

Pennsylvania

Has the state allowed standing where federal court rejected?	If so, has the state court accepted or rejected principle articulated in <i>Spokeo</i> ?	Basis of Standing	Cite	Cause of Action	Holding
No claim filed in federal court	Unclear, but courts sometimes appear to apply more relaxed standard when faced with certain Pennsylvania statutes involving agency appeals and other matters.	Article V, Sections 1, 2, and 4 of the Pennsylvania Constitution; Military Affairs Act, 51 Pa.C.S. §§ 7101 et seq.	<i>Housing Authority of County of Chester v. Pennsylvania State Civil Services Commission</i> , 730 A.2d 935 (Pa. 1999)	Military Affairs Act, 51 Pa. Con. Stat. §§ 7101 et seq.	The Pennsylvania legislature may vest a governmental agency such as a commission with the authority to enforce the Military Affairs Act <i>sua sponte</i> , regardless of whether the commission itself has suffered any cognizable injury which would otherwise afford it standing.

*Last updated 11/28/2022