# Title 204—JUDICIAL SYSTEM GENERAL PROVISIONS

PART V. PROFESSIONAL ETHICS AND CONDUCT [204 PA. CODE CHS. 81 AND 83]

Amendment of Rules 219(a) and 502(b) of the Rules of Disciplinary Enforcement and Rule 1.15(u) of the Rules of Professional Conduct; No. 108 Disciplinary Rules Doc.

#### Order

Per Curiam

 $\ensuremath{\textit{And Now}}$  , this 9th day of April, 2012, it is hereby  $\ensuremath{\textit{Ordered}}$  that:

- (1) Rules 219(a) and 502(b) of the Pennsylvania Rules of Disciplinary Enforcement are amended in the following form:
- (2) Rule 1.15(u) of the Pennsylvania Rules of Professional Conduct is amended in the following form;
- (3) These amendments shall only be effective for the 2012-13 assessment and thereafter shall revert to the provisions effective for the 2011-12 assessment; and
- (4) Pursuant to Rule 103 of the Pennsylvania Rules of Judicial Administration, the immediate amendment of Rules 219(a) and 502(b) of the Pennsylvania Rules of Disciplinary Enforcement and Rule 1.15(u) of the Pennsylvania Rules of Professional Conduct is required in the interest of efficient administration.

This Order shall be processed in accordance with Rule 103(b) of the Pennsylvania Rules of Judicial Administration and shall be effective immediately.

#### Annex A

TITLE 204. JUDICIAL SYSTEM GENERAL PROVISIONS

PART V. PROFESSIONAL ETHICS AND CONDUCT Subpart A. PROFESSIONAL RESPONSIBILITY CHAPTER 81. RULES OF PROFESSIONAL CONDUCT

Subchapter A. RULES OF PROFESSIONAL CONDUCT

§ 81.4. Rules of Professional Conduct.

The following are the Rules of Professional Conduct:

**CLIENT—LAWYER RELATIONSHIP** 

Rule 1.15. Safekeeping Property.

\* \* \* \* \*

(u) Every attorney who is required to pay an active annual assessment under Rule 219 of the Pennsylvania Rules of Disciplinary Enforcement (relating to periodic assessment of attorneys; voluntary inactive status) shall pay an additional annual fee of [\$25.00] \$35.00 for use by the IOLTA Board. Such additional assessment shall be added to, and collected with and in the same manner as,

the basic annual assessment, but the statement mailed by the Attorney Registration Office pursuant to Rule 219 shall separately identify the additional assessment imposed pursuant to this subdivision. All amounts received pursuant to this subdivision shall be credited to the IOLTA Board.

Subpart B. DISCIPLINARY ENFORCEMENT

CHAPTER 83. PENNSYLVANIA RULES OF DISCIPLINARY ENFORCEMENT

Subchapter B. MISCONDUCT

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

(a) Every attorney admitted to practice law in this Commonwealth shall pay an annual fee of [\$135.00] \$130.00 under this rule. The annual fee shall be collected under the supervision of the Attorney Registration Office, which shall send and receive, or cause to be sent and received, the notices and forms provided for in this rule. The said fee shall be used to defray the costs of disciplinary administration and enforcement under these rules, and for such other purposes as the Board shall, with the approval of the Supreme Court, from time to time determine.

Subchapter E. PENNSYLVANIA LAWYERS FUND FOR CLIENT SECURITY

GENERAL PROVISIONS

Rule 502. Pennsylvania Lawyers Fund for Client Security.

\* \* \* \* \*

(b) Additional assessment. Every attorney who is required to pay an active annual assessment under Rule 219 (relating to periodic assessment of attorneys; voluntary inactive status) shall pay an additional annual fee of [\$40.00] \$35.00 for use by the Fund. Such additional assessment shall be added to, and collected with and in the same manner as, the basic annual assessment, but the statement mailed by the Attorney Registration Office pursuant to Rule 219 shall separately identify the additional assessment imposed pursuant to this subdivision. All amounts received pursuant to this subdivision shall be credited to the Fund.

[Pa.B. Doc. No. 12-726. Filed for public inspection April 20, 2012, 9:00 a.m.]

## Title 249—PHILADELPHIA RULES

**PHILADELPHIA COUNTY** 

Corporate Sureties and Professional Bondsmen; Administrative Order No. 01 of 2012

#### Order

And now, this 3rd day of April, 2012, upon consideration of the Pretrial Justice Institute's February 2011

Report titled "Assessment of Pretrial Services in Philadelphia" and the July 2011 Interim Report of The Reform Initiative: First Judicial District Criminal Courts, Commonwealth of Pennsylvania, and the sources cited therein, the Court takes judicial notice that:

- a) in excess of thirty (30%) per cent of defendants scheduled for hearings in the Criminal Divisions of the Court of Common Pleas and Municipal Court fail to appear at least once for their scheduled hearings or trials;
- b) approximately 61,000 bench warrants were outstanding at the beginning of 2010, for the arrest of defendants who failed to appear as noted above, some having been issued as long as fifty years before (the majority of defendants had been fugitives for at least one year), and the current number of outstanding bench warrants issued for the arrest of defendants who failed to appear for their scheduled hearing or trial is still substantial;
- c) the First Judicial District ("District") lacks the resources to serve all bench warrants and to apprehend all defendants who fail to appear for their scheduled criminal hearings or trials;
- d) the District, at the request and with financial support from the City of Philadelphia, has committed additional personnel and resources to increase the number of electronic monitoring devices used to monitor defendants' whereabouts, as well as to monitor compliance with defendants' bail or parole requirements;
- e) the District is aware that many defendants fail to comply with their reporting requirements and other release conditions and the number of defendants being monitored by the District will limit the District's ability to apprehend defendants who fail to appear for their scheduled criminal hearings or trials and the effective enforcement of the violations of their release conditions; and
- f) the Court is committed to exploring alternatives to the current bail enforcement efforts by more fully utilizing the services of professional bail bondsmen and corporate sureties who are more extensively utilized in other counties throughout Pennsylvania.

Now, therefore, it is hereby Ordered, Adjudged and Decreed as follows:

- 1) Section of 3.(A)(4) of Joint General Court Regulation No. 2006-02 is amended to read as follows:
  - (4) post with the Prothonotary as security the sum of \$100,000 in United States currency or unencumbered securities of the United States Government, which will entitle the Professional Bondsman to post bond in the aggregate sum of \$1,000,000.00, and by further posting the sum required for each individual bond or undertaking with the bail authority. Provided, however, that the Professional Bondsman must post additional security with the Prothonotary in the event the Professional Bondsman intends to post bond in excess of \$1,000,000. The additional security to be posted with the Prothonotary must be in units of \$200,000 which will entitle the Professional Bondsman to post bond in the additional sum of \$5,000,000 per unit;
- 2) Section of 3.(B)(6) of Joint General Court Regulation No. 2006-02 is amended to read as follows:
  - (6) not post bonds if the aggregate maximum amount of unsettled and outstanding bail forfeitures, as determined by the Court Administrator of the First

Judicial District, or the Court Administrator's designee, equals or exceeds the authorized amounts calculated as provided above. The Court Administrator . . .

- 3) Section of 3.(A)(6) of Joint General Court Regulation No. 2006-03 is amended to read as follows:
  - (6) post with the Prothonotary as security the minimum sum of \$100,000 in United States currency or unencumbered securities of the United States Government, which will entitle the corporate surety to post bond in the aggregate sum of \$1,000,000, and by further posting the sum required for each individual bond or undertaking with the bail authority. Provided, however, that the corporate surety must post additional security with the Prothonotary in the event the corporate surety intends to post bond in excess of \$1,000,000. The additional security to be posted with the Prothonotary must be in units of \$200,000 which will entitle the corporate surety to post bond in the additional sum of \$5,000,000 per unit;
- 4) Section of 3.(B)(6) of Joint General Court Regulation No. 2006-03 is amended to read as follows:
  - (6) not post bonds if the aggregate maximum amount of unsettled and outstanding bail forfeitures, as determined by the Court Administrator of the First Judicial District, or the Court Administrator's designee, equals or exceeds the authorized amounts calculated as provided above. The Court Administrator. . . .
- 5) The Petition filed pursuant to Section 4. of Joint General Court Regulations No. 2006-02 and 2006-03 to secure court approval to post bail in the First Judicial District as a professional bondsman and corporate surety shall be assigned for disposition to the Chair of the Administrative Governing Board of the First Judicial District.
- 6) Joint General Court Regulation No. 2006-02 is amended by the addition of a new Section 9 which shall read as follows:
  - 9. Review and Monitoring by the District Attorney. The District Attorney of Philadelphia shall be served with a copy of any petition filed pursuant to this Joint General Court Regulation and shall have the continuing power to investigate the qualifications, training, character, and integrity of any Professional Bondsman who seeks leave of court to post bail for criminal defendants as provided in this Regulation, as well as the business practices and business methods of any person who has been approved to post bail as a Professional Bondsman in Philadelphia County and may, as appropriate, request, for good cause, denial or revocation of permission to post bail for criminal defendants in Philadelphia County.

Each applicant or licensee shall provide to the District Attorney such information as may be required concerning his business practices or business methods, or proposed business practices or methods, as a Professional Bondsman.

- 7) Joint General Court Regulation No. 2006-03 is amended by the addition of a new Section 9 which shall read as follows:
  - 9. Review and Monitoring by the District Attorney. The District Attorney of Philadelphia shall be served with a copy of any petition filed pursuant to this Joint General Court Regulation and shall have the continuing power to investigate the qualifications, training, character, and integrity of any Corporate

Surety that seeks leave of court to post bail for criminal defendants as provided in this Regulation, as well as the business practices and business methods of any Corporate Surety and its Agents who have been approved to post bail as Corporate Surety of as an Agent for the Corporate Surety in Philadelphia County and may, as appropriate, request, for good cause, denial or revocation of permission to post bail for criminal defendants in Philadelphia County.

Each applicant or licensee shall provide to the District Attorney such information as may be required concerning its business practices or business methods, or proposed business practices or methods, as a Corporate Surety.

All other terms and provisions of Joint General Court Regulations No. 2006-02 and 2006-03 shall remain in full force and effect.

This Administrative Order is issued in accordance with the April 11, 1986 order of the Supreme Court of Pennsylvania, Eastern District, No. 55 Judicial Administration, Docket No. 1; and with the March 26, 1996 order of the Supreme Court of Pennsylvania, Eastern District, No. 164 Judicial Administration, Docket No. 1, as amended. As required by Pa.R.Crim.P. No. 105 (D), this Order has been submitted to the Supreme Court's Criminal Procedural Rules Committee for review and written notification has been received from the Committee certifying that this Order is not inconsistent with any general rule of the Supreme Court. This Order shall be filed with the Prothonotary and the Clerk of Courts in a docket maintained for Orders issued by the First Judicial District of Pennsylvania, and, as required by Pa.R.Crim.P. No. 105(E), two certified copies of this Order and a copy on a computer diskette, shall be distributed to the Legislative Reference Bureau for publication in the *Pennsylvania* Bulletin. This Order will become effective immediately. As required by Pa.R.Crim.P. No. 105 (F) one certified copy of this Order shall be filed with the Administrative Office of Pennsylvania Courts and will also be published on the Unified Judicial System's web site at http:// ujsportal.pacourts.us/localrules/ruleselection.aspx and posted on the First Judicial District's website at http:// courts.phila.gov. Copies shall be published in The Legal Intelligencer and will be submitted to American Lawyer Media, Jenkins Memorial Law Library, and the Law Library for the First Judicial District.

By the Court

HONORABLE JOHN W. HERRON, Administrative Judge, Trial Division

 $[Pa.B.\ Doc.\ No.\ 12\text{-}727.\ Filed\ for\ public\ inspection\ April\ 20,\ 2012,\ 9\text{:}00\ a.m.]$ 

#### PHILADELPHIA COUNTY

Payment of Court Appointed Counsel for Indigent Representation—Fiscal Year 2013 (July 1, 2012 to June 30, 2013) and Thereafter; Administrative Order No. 02-2012

#### Order

And Now, this 3rd day of April 2012, the court finds as follows:

a) The Public Defender Act (which became effective on January 1, 1969) establishes the office of public defender,

selected by the county commissioners, whose salary is set by the county's salary board, and who is responsible to furnish legal counsel to any person in certain types of cases who lacks sufficient funds to obtain legal counsel. The Public Defender Act authorizes the appointment of an attorney other than the public defender to represent a party, for cause (i.e. conflict of interest in representation) either at the request of the public defender or by the court. When so appointed, the attorney "shall be awarded reasonable compensation, and reimbursement for expenses necessarily incurred, to be fixed by the judge . . . and paid by the county." 16 P. S. § 9960.1, et seq.; § 9960.7 (emphasis supplied);

- b) The Public Defender Act does not apply to Philadelphia County. Rather, a non-profit corporation, the Defender Association of Philadelphia, has provided legal representation to indigent persons since 1934, and is funded by the City of Philadelphia on an annual basis through a Legal Services Provider Agreement, the first such agreement having been entered on January 28, 1969 and was designed to provide the same types of services covered by the Public Defender Act. The Legal Services Provider Agreement specifically provides that the Defender Association shall not provide legal representation where such representation would constitute a conflict of interest under the Pennsylvania Rules of Professional Responsibility, and in those cases, the appointments are made by the court pursuant to general rules of court; and
- c) at the request of the Administrative Governing Board of the First Judicial District of Pennsylvania ("AGB") appointed by the Supreme Court of Pennsylvania to, inter alia, developan appropriate budget for the First Judicial District ("District") and to negotiate the budget needs of the District with the City of Philadelphia as the District's funding authority, the District's Court Administrator communicated the AGB's decision to the City of Philadelphia on and after September 16, 2011 that commencing with Fiscal Year 2013, the Budget of the District not include any sum for indigent representation since payment for indigent representation is a City of Philadelphia obligation.

Now, therefore, in order to implement the decision of the Administrative Governing Board, it is hereby Ordered, Adjudged and Decreed that effective with any counsel fee petition approved for payment on or after July 1, 2012 and any fee petitions approved for payment before July 1, 2012 but for which payment is not issued to the court-appointed counsel before July 1, 2012, shall be forwarded to the Treasurer of the City of Philadelphia so that payment can be issued to the court-appointed counsel directly by the City of Philadelphia, in light of the fact that compensation to counsel appointed to represent indigent persons, and related expenses, are a "charge upon the county in which the person is charged," i.e., Philadelphia County.

It is further Ordered, Adjudged and Decreed that:

1) all District counsel fee petitions and other forms which contain instructions regarding payment to court appointed counsel shall be revised, and are deemed to have been revised, to reflect that commencing on July 1, 2012, upon approval of the amount to be paid, payment to court appointed counsel shall be made by the City of Philadelphia directly to the court-appointed counsel. The District's Counsel Fee Department shall send an electronic copy of any fee petition approved for payment to the Treasurer of the City of Philadelphia or the Treasurer's designee;

- 2) questions regarding the status of the payment of any District approved fee petition are to be referred to the Treasurer of the City of Philadelphia or the Treasurer's designee; and
- 3) should the District's Budget for Fiscal Year 2013 as approved by the City of Philadelphia as funding authority for the District include any sum which has been earmarked in any way for payment of court-appointed counsel, the District will refuse to accept same.

This Administrative Order is issued in accordance with the April 11, 1986 order of the Supreme Court of Pennsylvania, Eastern District, No. 55 Judicial Administration, Docket No. 1; and with the March 26, 1996 order of the Supreme Court of Pennsylvania, Eastern District, No. 164 Judicial Administration, Docket No. 1, as amended, and shall become effective immediately. This Order shall be filed with the Prothonotary and the Clerk of Courts in a docket maintained for Orders issued by the First Judicial District of Pennsylvania, and certified copies of this Order and a copy on a computer diskette, shall be distributed to the Legislative Reference Bureau for publication in the Pennsylvania Bulletin. One certified copy of this Order shall be filed with the Administrative Office of Pennsylvania Courts and will also be published on the Unified Judicial System's web site at http://ujsportal.pacourts.us/ localrules/ruleselection.aspx and posted on the First Judicial District's website at http://courts.phila.gov. Copies shall be published in The Legal Intelligencer and will be submitted to American Lawyer Media, Jenkins Memorial Law Library, and the Law Library for the First Judicial District.

By the Court

HONORABLE JOHN W. HERRON, Administrative Judge, Trial Division

[Pa.B. Doc. No. 12-728. Filed for public inspection April 20, 2012, 9:00 a.m.]

## Title 255—LOCAL COURT RULES

#### **MONROE COUNTY**

Administrative Order Designating the District Court Administrator under Pa.R.J.C.P. 1604(B) to Receive Reports Regarding Adjustment, Progress and Condition of a Child; No. 5 CV 12 Admin. No. 33

#### Order

And Now, this 12th day of March, 2012, pursuant to Pa.R.J.C.P. 1604(B) and 42 Pa.C.S. § 6336.1(b), it is Ordered that the Court Administrator of Monroe County is designated to receive reports of a foster parent, preadoptive parent or relative providing care for a child, submitted regarding a child's adjustment, progress and condition for view by the Court in dependency hearings.

Pursuant to Pa.R.Juv.P 1121(F), the Court Administrator shall forward this Administrative Order to the Juvenile Court Procedural Rules Committee for review. Upon receipt of written notification from the Committee that said Administrative Order is not inconsistent with any general rule of the Supreme Court, the Administrative Order shall then be published contemporaneously on the

UJS Portal and in the *Pennsylvania Bulletin*. One certified copy of the Order shall be filed with the AOPC. One certified copy of the Order shall be published in the *Monroe Legal Reporter*. The Order shall be made available for inspection in the office of the Clerk of Courts, the Monroe County Law Library, and on the Monroe County Court website.

This Order shall become effective thirty (30) days after publication in the *Pennsylvania Bulletin*.

By the Court

#### MARGHERITA PATTI WORTHINGTON,

President Judge

 $[Pa.B.\ Doc.\ No.\ 12\text{-}729.\ Filed for public inspection April\ 20,\ 2012,\ 9\text{:}00\ a.m.]$ 

### DISCIPLINARY BOARD OF THE SUPREME COURT

Collection Fee and Late Payment Penalty for 2012-2013 Registration Year

Notice is hereby given that in accordance with Pennsylvania Rule of Disciplinary Enforcement 219(d)(2) and 219(h)(3), 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 2012-2013 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 \$50 per returned item.

At the time the final notices are transmitted by ordinary 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.

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

[Pa.B. Doc. No. 12-730. Filed for public inspection April 20, 2012, 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

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

#### Bank Code A.

595 Abacus Federal Savings Bank

2 ACNB Bank

572 Affinity Bank of Pennsylvania

613 Allegent Community Federal Credit Union

302 Allegheny Valley Bank of Pittsburgh 548 Allegiance Bank of North America

579 Alliance Bank

375 Altoona First Savings Bank

376 Ambler Savings Bank

532 American Bank

502 American Eagle Savings Bank

615 Americhoice Federal Credit Union

116 Amerisery Financial

377 Apollo Trust Company

568 Arc Federal Credit Union

#### Bank Code B.

558 Bancorp Bank (The)

485 Bank of America

415 Bank of Landisburg

519 Beaver Valley Federal Credit Union

501 BELCO Community Credit Union

397 Beneficial Bank

582 Berkshire Bank

5 BNY Mellon, N.A.

392 Brentwood Bank

495 Brown Brothers Harriman & Co.

161 Bryn Mawr Trust Company

156 Bucks County Bank

#### Bank Code C.

540 C & G Savings Bank

618 Capital Bank

622 Carrollton Bank

459 Centra Bank

136 Centric Bank

394 Charleroi Federal Savings Bank

623 Chemung Canal Trust Company

599 Citibank N.A.

238 Citizens & Northern Bank

561 Citizens Bank of PA

420 Citizens National Bank, Meyersdale

206 Citizens Savings Bank

602 City National Bank of New Jersey

576 Clarion County Community Bank

16 Clearfield Bank & Trust Co.

591 Clearview Federal Credit Union

23 CNB Bank

354 Coatesville Savings Bank

603 Colonial American Bank

223 Commercial Bank & Trust of Pennsylvania

21 Community Bank, N.A.

533 Community First Bank

430 Community National Bank of Northwestern PA

132 Community State Bank of Orbisonia

170 Conestoga Bank

590 Continental Bank

380 County Savings Bank

480 Cresson Community Bank

536 Customers Bank

#### Bank Code D.

339 Dime Bank (The)

239 DNB First, National Assoc.

27 Dollar Bank

423 Dwelling House S&L Assoc.

#### Bank Code E.

357 Eagle National Bank

424 East Penn Bank

597 East River Bank

340 East Stroudsburg Savings Association

500 Elderton State Bank

567 Embassy Bank

541 Enterprise Bank

28 Ephrata National Bank (The)

616 ErieBank, a division of CNB Bank

383 ESB Bank, F.S.B.

601 Esquire Bank

552 Eureka Bank

#### Bank Code F.

629 1st Colonial National Bank

478 Farmers & Merchants Bank of Western PA, N.A.

31 Farmers & Merchants Trust Company

205 Farmers National Bank of Emlenton

311 Fidelity Bank

34 Fidelity Deposit & Discount Bank

343 Fidelity Savings & Loan of Bucks County

583 Fifth Third Bank

627 First Bank of Delaware

174 First Citizens National Bank

191 First Columbia Bank & Trust Co.

539 First Commonwealth Bank

551 First Cornerstone Bank

369 First Federal of Bucks County

504 First Federal S&L Assoc. of Greene County

388 First Federal Savings Bank in Monessen

525 First Heritage Federal Credit Union

42 First Keystone Community Bank

371 First Liberty Bank & Trust

263 FirstMerit Bank, N.A.

51 First National Bank & Trust Co. of Newtown (The)

421 First National Bank of Fredericksburg

417 First National Bank of Lilly

418 First National Bank of Liverpool

46 First National Bank of Mercersburg

419 First National Bank of Mifflintown

198 First National Bank of Minersville 426 First National Bank of Palmerton

48 First National Bank of Pennsylvania

427 First National Bank of Port Allegany

175 First National Community Bank

549 First National Community Bank (Midland)

626 First Niagara Bank

604 First Priority Bank

592 First Resource Bank

40 First Savings Bank of Perkasie

349 First Star Savings Bank

158 First Summit Bank

408 First United National Bank

151 Firstrust Bank

416 Fleetwood Bank

493 FNB Bank, N.A.

291 Fox Chase Bank

241 Franklin Mint Federal Credit Union

612 Franklin Security Bank 58 Fulton Bank

#### Bank Code G.

588 Gateway Bank of Pennsylvania

499 Gratz National Bank (The)

593 Graystone Tower Bank

498 Greenville Savings Bank

#### Bank Code H.

- 402 Halifax Bank
- 244 Hamlin Bank & Trust Co.
- 362 Harleysville Savings Bank
- 363 Hatboro Federal Savings
- 463 Haverford Trust Company (The)
- 559 Home Savings & Loan Co.
- 606 Hometown Bank of PA
- 68 Honesdale National Bank (The)
- 350 HSBC Bank of USA
- 364 Huntingdon Valley Bank
- 605 Huntington National Bank
- 608 Hyperion Bank

#### Bank Code I.

- 365 Indiana First Savings Bank
- 575 Integrity Bank
- 557 Investment Savings Bank
- 526 Iron Workers Bank

#### Bank Code J.

- 70 Jersey Shore State Bank
- 127 Jim Thorpe National Bank
- 488 Jonestown Bank and Trust Co.
- 72 Juniata Valley Bank (The)

#### Bank Code K.

414 Kish Bank

#### Bank Code L.

- 74 Lafayette Ambassador Bank
- 554 Landmark Community Bank
- 78 Luzerne National Bank

#### Bank Code M.

- 361 M & T Bank
- 454 Mainline National Bank
- 386 Malvern Federal Savings Bank
- 412 Manor Bank
- 510 Marion Center Bank
- 387 Marquette Savings Bank
- 81 Mars National Bank
- 43 Marysville Bank
- 367 Mauch Chunk Trust Company
- 619 MB Financial Bank
- 511 MCS Bank
- 555 Mercer County State Bank
- 192 Merchants Bank of Bangor
- 610 Meridian Bank
- 18 Metro Bank
- 294 Mid Penn Bank
- 276 Mifflinburg Bank & Trust Company
- 617 Milestone Bank
- 457 Milton Savings Bank
- 345 Miners Bank
- 614 Monument Bank
- 596 Morebank
- 484 Muncy Bank & Trust Company

#### Bank Code N.

- 433 National Bank of Malvern
- 88 National Penn Bank
- 347 Neffs National Bank
- 372 Nesquehoning Savings Bank
- 434 New Tripoli Bank
- 15 Nextier Bank
- 439 Northumberland National Bank
- 93 Northwest Savings Bank
- 546 Nova Bank

#### Bank Code 0.

- 593 1 N Bank, a division of Graystone Tower Bank
- 489 OMEGA Federal Credit Union
- 94 Orrstown Bank

#### Bank Code P.

- 598 Parke Bank
- 584 Parkview Community Federal Credit Union
- 580 Penn Liberty Bank
- 97 Penn Security Bank & Trust Company
- 168 Pennstar Bank
- 447 Peoples Neighborhood Bank
- 491 Peoples State Bank (The)
- 99 PeoplesBank
- 556 Philadelphia Federal Credit Union
- 448 Phoenixville Federal Bank & Trust
- 620 Pittsburgh Central Federal Credit Union
- 79 PNC Bank
- 528 Polonia Bank
- 449 Port Richmond Savings
- 451 Progressive Home Federal
- 624 Province Bank
- 456 Prudential Savings Bank

#### Bank Code Q.

- 107 QNB Bank
- 560 Quaint Oak Savings Bank

#### Bank Code R.

- 452 Reliance Bank
- 220 Republic First Bank
- 628 Riverview Bank
- 208 Royal Bank America

#### Bank Code S.

- 153 S&T Bank
- 464 Scottdale Bank & Trust Company
- 460 Second Federal S&L Assoc. of Phila.
- 516 Sentry Federal Credit Union
- 458 Sharon Savings Bank
- 633 Slovak Savings Bank
- 462 Slovenian S&L Association of Franklin-Conemaugh
- 486 Somerset Trust Company
- 316 Sovereign Bank, F.S.B.
- 465 St. Edmonds Federal Savings Bank
- 518 Standard Bank PASB
- 542 Stonebridge Bank
- 517 Sun National Bank
- 440 SunTrust Bank
- 30 Susquehanna Bank
- 236 Swineford National Bank

#### Bank Code T.

- 143 TD Bank
- 594 Team Capital Bank
- 26 Third Federal Bank
- 593 Tower Bank, a division of Graystone Tower Bank
- 609 Tristate Capital Bank
- 467 Turbotville National Bank

#### Bank Code U.

- 113 Union Bank and Trust Company
- 481 Union Building and Loan Savings Bank
- 483 Union National Bank of Mount Carmel
- 133 Union National Community Bank
- 472 United Bank of Philadelphia
- 475 United Savings Bank
- 600 Unity Bank
- 232 Univest National Bank & Trust Co.

#### Bank Code V.

- 589 Valley Green Bank
- 607 Vantage Point Bank
- 611 Victory Bank (The)
- 182 VIST Financial

#### Bank Code W.

- 119 Washington Financial Bank
- 121 Wayne Bank
- 631 Wells Fargo Bank N.A.
- 553 WesBanco Bank
- 122 West Milton State Bank
- 494 West View Savings Bank
- 473 Westmoreland Federal Savings
- 476 William Penn Bank
- 272 Woodlands Bank
- 573 Woori America Bank
- 630 WSFS Bank, FSB

Bank Code X.

Bank Code Y.

577 York Traditions Bank

Bank Code Z.

#### **Platinum Leader Banks**

The Boldfaced 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% 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. 12-731. Filed for public inspection April 20, 2012, 9:00 a.m.]

#### **Notice of Suspension**

Notice is hereby given that Kevin H. Main having been suspended from the practice of law in the State of New Jersey for a period of 3 months by Order of the Supreme Court of New Jersey dated May 10, 2011, the Supreme Court of Pennsylvania issued an Order dated April 2, 2012, suspending Kevin H. Main from the practice of law in this Commonwealth for a period of 3 months. In accordance with Rule 217(f), Pa.R.D.E., since this formerly admitted attorney resides outside the Commonwealth of Pennsylvania, this notice is published in the Pennsylvania Bulletin.

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

[Pa.B. Doc. No. 12-732. Filed for public inspection April 20, 2012, 9:00 a.m.]