Trust Company		
205	Farmers National Bank of Emlenton	Bank Code I.	
436	Farmers National Bank of Kittanning	365	Indiana First Savings Bank
311	Fidelity Bank	575	Integrity Bank
34	Fidelity Deposit & Discount Bank	557	Investment Savings Bank
343	Fidelity Savings and Loan of Bucks County	200	Iron and Glass Bank
583	Fifth Third Bank	526	Iron Workers Bank
174	First Citizens National Bank	366	Irwin Bank & Trust Company
191	First Columbia Bank & Trust Co.		
539	First Commonwealth Bank	Bank Code J.	
551	First Cornerstone Bank	70	Jersey Shore State Bank
369	First Federal Savings & Loan Assoc. of Bucks County	127	Jim Thorpe National Bank
504	First Federal Savings & Loan Assoc. of Greene County	488	Jonestown Bank and Trust Company
388	First Federal Savings Bank	72	Juniata Valley Bank (The)
525	First Heritage Federal Credit Union		
228	First Keystone Bank	Bank Code K.	
371	First Liberty Bank & Trust	403	Keystone Nazareth Bank and Trust
263	First Merit Bank, N.A.	414	Kish Bank
51	First National Bank & Trust Co. of Newtown (The)		
42	First National Bank of Berwick (The)	Bank Code L.	
52	First National Bank of Chester County	74	Lafayette Ambassador Bank
416	First National Bank of Fleetwood (The)	554	Landmark Community Bank
421	First National Bank of Fredericksburg	187	Lebanon Valley Farmers Bank
322	First National Bank of Greencastle	182	Leesport Bank
418	First National Bank of Liverpool (The)	78	Luzerne National Bank
43	First National Bank of Marysville		
		Bank Code M.	
		386	Malvern Federal Savings Bank
		361	M & T Bank

510	Marion Center National Bank		
81	Mars National Bank (The)	Bank Code	S.
367	Mauch Chunk Trust Company	153	S&T Bank
5	Mellon Bank, N.A.	464	Scottdale Bank & Trust Company (The)
555	Mercer County State Bank	460	Second Federal Savings & Loan Assoc. of Philadelphia
192	Merchants National Bank of Bangor (The)		Sentry Federal Credit Union
478	Merchants National Bank of Kittanning	516	Sharon Savings Bank
294	Mid Penn Bank	458	Sky Bank
511	Mifflin County Savings Bank	312	Slovenian Savings & Loan Assoc. of Franklin—Conemaugh
276	Mifflinburg Bank & Trust Company	462	Somerset Trust Company
457	Milton Savings Bank		Sovereign Bank, FSB
345	Minersville Safe Deposit Bank and Trust Company	486	Standard Bank, PASB
596	MoreBank	316	Stonebridge Bank
346	Morton Savings Bank	518	Sun National Bank
484	Muncy Bank & Trust Company (The)	542	SunTrust
		517	Susquehanna Bank
Bank Code	N.	440	Susquehanna Bank PA
337	National City Bank of Pennsylvania	385	Susquehanna Patriot Bank
88	National Penn Bank	30	Swineford National Bank
347	Neffs National Bank (The)	282	
372	Nesquehoning Savings Bank	236	
536	New Century Bank	Bank Code	T.
434	New Tripoli Bank (The)	143	TD Banknorth
15	NextTier Bank	594	Team Capital Bank
545	Nittany Bank	463	The Haverford Trust Company
492	North Penn Bank	26	Third Federal Savings Bank
439	Northumberland National Bank	467	Turbotville National Bank (The)
93	Northwest Savings Bank		
546	Nova Savings Bank	Bank Code	U.
		113	Union Bank and Trust Company
Bank Code	O.	481	Union Building and Loan Savings Bank
348	Old Forge Bank	483	Union National Bank of Mount Carmel (The)
323	Omega Bank, NA		Union National Community Bank
489	OMEGA Federal Credit Union	133	United Bank of Philadelphia
94	Orrstown Bank	472	United Savings Bank
		475	Unity Bank
Bank Code	P.	600	Univest National Bank & Trust Company
598	Parke Bank	232	
267	Parkvale Bank	Bank Code	V.
584	Parkview Community Federal Credit Union	589	Valley Green Bank
580	Penn Liberty Bank	136	Vartan National Bank
97	Penn Security Bank & Trust Company		
168	Pennstar Bank	Bank Code	W.
544	Pennsylvania Business Bank		Wachovia
445	Pennsylvania State Bank	338	Washington Federal Savings Bank
99	PeoplesBank, A Codorus Valley Company	119	Wayne Bank
447	Peoples National Bank of Susquehanna County	121	Wesbanco Bank
491	Peoples State Bank (The)	553	West Milton State Bank
556	Philadelphia Federal Credit Union	122	West View Savings Bank
448	Phoenixville Federal Bank & Trust	494	Westmoreland Federal Savings
79	PNC Bank, N.A.	473	William Penn Bank
534	Pocono Community Bank	476	Willow Financial Bank
528	Polonia Bank	370	Wilmington Trust of PA
449	Port Richmond Savings	160	Woodlands Bank
454	Portage National Bank	272	Woori America Bank
451	Progressive Home Federal	573	
456	Prudential Savings Bank	Bank Code	X.
Bank Code	Q.	Bank Code	Y.
107	Quakertown National Bank (The)	571	Yardville National Bank
560	Quaint Oak Savings Bank	577	York Traditions Bank
Bank Code	R.	Bank Code	Z.
452	Reliance Savings Bank		
220	Republic First Bank		
208	Royal Bank America		

Notice of Transfer of Attorneys to Inactive Status

Notice is hereby given that the following attorneys have been transferred to inactive status by Order of the Supreme Court of Pennsylvania dated March 16, 2007, under Rule 111(b) Pa.R.C.L.E., which requires that every active lawyer shall annually complete, during the compliance period for which he or she is assigned, the continuing legal education required by the Continuing Legal Education Board. The Order became effective April 15, 2007 for Compliance Group 2 due August 31, 2006.

Notice with respect to attorneys having Pennsylvania registration addresses, which have been transferred to inactive status by said Order, was published in the appropriate county legal journal.

Ahaghotu-Nwani, Chinyere CM
Washington, DC

Aldrich, Debra C.
Wilmington, DE

Anders, Gayle
Nashville, TN

Badrinath, Asha Lata
U.S. Virgin Islands

Booker Sr., Garvill Leon
Apple Valley, CA

Bowser, Kyle Damon
Encino, CA

Brannon, Gail L.
Bradenton, FL

Brown, Paul Damon
Wilmington, DE

Childs, Denise Marie Camille
Oceanside, CA

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Secretary
The Disciplinary Board of the
Supreme Court of Pennsylvania

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