## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## SENATE BILL No. 834 Session of 2011

## INTRODUCED BY EICHELBERGER, ROBBINS, ERICKSON, WOZNIAK AND BLAKE, MARCH 14, 2011

REFERRED TO LOCAL GOVERNMENT, MARCH 14, 2011

## AN ACT

1 2 3 4 5 6 7 8	Amending Title 16 (Counties) of the Pennsylvania Consolidated Statutes, adding provisions for required fiscal security through bonding, blanket bonding and insuring of elected and appointed county officers and employees; providing for determining the form, amount and payment of premiums for and the filing and recording of the required security and for the subsequent issuance of official commissions; and making related repeals.
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- 1 <u>1122. Definitions.</u>
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- 12 <u>1133.</u> Other requirements, references and approvals.
- 13 § 1121. Short title and scope of subchapter.
- 14 (a) Short title of subchapter. -- This subchapter shall be
- 15 known and may be cited as the County Officer and Employee Fiscal
- 16 <u>Security Act.</u>
- 17 (b) Scope of subchapter.--This subchapter applies to
- 18 security coverage and additional coverage in the form of bonds,
- 19 blanket bonds or insurance, protecting against events of loss of
- 20 money or property as a result of misconduct by officers and
- 21 employees in counties of the second class, second class A, third
- 22 <u>class, fourth class, fifth class, sixth class, seventh class or</u>
- 23 eighth class, including counties of these classes which have
- 24 adopted a home rule charter or an optional plan.
- 25 (c) Inapplicability.--This subchapter shall not apply to
- 26 bonds of county treasurers acting as tax collectors as provided
- 27 in section 4 of the act of May 25, 1945 (P.L.1050, No.394),
- 28 known as the Local Tax Collection Law.
- 29 <u>§ 1122. Definitions.</u>
- 30 The following words and phrases when used in this subchapter

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1	shall have the meanings given to them in this section unless the
2	context clearly indicates otherwise:
3	"Additional coverage." Insurance that covers each county
4	officer or employee who is required to receive, account for or
5	hold any money or property by virtue of his or her office or
6	employment and which, at a minimum, indemnifies the county
7	against the loss of money and property through robbery, burglary
8	and larceny.
9	"Blanket bond." Security coverage in the form of a bond for
10	county officers and employees as follows:
11	(1) for county officers and employees as a comprehensive
12	group;
13	(2) for a group of named county officers and employees;
14	or
15	(3) for county officers and employees in scheduled
16	positions.
17	"Bond." Security coverage under which a surety guarantees
18	the performance of a duty by a county officer or employee in
19	compliance with this subchapter.
20	"County." A county of the second class, second class A,
21	third class, fourth class, fifth class, sixth class, seventh
22	class or eighth class, including counties of these classes which
23	have adopted or may adopt a home rule charter or an optional
24	<u>plan.</u>
25	"County officers and employees." Elected and appointed
26	county officials, the deputies and other appointees of county
27	elected and appointed officials and county employees, whether
28	acting on behalf of the county or as agents of a Commonwealth
29	agency or a governing authority, who are required to receive,
30	account for or hold any money or property by virtue of their
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1 <u>office or employment.</u>

2	"Crime-fidelity insurance." Insurance that is endorsed with
3	faithful performance of duty coverage and which insures, at a
4	minimum, against events of loss of money or other property,
5	resulting from one or more fraudulent or dishonest acts,
6	including, but not limited to, embezzlement, theft, forgery,
7	similar acts of dishonesty or fraud by a county officer or
8	employee acting alone or in collusion with others, or from a
9	breach of fiduciary duty or a failure of a county officer or
10	employee to perform faithfully the officer's or employee's
11	duties or to account properly for all money and property
12	received, held or required to be accounted for, by virtue of the
13	officer's or employee's office or employment.
14	"Governing authority." Includes:
15	(1) The Supreme Court.
16	(2) Any agency or unit of the unified judicial system
17	exercising a power or performing a duty under 42 Pa.C.S. §
18	1721 (relating to delegation of powers).
19	"Governing body." The county board of commissioners or the
20	body vested with the legislative authority of the county in
21	counties which have adopted a home rule charter or an optional
22	<u>plan.</u>
23	"Home rule charter." A charter adopted under 53 Pa.C.S. Pt.
24	III Subpt. E (relating to home rule and optional plan
25	government) or its predecessor, the former act of April 13, 1972
26	(P.L.184, No.62), known as the Home Rule Charter and Optional
27	Plans Law, or Article XXXI-C of the act of July 28, 1953
28	(P.L.723, No.230), known as the Second Class County Code.
29	"Money." Coin or currency of the United States or of any
30	other country, travelers checks, personal checks, bank checks
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1	and bank notes in current use and having a face value, money
2	orders and securities.
3	"Official security." Security on behalf of a county officer
4	to provide protection from events of loss or misconduct when the
5	officer fails to faithfully perform the duties of the office.
6	"Optional plan." An optional plan adopted under 53 Pa.C.S.
7	Pt. III Subpt. E (relating to home rule and optional plan
8	government) or its predecessor, the former act of April 13, 1972
9	(P.L.184, No.62), known as the Home Rule Charter and Optional
10	<u>Plans Law.</u>
11	"Required security." Security coverage and additional
12	coverage provided in compliance with this subchapter.
13	"Securities." All negotiable and nonnegotiable instruments
14	or contracts representing either money or other property,
15	including revenue and other stamps in current use, tokens and
16	tickets and evidences of debt issued in connection with credit
17	or charge cards, which cards are not issued by the county.
18	"Security coverage." A bond, a blanket bond or a crime-
19	fidelity insurance policy, which is endorsed with faithful
20	performance of duty coverage, provided in compliance with this
21	subchapter for the purpose of protecting against the loss of
22	money and other property sustained as a result of one or more
23	fraudulent or dishonest acts, including, but not limited to,
24	embezzlement, theft, forgery, similar acts of dishonesty or
25	fraud by a county officer or employee acting alone or in
26	collusion with others or from a breach of fiduciary duty or a
27	failure of a county officer or employee to perform faithfully
28	the officer's or employee's duties or to account properly for
29	all money and property received by virtue of the officer's or
30	employee's position or employment.

1 § 1123. Required security.

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2	(a) In generalA county shall obtain security coverage and
3	additional coverage for county officers and employees in
4	accordance with this subchapter.
5	(b) Security coverageSecurity coverage shall be provided
6	in accordance with the following:
7	(1) Section 1124 (relating to official security and
8	<u>officers).</u>
9	(2) Section 1125 (relating to other county officers and
10	employees).
11	(3) Section 1126 (relating to county officers and
12	employees acting as agents).
13	(c) Additional coverageSupplemental to or as part of the
14	security coverage to be provided in accordance with this
15	subchapter, additional coverage in the form of adequate
16	insurance indemnifying against the loss of money and property
17	through robbery, burglary and larceny, shall be provided for
18	each county officer or employee who is required to receive,
19	account for or hold any money and other property by virtue of
20	the officer's or employee's office or employment.
21	(d) Primary liability
22	(1) Except as provided in paragraph (2), the county
23	shall be primarily liable for a claim for the loss of money
24	and property which a county officer or employee is required
25	to receive, account for or hold by virtue of the officer's or
26	employee's office or employment, to the extent that the loss
27	is or could have been the subject of required security under
28	this subchapter.
29	(2) The county shall not be primarily liable for a claim
30	for the loss of money and property under paragraph (1) to the

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1	extent that recovery of the loss can be obtained from other
2	insurance or bond protection provided by the Commonwealth
3	agency or any other person or entity asserting a claim.
4	(3) With regard to the loss of money or property,
5	nothing in this subchapter shall be deemed to restrict or
6	diminish a county's right to reimbursement or subrogation or
7	to limit any right the county may have to be indemnified or
8	receive restitution for the loss.
9	§ 1124. Official security and officers.
10	(a) Official securityEach county shall obtain official
11	security in the form of bonds, a blanket bond or a crime-
12	fidelity insurance policy, which is endorsed with faithful
13	performance of duty coverage, on behalf of the officers set
14	forth in subsection (b) or the equivalent officers in home rule
15	or optional plans counties, whether elected, appointed or
16	appointed to fill a vacancy, before those officers begin their
17	<u>official duties.</u>
18	(b) OfficersThe following are the officers or equivalent
19	officers in home rule or optional plans counties upon whose
20	behalf official security shall be obtained in accordance with
21	subsection (a):
22	(1) Each county commissioner.
23	(2) The chief clerk of the county commissioners.
24	(3) The controller.
25	(4) The county treasurer.
26	(5) The prothonotary of the court of common pleas.
27	(6) The sheriff.
28	(7) The coroner.
29	(8) The clerk of the courts of the court of common
30	pleas.

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1	(9) The clerk of the orphans' court division of the
2	court of common pleas.
3	(10) The recorder of deeds.
4	(11) The register of wills.
5	(12) Probation and parole officers, if required by order
6	of court to obtain official security.
7	(13) The fire marshal and deputy fire marshals, if
8	required by law to obtain official security.
9	(14) The secretary of the board of health and the health
10	officer in a county in which the secretary is required by law
11	to obtain official security.
12	§ 1125. Other county officers and employees.
13	A county shall obtain security coverage with faithful
14	performance of duty coverage for all county officers and
15	employees who are not subject to section 1124 (relating to
16	official security and officers), including deputies and other
17	appointees in each county office, who are required to receive,
18	account for or hold any money and other property by virtue of
19	their office or employment.
20	§ 1126. County officers and employees acting as agents.
21	Each county shall obtain security coverage for county
22	officers and employees acting as agents of a Commonwealth agency
23	or governing authority in accordance with this subchapter or any
24	other law, regulation or rule requiring the posting of security
25	in the form of a bond or otherwise.
26	§ 1127. Bonds or blanket bond as security coverage.
27	(a) In generalA county may comply with section 1123(b)
28	(relating to required security) by providing bonds or a blanket
29	bond in accordance with the following:
30	(1) The bond or blanket bond shall be joint and several,

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1	with one or more surety companies authorized to do business
2	in this Commonwealth and licensed by the Insurance
3	<u>Commissioner.</u>
4	(2) The bond or blanket bond shall be conditioned upon
5	each of the following:
6	(i) The faithful performance of all duties required
7	of the person holding the office or position.
8	(ii) The just and faithful use, accounting or
9	payment over, according to law, of all moneys and
10	balances and other property, which is required to be
11	received, accounted for or held by the officer or
12	employee by virtue of the officer's or employee's office
13	or employment whether on behalf of the county, the
14	Commonwealth, a political subdivision or any other
15	person.
16	(iii) The delivery to the successor in office of all
17	books, papers, documents or other official things, whole,
18	safe and undefaced, held in right of the office.
19	(3) A bond or blanket bond shall be taken in the name of
20	the county and, in case of a breach of any of the conditions
21	thereof by the acts or neglect of a principal on the bond,
22	shall be for the use of the county, the Commonwealth, a
23	political subdivision or any other person as that person's
24	interest shall otherwise appear.
25	(4) The county, the Commonwealth, a political
26	subdivision or other interested persons may sue upon the bond
27	in its name or for its own use. Acts of the General Assembly
28	pertaining to actions and limitations of actions upon
29	official bonds given to the Commonwealth shall apply to the
30	bonds provided for in this subchapter just as if they were
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1	given to the Commonwealth, except as otherwise specifically
2	provided in this subchapter.
3	(b) Combined officesIn counties in which one or more of
4	the county offices set forth in section 1124(b) (relating to
5	official security and officers) are combined, if officers are
6	covered by individual bonds, a single bond covering the combined
7	offices shall suffice for the officer holding the combined
8	offices.
9	§ 1128. Insurance as security coverage.
10	<u>A county may comply with section 1123(b) (relating to</u>
11	required security) by providing crime-fidelity insurance for
12	county officers or employees in accordance with this subchapter.
13	<u>§ 1129. Form of required security.</u>
14	The form and contents of a bond, a blanket bond or insurance
15	obtained in compliance with this subchapter shall be approved by
16	the governing body of the county, after review by the county
17	solicitor and consultation with the county risk manager, if any.
18	In cases in which required security is being provided for a
19	county officer or employee who is acting as an agent for a
20	Commonwealth agency or the governing authority, the Commonwealth
21	agency or the governing authority may review and comment on the
22	form of the required security. The governing body may refer to
23	sample forms that may be made available by the Department of
24	State in the approval process.
25	§ 1130. Amount of coverage.
26	(a) Governing bodyThe governing body shall establish a
27	procedure pursuant to which the governing body shall annually
28	determine the form and amount of required security that will be
29	reasonably sufficient to protect against the risks of loss in
30	compliance with this subchapter.
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1	(b) Risk managerThe governing body may appoint a risk
2	manager who, at the request of the governing body, shall compile
3	and submit information relevant to the determination of an
4	amount of required security under subsection (a).
5	(c) Consultation To determine the amount of security for
6	a county officer or employee who is acting as an agent for a
7	Commonwealth agency or governing authority, the governing body
8	may, or the risk manager shall, if directed by the governing
9	body, provide written notice to the secretary or head of the
10	Commonwealth agency or the governing authority. The Commonwealth
11	agency or governing authority may provide input concerning the
12	amount of security it believes is reasonably sufficient to
13	protect against the risks of loss required to comply with this
14	subchapter. Nothing in this subchapter shall impair the right of
15	a Commonwealth agency or governing authority from approving the
16	amount of required security, if it is explicitly authorized by
17	law to approve the amount of a bond or other security of a
18	county officer or employee acting as its agent.
19	§ 1131. Custody and filing of required security documents.
20	(a) CustodyThe governing body shall direct the chief
21	<u>clerk or equivalent officer in a home rule or optional plan</u>
22	county to present the documents evidencing required security
23	obtained in accordance with this subchapter to the recorder of
24	deeds or equivalent officer in a home rule or optional plan
25	county for recording. No tax, fee or other charge shall be
26	imposed for the recording of documents in compliance with this
27	section. Following the recording, the documents shall be
28	returned to the chief clerk or equivalent officer in a home rule
29	or optional plan county, who shall maintain the custody of these
30	documents on behalf of the governing body.

1	<u>(b) Department of State filing</u>
2	(1) In compliance with section 809 of the act of April_
3	9, 1929 (P.L.177, No.175), known as The Administrative Code
4	of 1929, it shall be sufficient for a copy of the recorded
5	documents evidencing the required security for county
6	officers to be filed with the Department of State in
7	accordance with deadlines established by the department.
8	(2) No other filing or approvals, except as provided in
9	section 1133(c)(2) (relating to other requirements,
10	references and approvals) of documents evidencing the
11	required security for county officers, except that required
12	in accordance with paragraph (1), shall be required as a
13	condition for the issuance of commissions to elected county
14	officials by the Department of State.
15	(3) Notwithstanding the provision of any other law, no
16	tax, fee or other charge shall be imposed as a result of the
17	issuance of commissions to elected county officials, and no
18	fee may be imposed for the recording of required security
19	documents or commissions.
20	(c) CopiesIf requested by the Commonwealth agency or
21	governing authority on whose behalf a county officer or employee
22	is acting as an agent, a copy of recorded documents evidencing
23	the required security shall be provided by the chief clerk or
24	the equivalent officer in a home rule or optional plans county
25	to the Commonwealth agency or governing authority. No charge or
26	fee shall be imposed for any copy provided in accordance with
27	this subsection.
28	(d) Filing by governing bodyThe governing body shall have
29	the duty to file documents as required by this section.
30	(e) Retention of documentsDocuments evidencing required
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security shall be held by the custodian thereof for the longer 1 2 of the following periods: 3 (1) For at least one year after the officer's term of office or employee's period of employment and, in the case of 4 5 a county officer or employee who is acting as an agent for a Commonwealth agency or governing authority, for at least one 6 7 year after the settlement of accounts with the Commonwealth 8 agency or the governing authority. 9 (2) For the period of time required by the act of August 14, 1963 (P.L.839, No.407), entitled "An act creating a 10 county records committee; imposing powers and duties upon it; 11 12 authorizing the Pennsylvania Historical and Museum Commission 13 to assist and cooperate with it; defining county records; and 14 authorizing the disposition of certain county records by county officers in counties of the second to eighth class," 15 16 or the rules and regulations adopted pursuant thereto. 17 (f) Evidence. -- A copy of original documents evidencing 18 required security, certified as true and correct by the 19 custodian thereof, or a copy of the recorded documents evidencing required security, certified as true and correct by 20 21 the recorder of deeds, shall be competent evidence thereof in any judicial proceeding, in the same manner as the original 22 23 would be if produced and offered in evidence. 24 (q) Sufficiency of filing and recording. -- Notwithstanding 25 any other provision of law, it shall be sufficient to file and 26 record documents evidencing required security in accordance with 27 this subchapter without further acknowledgment, filing or 28 recording of these documents with any other county officer or 29 with any other Commonwealth agency, except as required by this 30 subchapter.

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1	§ 1132. Payment of premiums and commissions on collections.
2	(a) Premiums and costsThe premiums and costs for all
3	forms of required security for county officials and employees
4	shall be paid by the county. The requirement of this subchapter
5	that a county acquire and pay the premiums and costs for
6	required security shall not relieve a Commonwealth agency on
7	whose behalf a county officer or employee is acting as an agent
8	from an obligation, imposed by law, to procure insurance or
9	bonding protection.
10	(b) Commissions on collectionsNothing in this subchapter
11	shall affect the right, provided for in any other law, of a
12	county officer or employee to retain a commission, for use of
13	the county, on amounts collected or transmitted as agent for a
14	Commonwealth agency. Notwithstanding the right to retain
15	commissions in accordance with this paragraph, no county officer
16	or employee shall be entitled to retain any additional sums from
17	amounts collected for or to be transmitted to the Commonwealth
18	agency for the purpose of paying premiums or costs related to
19	the acquisition of required security.
20	§ 1133. Other requirements, references and approvals.
21	(a) ComplianceA requirement in another law, regulation
22	or rule that a bond be provided by a county officer or employee
23	to secure the faithful performance of duty or to act as the
24	agent of a Commonwealth agency or governing authority may be
25	satisfied by including this obligation within the coverage of
26	required security supplied in accordance with this subchapter.
27	(b) Reference to bondsReference to bonds of county
28	officers and employees in any other law shall be construed and
29	read together with this subchapter, and if a conflict exists
30	between this subchapter and the reference to bonds of county
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officers and employees in any other law, the provisions of this 1 2 subchapter shall prevail. 3 (c) Other approvals. -- Notwithstanding any other provision of law, the following shall apply to required security in the form 4 of a bond, a blanket bond or insurance: 5 6 (1) Except as provided in paragraph (2), when required 7 security is obtained in compliance with this subchapter, it 8 shall not require the approval of any Commonwealth agency or 9 the Governor as to form, content or amount. 10 (2) If any other law explicitly authorizes a 11 Commonwealth agency or the Governor to approve the amount of 12 a bond or other security of a county officer or employee, the amount of required security under this subchapter shall be 13 14 subject to approval by the Commonwealth agency or the Governor, which approval shall not be unreasonably withheld. 15 16 Section 2. Repeals are as follows: The General Assembly declares that the repeals under 17 (1)18 paragraph (2) are necessary to effectuate the amendment or 19 addition of 16 Pa.C.S. Ch. 11 Subch. B. 20 (2) The following acts and parts of acts are repealed: 21 Sections 420, 421, 422, 423, 424, 425, 426, 427, (i) 22 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 802, 803, 804 of the act of August 9, 1955 (P.L.323, No.130), 23 24 known as The County Code. 25 Sections 420, 421, 422, 423, 424, 425, 426, (ii) 26 427, 428, 429, 430, 431, 802, 803, 804, 1261 and 1262 of the act of July 28, 1953 (P.L.723, No.230), known as the 27 28 Second Class County Code. 29 (iii) As much of section 3103 of the Second Class County Code, as reads as follows: "The bond of the fire 30

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marshal shall be in the sum of ten thousand dollars (\$10,000) and the bonds of the deputy fire marshals shall be in the sum of five thousand dollars (\$5000)."

4 (3) All acts and parts of acts are repealed insofar as
5 they are inconsistent with this act.

6 Section 3. A county may, at any time after the effective 7 date of this section, obtain required security in accordance 8 with 16 Pa.C.S. Ch.11 Subch. B. A county shall have in place required security in accordance with 16 Pa.C.S. Ch.11 Subch. B 9 10 prior to the time that any elected county official takes office after the municipal election next following the effective date 11 12 of this section. Bonds and insurance, which, on the effective 13 date of this section, cover county officers and employees, shall 14 remain in force and effect until required security is purchased. 15 Section 4. This act shall take effect immediately.

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