

THE COURTS

Title 231—RULES OF CIVIL PROCEDURE

PART I. GENERAL

[231 PA. CODE CH. 1000]

Order Amending Rule 1042.3 of the Rules of Civil Procedure; No. 636 Civil Procedural Rules Doc.

Order

Per Curiam

And Now, this 30th day of March, 2016, upon the recommendation of the Civil Procedural Rules Committee; the proposal having been submitted without publication pursuant to Pa.R.J.A. No. 103(b):

It Is Ordered pursuant to Article V, Section 10 of the Constitution of Pennsylvania that Rule 1042.3 of the Pennsylvania Rules of Civil Procedure is amended in the following form.

This *Order* shall be processed in accordance with Pa.R.J.A. No. 103(b), and shall be effective immediately.

Annex A

TITLE 231. RULES OF CIVIL PROCEDURE

PART I. GENERAL

CHAPTER 1000. ACTIONS

Subchapter B. ACTION IN TRESPASS

PROFESSIONAL LIABILITY ACTIONS

Rule 1042.3. Certificate of Merit.

(a) In any action based upon an allegation that a licensed professional deviated from an acceptable professional standard, the attorney for the plaintiff, or the plaintiff if not represented, shall file with the complaint or within sixty days after the filing of the complaint, a certificate of merit signed by the attorney or party that either

Official Note: The requirements of subdivision (a) apply to a claim for lack of informed consent.

(1) an appropriate licensed professional has supplied a written statement that there exists a reasonable probability that the care, skill or knowledge exercised or exhibited in the treatment, practice or work that is the subject of the complaint, fell outside acceptable professional standards and that such conduct was a cause in bringing about the harm, or

Official Note: It is not required that the “appropriate licensed professional” who supplies the necessary statement in support of a certificate of merit required by subdivision (a)(1) be the same person who will actually testify at trial. It is required, however, that the “appropriate licensed professional” who supplies such a statement be an expert with sufficient education, training, knowledge and experience to provide credible, competent testimony, or stated another way, the expert who supplies the statement must have qualifications such that the trial court would find them sufficient to allow that expert to testify at trial. For example, in a medical professional liability action against a physician, the expert who pro-

vides the statement in support of a certificate of merit should meet the qualifications set forth in Section 512 of the Medical Care Availability and Reduction of Error (MCARE) Act, 40 P.S. § 1303.512.

(2) the claim that the defendant deviated from an acceptable professional standard is based solely on allegations that other licensed professionals for whom this defendant is responsible deviated from an acceptable professional standard, or

Official Note: A certificate of merit, based on the statement of an appropriate licensed professional required by subdivision (a)(1), must be filed as to the other licensed professionals for whom the defendant is responsible. The statement is not required to identify the specific licensed professionals who deviated from an acceptable standard of care. **The purpose of this subdivision is to ensure that a claim of vicarious liability made against a defendant is supported by a certificate of merit. Separate certificates of merit as to each licensed professional for whom a defendant is alleged to be responsible are not required. Only a single certificate of merit as to a claim under subdivision (a)(2) is required.**

(3) expert testimony of an appropriate licensed professional is unnecessary for prosecution of the claim.

Official Note: In the event that the attorney certifies under subdivision (a)(3) that an expert is unnecessary for prosecution of the claim, in the absence of exceptional circumstances the attorney is bound by the certification and, subsequently, the trial court shall preclude the plaintiff from presenting testimony by an expert on the questions of standard of care and causation.

(b)(1) A separate certificate of merit shall be filed as to each licensed professional against whom a claim is asserted.

Official Note: This subdivision relates to licensed professionals named as defendants. It should not be interpreted to require certificates of merit under subdivision (a)(2) or otherwise as to non-defendant licensed professionals.

(2) If a complaint raises claims under both subdivisions (a)(1) and (a)(2) against the same defendant, the attorney for the plaintiff, or the plaintiff if not represented, shall file

(i) a separate certificate of merit as to each claim raised, or

(ii) a single certificate of merit stating that claims are raised under both subdivisions (a)(1) and (a)(2).

(c)(1) A defendant who files a counterclaim asserting a claim for professional [**responsibility**] liability shall file a certificate of merit as required by this rule.

* * * * *

[Pa.B. Doc. No. 16-628. Filed for public inspection April 15, 2016, 9:00 a.m.]

Title 255—LOCAL COURT RULES

FAYETTE COUNTY

Administrative Order; No. AD-1-2016

Administrative Order

And Now, this 28th day of March, 2016, it is hereby Ordered that the Administrative Order for Magisterial District Judges to sentence to Intermediate Punishment is adopted as follows.

The Prothonotary is directed as follows:

(1) File one (1) certified copies of the order and program shall be filed with the Administrative Office of Pennsylvania Courts

(2) Two certified copies and diskette of the order and program shall be distributed to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.

(3) Publish a copy of the local rule on the Unified Judicial System's website

(4) One certified copy shall be sent to the Fayette County Law Library and the Editor of the *Fayette Legal Journal*.

The adoption of the Administrative Order for Magisterial District Judges to sentence to Intermediate Punishment shall become effective thirty (30) days after publication in the *Pennsylvania Bulletin*.

By the Court

JOHN F. WAGER, Jr.,
President Judge

Approval for Magisterial District Judges to Sentence Offenders to Intermediate Punishment; No. AD-1-of 2016

Administrative Order

And Now, this 28th day of March, 2016, it is hereby Ordered that, pursuant to Act 41 of 2000, the Magisterial District Judges of Fayette County are approved to sentence, at their discretion, offenders who are convicted of a violation of 75 Pa.C.S.A. § 1543(a) (Driving While Operating Privilege is Suspended or Revoked) and 75 Pa.C.S.A. § 1543(b) (Driving While Operating Privilege is Suspended or Revoked—DUI Related) to Intermediate Punishment for the applicable mandatory period.

All court costs and fines, shall be collected and disbursed by the Magisterial District Judges. The Electronic Monitoring fee and the Offender Supervision Fee shall be collected by the Fayette County Adult Probation and Parole Department.

The Magisterial District Judges of Fayette County are further authorized and approved to revoke an offender's participation in the Intermediate Punishment Program upon motion by the Fayette County Adult Probation Office and after hearing. Upon revocation of an offender's participation in the Intermediate Punishment Program the Magisterial District Judge shall have the authority to resentencing and shall have the discretion to credit the offender for time served while on Intermediate Punishment with electronic monitoring.

The effective date of this Order is to be 30 days after publication.

By the Court

JOHN F. WAGNER, Jr.,
President Judge

Americans with Disabilities Act of 1990

The Court of Common Pleas of Fayette County is required by law to comply with the Americans with Disabilities Act of 1990. For information about accessible facilities and reasonable accommodations available to disabled individuals, please contact the Court Administrator's Office at 724/430-1230 or TTY 724/430-3939 at least 72 hours prior to your required appearance.

[Pa.B. Doc. No. 16-629. Filed for public inspection April 15, 2016, 9:00 a.m.]

FAYETTE COUNTY

Diversions Program for Cyber Harassment of a Child; Local Rule 301(A); No. 88 MD 2016

Order

And Now, this 23rd day of March, 2016, pursuant to Rule 105 the Pennsylvania Rules of Criminal Procedure, it is ordered that Local Rule 301(A), the Diversions Program for Cyber Harassment of a Child, is hereby adopted to read as follows.

The Clerk of Courts is directed as follows:

(1) One certified copy of Local Rule 301(A) shall be filed with the Administrative Office of Pennsylvania Courts.

(2) Two certified copies and diskette of Local Rule 301(A) shall be distributed to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.

(3) One certified copy shall be sent to the Fayette County Law Library and to the Editor of the *Fayette Legal Journal*.

The District Court Administrator shall publish a copy of Local Rule 301(A) on the Unified Judicial System's web site at <http://ujportal.pacourts.us/localrules/ruleselection.aspx>.

Local Rule 301(A), the Diversions Program for Cyber Harassment of a Child shall be effective 30 days after the date of publication in the *Pennsylvania Bulletin*.

By the Court

JOHN F. WAGNER, Jr.,
President Judge

Rule 301(A). Diversions Program for Cyber Harassment of a Child.

The Court hereby recognizes the Fayette County Diversions Program for Cyber Harassment of a Child as a dispositional alternative for the summary offense enumerated at 18 Pa.C.S.A. § 2709(a.1) and as authorized by 18 Pa.C.S.A. § 2709(a.1)(2)(i).

The conditions and parameters of this program shall be governed by the Crime Victims' Center of Fayette County and must include an educational training session of not less than two hours regarding the legal and nonlegal consequences of cyber harassment. Diversion into the program may only be authorized by a magisterial district judge or other judicial authority with jurisdiction over the violation.

All costs and administrative expenses associated with the diversionary program shall be the responsibility of the defendant. If the person successfully completes the diversionary program, the person's records of the charge of violating 18 Pa.C.S.A. § 2709(a.1) shall be expunged.

[Pa.B. Doc. No. 16-630. Filed for public inspection April 15, 2016, 9:00 a.m.]

MERCER COUNTY

Jurisdiction Transfer; No. 1 AD 2016

Administrative Order

And Now, this 31st day of March, 2016, *It Is Hereby Ordered* effective May 1, 2016, that all arrests made for any misdemeanor and/or felony grade offense committed in the territorial limits of Shenango Township and the Borough of West Middlesex is transferred from Magisterial District Court No. 35-2-02 to Magisterial District Court No. 35-3-01.

By the Court

THOMAS R. DOBSON,
President Judge

[Pa.B. Doc. No. 16-631. Filed for public inspection April 15, 2016, 9:00 a.m.]

MERCER COUNTY

Jurisdiction Transfer; No. 2 AD 2016

Administrative Order

And Now, this 31st day of March, 2016, *It Is Hereby Ordered* effective May 1, 2016, that jurisdiction for all arrests made by The Pennsylvania State Police for any misdemeanor and/or felony grade offense committed in the Cities of Farrell and Hermitage; the Boroughs of West Middlesex and Wheatland; and Shenango Township is transferred from Magisterial District Court No. 35-2-02 to Magisterial District Court No. 35-3-01.

By the Court

THOMAS R. DOBSON,
President Judge

[Pa.B. Doc. No. 16-632. Filed for public inspection April 15, 2016, 9:00 a.m.]

MERCER COUNTY

Local Rules of Court; No. 1 AD 2016

And Now, this 31st day of March, 2016, The Court Hereby Approves, Adopts and Promulgates Administrative Order # 1 of 2016 and Administrative Order # 2 of 2016. Said Orders shall become effective thirty (30) days after the date of publication in the *Pennsylvania Bulletin*, pursuant to Rule 105 of the Pennsylvania Rules of Criminal Procedure, and Rule 103 of the Pennsylvania Rules of Judicial Procedure.

It is further *Ordered and Directed* that the Court Administrator of Mercer County shall file one (1) certified copy of this amendment with the Administrative Office of Pennsylvania Courts and furnish two (2) certified copies

to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.

It is further *Ordered and Directed* that these Administrative Orders shall be kept continuously available for public inspection and copying in the Office of the Clerk of Courts of Mercer County. These Administrative Orders shall be published in the *Mercer County Law Journal*.

By the Court

THOMAS R. DOBSON,
President Judge

[Pa.B. Doc. No. 16-633. Filed for public inspection April 15, 2016, 9:00 a.m.]

SOMERSET COUNTY

Consolidated Rules of Court; Administrative Order No. 4 of 2016; No. 13 Misc. 2016

Adopting Order

Now, this 28th day of March 2016, it is hereby *Ordered*:

1. Somerset County Rule of Civil Procedure 1920, a copy of which follows, is hereby adopted as Som.R.C.P. 1920, effective thirty (30) days after publication in *The Pennsylvania Bulletin* and on the Unified Judicial System Portal.

2. The Somerset County Court Administrator is directed to:

A. File one (1) certified copy of this Order and the following local Rule with the Administrative Office of Pennsylvania Courts.

B. Distribute two (2) certified copies of this Order along with electronic copy to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.

C. File one (1) certified copy of this Order with the Domestic Relations Procedural Rule Committee.

D. File proof of compliance with this Order in the docket for this Order, which shall include a copy of each transmittal letter.

D. GREGORY GEARY,
President Judge

Rule 1920. Administrative Fee.

In addition to the filing fee assessed for filing a complaint, and other fees required to be paid at the time a pleading or other document is filed, the following sums shall be deposited with the Prothonotary, unless excused by order of court for cause:

A. A non-refundable administrative fee in the amount of \$50.00 shall be paid to the Somerset County Prothonotary simultaneously with the filing of a divorce complaint which raises for the first time only a count for divorce under Divorce Code § 3301(c) or (d), or, in addition, a count raising custody issues.

B. In addition to the fee required in subparagraph (A), a non-refundable administrative fee in the amount of \$75.00 shall be paid to the Somerset County Prothonotary simultaneously with the filing of a divorce complaint, counterclaim or petition which raises for the first time any issue other than a count for divorce under Divorce Code § 3301(c) or (d) or custody.

[Pa.B. Doc. No. 16-634. Filed for public inspection April 15, 2016, 9:00 a.m.]

SOMERSET COUNTY

Consolidated Rules of Court; Administrative Order
No. 5 of 2016; No. 13 Misc. 2016

Adopting Order

Now, this 28th day of March 2016, it is hereby Ordered:

1. Somerset County Rule of Civil Procedure 1920.33, a copy of which follows, is hereby adopted as Som.R.C.P. 1920.33, effective thirty (30) days after publication in *The Pennsylvania Bulletin* and on the Unified Judicial System Portal.

2. The Somerset County Court Administrator is directed to:

A. File one (1) certified copy of this Order and the following local Rule with the Administrative Office of Pennsylvania Courts.

B. Distribute two (2) certified copies of this Order along with electronic copy to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.

C. File one (1) certified copy of this Order with the Domestic Relations Procedural Rule Committee.

D. File proof of compliance with this Order in the docket for this Order, which shall include a copy of each transmittal letter.

D. GREGORY GEARY,
President Judge

Rule 1920.33. Hearing by Court.

A. Claims for divorce, property distribution, alimony, counsel fees, and costs and expenses shall be heard by the Court.

B. A Court hearing shall be initiated by filing a Praeceptum for Case Management Order substantially in the form prescribed by paragraph D. of this Rule. A Praeceptum for Case Management Order shall not be filed until:

1. The case is ripe for entry of a divorce decree under 23 Pa.C.S.A. § 3301(a) or § 3301(d), or the Court has entered a bifurcated divorce decree under 23 Pa.C.S.A. § 3323(c.1); and

2. At least thirty (30) days have passed since the moving party has filed the inventory required by Pa.R.C.P. 1920.33(a); and

3. If the moving party has raised a claim for alimony, counsel fees, or costs and expenses, then at least thirty (30) days have passed since the moving party has filed the federal income tax return, pay stubs, income statement, and expense statement required by Pa.R.C.P. 1920.31(a)(1).

C. A party who opposes a Praeceptum for Case Management Order shall file a Motion to Strike Praeceptum within twenty (20) days of the filing of the Praeceptum. Unless a Motion to Strike Praeceptum is timely filed, the Court will promptly issue a Case Management Order that: (1) directs the responding party to file an inventory in accordance with Pa.R.C.P. No. 1920.33(a); (2) where applicable, directs the responding party to file the federal income tax return, pay stubs, income statement, and expense statement required by Pa.R.C.P. 1920.31(a)(1); (3) directs the parties to file pretrial statements in accordance with Pa.R.C.P. No. 1920.33(b); (4) schedules a pre-trial settlement conference; and (5) schedules a divorce hearing.

D. The Praeceptum for Case Management Order required by paragraph B. of this Rule shall substantially be in the following form:

(Caption)

Praeceptum for Case Management Order

Issue a Case Management Order for the above-captioned case. As attorney for the moving party, I certify that:

1. This case is ripe for entry of a divorce decree under 23 Pa.C.S.A. § 3301(a) or § 3301(d), or the Court has entered a bifurcated divorce decree under 23 Pa.C.S.A. § 3323(c.1);

2. My client has raised a claim for alimony, counsel fees, or costs and expenses. At least thirty (30) days have passed since my client filed the federal income tax return, pay stubs, income statement and expense statement that are required by Pa.R.C.P. No. 1920.31(a)(1); and

or

2. My client has not raised a claim for alimony, counsel fees, or costs and expenses; and

3. My client has raised a claim for equitable distribution. At least thirty (30) days have passed since my client filed the inventory that is required by Pa.R.C.P. No. 1920.33(a).

or

3. My client has not raised a claim for equitable distribution.

Attorney for (Plaintiff) (Defendant)

[Pa.B. Doc. No. 16-635. Filed for public inspection April 15, 2016, 9:00 a.m.]

DISCIPLINARY BOARD OF
THE SUPREME COURT

Notice of Collection Fee and Late Payment Penalty; 2016-2017 Registration Year

Notice is hereby given that in accordance with Pennsylvania Rules of Disciplinary Enforcement 219(d)(2) and 219(f), 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 2016-2017 Registration 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 \$100.00 per returned item.

Any attorney who fails to complete registration by July 31 shall be automatically assessed a non-waivable late payment penalty of \$200.00. A second non-waivable late payment penalty of \$200.00 shall be automatically added to the delinquent account of any attorney who has failed to complete registration by August 31.

SUZANNE E. PRICE,
Attorney Registrar
The Disciplinary Board of the
Supreme Court of Pennsylvania

[Pa.B. Doc. No. 16-636. Filed for public inspection April 15, 2016, 9:00 a.m.]

Notice of Disbarment

Notice is hereby given that Samuel Joseph Harris (# 65578), having been disbarred from the practice of law in the state of Tennessee, the Supreme Court of Pennsylvania issued an Order on April 1, 2016, disbaring Samuel Joseph Harris from the Bar of this Commonwealth, effective May 1, 2016. In accordance with Rule 217(f), Pa.R.D.E., since this formerly admitted attorney resides outside of the Commonwealth of Pennsylvania, this notice is published in the *Pennsylvania Bulletin*.

MARCEE D. SLOAN,
Assistant Secretary
The Disciplinary Board of the
Supreme Court of Pennsylvania

[Pa.B. Doc. No. 16-637. Filed for public inspection April 15, 2016, 9:00 a.m.]

Notice of Suspension

Notice is hereby given that on April 1, 2016, pursuant to Rule 208(f), Pa.R.D.E., the Supreme Court of Pennsylvania ordered that Stephen Harold Lankenau a/k/a S. Harold Lankenau (# 65578) be placed on Temporary Suspension from the practice of law, effective May 1, 2016. In accordance with Rule 217(f), Pa.R.D.E., since this formerly admitted attorney resides outside of the Commonwealth of Pennsylvania, this notice is published in the *Pennsylvania Bulletin*.

MARCEE D. SLOAN,
Assistant Secretary
The Disciplinary Board of the
Supreme Court of Pennsylvania

[Pa.B. Doc. No. 16-638. Filed for public inspection April 15, 2016, 9:00 a.m.]

Notice to Attorneys

Notice is hereby given that pursuant to 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.

SUZANNE E. PRICE,
Attorney Registrar
The Disciplinary Board of the
Supreme Court of Pennsylvania

**Financial Institutions
Approved as Depositories
of Trust Accounts of Attorneys**

Bank Code A.

- 595 Abacus Federal Savings Bank
- 2 ACNB Bank
- 613 Allegent Community Federal Credit Union
- 302 Allegheny Valley Bank of Pittsburgh
- 375 Altoona First Savings Bank
- 376 Ambler Savings Bank
- 532 American Bank (PA)
- 615 Americhoice Federal Credit Union
- 116 Ameriserv Financial

- 648 Andover Bank (The)
- 377 Apollo Trust Company
- 568 ARC Federal Credit Union

Bank Code B.

- 558 Bancorp Bank (The)
- 485 Bank of America, NA
- 415 Bank of Landisburg (The)
- 642 BB & T Company
- 519 Beaver Valley Federal Credit Union
- 501 BELCO Community Credit Union
- 397 Beneficial Bank
- 5 BNY Mellon, NA
- 392 Brentwood Bank
- 495 Brown Brothers Harriman & Co., NA
- 161 Bryn Mawr Trust Company (The)
- 156 Bucks County Bank

Bank Code C.

- 644 Cape Bank
- 618 Capital Bank, NA
- 622 Carrollton Bank
- 136 Centric Bank
- 394 CFSBank
- 623 Chemung Canal Trust Company
- 649 Chrome Federal Credit Union
- 599 Citibank, NA
- 238 Citizens & Northern Bank
- 561 Citizens Bank (PA)
- 206 Citizens Savings Bank
- 602 City National Bank of New Jersey
- 576 Clarion County Community Bank
- 16 Clearfield Bank & Trust Company (The)
- 591 Clearview Federal Credit Union
- 23 CNB Bank
- 354 Coatesville Savings Bank
- 223 Commercial Bank & Trust of PA
- 21 Community Bank (PA)
- 371 Community Bank, NA (NY)
- 533 Community First Bank
- 132 Community State Bank of Orbisonia
- 647 Congressional Bank
- 170 Conestoga Bank
- 380 County Savings Bank
- 617 Covenant Bank
- 480 Cresson Branch, of PennCrest Bank
- 536 Customers Bank

Bank Code D.

- 339 Dime Bank (The)
- 239 DNB First, NA
- 27 Dollar Bank, FSB

Bank Code E.

- 597 East River Bank
- 500 Elderton State Bank
- 567 Embassy Bank for the Lehigh Valley
- 541 Enterprise Bank
- 28 Ephrata National Bank
- 601 Esquire Bank
- 340 ESSA Bank & Trust

Bank Code F.

- 629 1st Colonial Community Bank
- 158 1st Summit Bank
- 31 F & M Trust Company—Chambersburg
- 205 Farmers National Bank of Emlenton (The)
- 34 Fidelity Deposit & Discount Bank (The)
- 343 Fidelity Savings & Loan Association of Bucks County

583	Fifth Third Bank
643	First Bank
645	First Choice Bank
174	First Citizens Community Bank
191	First Columbia Bank & Trust Company
539	First Commonwealth Bank
46	First Community Bank of Mercersburg
551	First Cornerstone Bank
504	First Federal S & L Association of Greene County
525	First Heritage Federal Credit Union
42	First Keystone Community Bank
51	First National Bank & Trust Company of Newtown (The)
417	First National Bank of Lilly (The)
419	First National Bank of Mifflintown (The)
48	First National Bank of Pennsylvania
427	First National Bank of Port Allegany
175	First National Community Bank
626	First Niagara Bank, NA
426	First Northern Bank & Trust Company
604	First Priority Bank
592	First Resource Bank
408	First United National Bank
263	FirstMerit Bank, NA
151	Firsttrust Savings Bank
416	Fleetwood Bank
493	FNB Bank, NA
291	Fox Chase Bank
241	Franklin Mint Federal Credit Union
639	Freedom Credit Union
58	Fulton Bank, NA

Bank Code G.

499	Gratz Bank (The)
498	Greenville Savings Bank

Bank Code H.

402	Halifax Branch, of Riverview Bank
244	Hamlin Bank & Trust Company
362	Harleysville Savings Bank
363	Hatboro Federal Savings
463	Haverford Trust Company (The)
559	Home Savings & Loan Company (OH)
606	Hometown Bank of Pennsylvania
68	Honesdale National Bank (The)
350	HSBC Bank USA, NA
364	Huntingdon Valley Bank
605	Huntington National Bank (The)
608	Hyperion Bank

Bank Code I.

365	Indiana First Savings Bank
557	Investment Savings Bank
526	Iron Workers Bank

Bank Code J.

70	Jersey Shore State Bank
127	Jim Thorpe Neighborhood Bank
488	Jonestown Bank & Trust Company
72	Juniata Valley Bank (The)

Bank Code K.

414	Kish Bank
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Bank Code L.

74	Lafayette Ambassador Bank
554	Landmark Community Bank
418	Liverpool Community Bank
78	Luzerne Bank

Bank Code M.

361	M & T Bank
386	Malvern Federal Savings Bank
412	Manor Bank
510	Marion Center Bank
387	Marquette Savings Bank
81	Mars National Bank (The)
43	Marysville Branch, of Riverview Bank
367	Mauch Chunk Trust Company
619	MB Financial Bank, NA
511	MCS (Mifflin County Savings) Bank
641	Members 1st Federal Credit Union
555	Mercer County State Bank
192	Merchants Bank of Bangor
610	Meridian Bank
420	Meyersdale Branch, of Riverview Bank
294	Mid Penn Bank
276	Mifflinburg Bank & Trust Company
457	Milton Savings Bank
614	Monument Bank
596	Morebank, A Division of Bank of Princeton (The)
484	Muncy Bank & Trust Company (The)

Bank Code N.

433	National Bank of Malvern
88	National Penn Bank
168	NBT Bank, NA
347	Neffs National Bank (The)
434	New Tripoli Bank
15	NexTier Bank, NA
636	Noah Bank
638	Norristown Bell Credit Union
439	Northumberland National Bank (The)
93	Northwest Bank

Bank Code O.

489	OMEGA Federal Credit Union
94	Orrstown Bank

Bank Code P.

598	Parke Bank
584	Parkview Community Federal Credit Union
40	Penn Community Bank
580	Penn Liberty Bank
540	PennCrest Bank
447	Peoples Security Bank & Trust Company
99	PeoplesBank, a Codorus Valley Company
556	Philadelphia Federal Credit Union
448	Phoenixville Federal Bank & Trust
620	Pittsburgh Central Federal Credit Union
79	PNC Bank, NA
528	Polonia Bank
449	Port Richmond Savings
451	Progressive-Home Federal Savings & Loan Association
637	Provident Bank (The)
456	Prudential Savings Bank
491	PS Bank

Bank Code Q.

107	QNB Bank
560	Quaint Oak Bank

Bank Code R.

452	Reliance Savings Bank
220	Republic Bank
628	Riverview Bank
208	Royal Bank America

Bank Code S.

153	S & T Bank
316	Santander Bank, NA
464	Scottsdale Bank & Trust Co. (The)
460	Second Federal S & L Association of Philadelphia
646	Service 1st Federal Credit Union
458	Sharon Savings Bank
633	Slovak Savings Bank
462	Slovenian Savings & Loan Association of Franklin-Conemaugh
486	Somerset Trust Company
518	Standard Bank, PASB
542	Stonebridge Bank
517	Sun National Bank
440	SunTrust Bank
236	Swineford National Bank

Bank Code T.

143	TD Bank, NA
182	Tompkins VIST Bank
609	Tristate Capital Bank
640	TruMark Financial Credit Union
467	Turbotville National Bank (The)

Bank Code U.

483	UNB Bank
481	Union Building and Loan Savings Bank
133	Union Community Bank
634	United Bank
472	United Bank of Philadelphia
475	United Savings Bank
600	Unity Bank
232	Univest Bank & Trust Co.

Bank Code V.

611	Victory Bank (The)
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Bank Code W.

119	Washington Financial Bank
121	Wayne Bank
631	Wells Fargo Bank, NA
553	WesBanco Bank, Inc.
122	West Milton State Bank
494	West View Savings Bank
473	Westmoreland Federal S & L Association
476	William Penn Bank
272	Woodlands Bank
573	Woori America Bank
630	WSFS (Wilmington Savings Fund Society), FSB

Bank Code X.**Bank Code Y.**

577	York Traditions Bank
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Bank Code Z.**Platinum Leader Banks**

The Highlighted Eligible Institutions are Platinum Leader Banks—Institutions that go above and beyond eligibility requirements to foster the IOLTA Program. These Institutions pay a net yield at the higher of 1% or 75 percent of the Federal Funds Target Rate on all PA IOLTA accounts. They are committed to ensuring the success of the IOLTA Program and increased funding for legal aid.

[Pa.B. Doc. No. 16-639. Filed for public inspection April 15, 2016, 9:00 a.m.]