OLD POINT FINANCIAL CORP Form SC 13D/A March 21, 2016

CUSIP No. 680194107

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## UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

### SCHEDULE 13D/A Amendment No. 2

Under the Securities Exchange Act of 1934

## OLD POINT FINANCIAL CORPORATION (Name of Issuer)

Common Stock, \$5.00 par value (Title of Class of Securities)

## 680194107 (CUSIP Number)

Mr. Richard J. Lashley PL Capital, LLC 67 Park Place East Suite 675 Morristown, NJ 07960 (973) 539-5400 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) - with copies to -

Phillip M. GoldbergPeter D. FetzerFoley & Lardner LLPFoley & Larder LLP321 North Clark Street777 East WisconsinSuite 2800AvenueChicago,Suite 3800IL 60654-5313Milwaukee,(312) 832-4549WI 53202-5306(414) 297-5596

March 16, 2016

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box  $\pounds$ .

CUSIP No. 680194107 Page 2 of 21 Pages 1 NAME OF REPORTING PERSON PL Capital, LLC 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) T (b) £ 3 SEC USE ONLY 4 SOURCE OF FUNDS 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT £ TO ITEMS 2(d) OR 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION 6 Delaware 7 NUMBER OF SOLE VOTING POWER **SHARES** 0 BENEFICIALLY 8 SHARED VOTING POWER OWNED BY 231,092 EACH 9 SOLE DISPOSITIVE POWER REPORTING 0 SHARED DISPOSITIVE POWER PERSON 10 WITH 231,092 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 231,092 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN Т 12 SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 4.7% 14 TYPE OF REPORTING PERSON 00

CUSIP No. 680194107		Page 3 of 21 Pages		
1		NT		
1	NAME OF REPORTING PERSO Financial Edge Fund, L.P.	IN		
2	CHECK THE APPROPRIATE B		REP OF A CROUP	(a) T
4	CHECK THE ATTROTRIATE D		DER OF A GROOT	$\begin{array}{c} (a) & \mathbf{I} \\ (b) & \mathbf{f} \end{array}$
3	SEC USE ONLY			(0) 2
4	SOURCE OF FUNDS			
	WC, OO			
5		OF LEGAL PR	OCEEDINGS IS REQUIRED PURSUANT TO	£
U	ITEMS 2(d) OR 2(e)			
6	CITIZENSHIP OR PLACE OF O	RGANIZATIO	Ν	
	Delaware			
	NUMBER OF	7	SOLE VOTING POWER	
	SHARES		0	
	BENEFICIALLY	8	SHARED VOTING POWER	
	OWNED BY		141,669	
	EACH	9	SOLE DISPOSITIVE POWER	
	REPORTING		0	
	PERSON	10	SHARED DISPOSITIVE POWER	
	WITH		141,669	
11	AGGREGATE AM	OUNT BENEF	ICIALLY OWNED BY EACH REPORTING	
	PERSON			
	141,669			
12			TE AMOUNT IN ROW (11) EXCLUDES	Т
	CERTAIN SHARE	-		
13		ASS REPRESEN	NTED BY AMOUNT IN ROW (11)	
	2.9%			
14	TYPE OF REPORT	ING PERSON		
	PN			

CUSIP No. 680194107		Page 4 of 21 Pages			
1	NAME OF REPORTING PERSON	N			
	Financial Edge—Strategic Fund, L	.P.			
2	CHECK THE APPROPRIATE BC	X IF A MEM	BER OF A GROUP	(a)	Т
				(b)	£
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
	WC, OO				
5		OF LEGAL PR	OCEEDINGS IS REQUIRED PURSUANT TO	£	
	ITEMS 2(d) OR 2(e)				
6	CITIZENSHIP OR PLACE OF OF	RGANIZATIO	N		
	Delaware	_			
	NUMBER OF	7	SOLE VOTING POWER		
	SHARES	2	0		
	BENEFICIALLY	8	SHARED VOTING POWER		
	OWNED BY	0	64,211		
	EACH	9	SOLE DISPOSITIVE POWER		
	REPORTING	10			
	PERSON	10	SHARED DISPOSITIVE POWER		
11	WITH		64,211		
11	AGGREGATE AMO PERSON	JUNI BENEF	ICIALLY OWNED BY EACH REPORTING		
	64,211				
12			TE AMOUNT IN ROW (11) EXCLUDES	Т	
12	CERTAIN SHARES		TE AMOUNT IN ROW (11) EXCLUDES	1	
13			NTED BY AMOUNT IN ROW (11)		
13	1.3%	55 KEI KESEI			
14	TYPE OF REPORT	ING PERSON			
14	PN				

CUSIP No. 680194107		Page 5 of 21 Pages	
1 NAME OF REPORTING PERSON			
PL Capital/Focused Fund, L.P.			( ) <b>–</b>
2 CHECK THE APPROPRIATE BOX IF	A MEMB	BER OF A GROUP	(a) T
			(b) £
3 SEC USE ONLY			
4 SOURCE OF FUNDS			
WC, OO			0
	GAL PRO	DCEEDINGS IS REQUIRED PURSUANT TO	£
ITEMS 2(d) OR 2(e)		T	
6 CITIZENSHIP OR PLACE OF ORGAN	IZATION	N	
Delaware	7	SOLE VOTING DOWED	
NUMBER OF	7	SOLE VOTING POWER 0	
SHARES	0	-	
BENEFICIALLY	8	SHARED VOTING POWER	
OWNED BY	0	25,212	
EACH REPORTING	9	SOLE DISPOSITIVE POWER	
PERSON	10	0 SHARED DISPOSITIVE POWER	
WITH	10	25,212	
	DENEEI	CIALLY OWNED BY EACH REPORTING	
PERSON	DENELI	CIALL I OWNED DI EACH REFORTINO	
25,212			
	GREGA	TE AMOUNT IN ROW (11) EXCLUDES	Т
CERTAIN SHARES	JUILON		1
	PRESEN	TED BY AMOUNT IN ROW (11)	
0.5%	JI KESEIV		
14 TYPE OF REPORTING P	FRSON		
PN	LIGUN		

CUSIP No. 680194107		Page 6 of 21 Pages			
1	NAME OF REPORTING PERSON	V			
	Goodbody/PL Capital, L.P.				
2	CHECK THE APPROPRIATE BO	X IF A MEM	BER OF A GROUP	(a)	Т
				(b)	£
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
	WC, OO				
5		OF LEGAL PR	OCEEDINGS IS REQUIRED PURSUANT TO	£	
	ITEMS 2(d) OR 2(e)				
6	CITIZENSHIP OR PLACE OF OR	RGANIZATIO	N		
	Delaware	-			
	NUMBER OF	7	SOLE VOTING POWER		
	SHARES	0			
	BENEFICIALLY	8	SHARED VOTING POWER		
	OWNED BY	0	71,570		
	EACH	9	SOLE DISPOSITIVE POWER		
	REPORTING PERSON	10	0 SHARED DISDOSITIVE DOWER		
		10	SHARED DISPOSITIVE POWER		
11	WITH	MINT DENICE	71,570 ICIALLY OWNED BY EACH REPORTING		
11	PERSON	JUNI BENEI	ICIALL I OWNED BI EACH REFORTING		
	71,570				
12	,	E AGGREGA	TE AMOUNT IN ROW (11) EXCLUDES	Т	
14	CERTAIN SHARES			1	
13			NTED BY AMOUNT IN ROW (11)		
10	1.4%				
14	TYPE OF REPORTI	NG PERSON			
	PN				

CUSIP No. 680194107			Page 7 of 21 Pages	
1	NAME OF REPORTING PERSO Goodbody/PL Capital, LLC	DN		
2	CHECK THE APPROPRIATE B	OX IF A MEM	BER OF A GROUP	(a) T (b) £
3 4	SEC USE ONLY SOURCE OF FUNDS			(0) 2
5	ITEMS 2(d) OR 2(e)		OCEEDINGS IS REQUIRED PURSUANT TO	£
6	CITIZENSHIP OR PLACE OF C Delaware	ORGANIZATIO	Ν	
	NUMBER OF SHARES	7	SOLE VOTING POWER	
	BENEFICIALLY OWNED BY	8	SHARED VOTING POWER 71,570	
	EACH REPORTING	9	SOLE DISPOSITIVE POWER 0	
	PERSON WITH	10	SHARED DISPOSITIVE POWER 71,570	
11	AGGREGATE AN PERSON 71,570	IOUNT BENEF	ICIALLY OWNED BY EACH REPORTING	
12	CHECK BOX IF T CERTAIN SHARE		TE AMOUNT IN ROW (11) EXCLUDES	Т
13	PERCENT OF CL. 1.4%	ASS REPRESE	NTED BY AMOUNT IN ROW (11)	
14	TYPE OF REPOR' OO	TING PERSON		

CUSIP No. 680194107			Page 8 of 21 Pages	
1	NAME OF REPORTING PERSO	DN		
2	PL Capital Advisors, LLC CHECK THE APPROPRIATE B	OX IF A MEM	BER OF A GROUP	(a) T
2	CHECK THE ATTROTRIATE D			$\begin{array}{c} (a) & \mathbf{I} \\ (b) & \mathbf{f} \end{array}$
3	SEC USE ONLY			(0) 4
4	SOURCE OF FUNDS			
5	CHECK BOX IF DISCLOSURE ITEMS 2(d) OR 2(e)	OF LEGAL PR	OCEEDINGS IS REQUIRED PURSUANT TO	£
6	CITIZENSHIP OR PLACE OF C	RGANIZATIO	Ν	
	Delaware			
	NUMBER OF	7	SOLE VOTING POWER	
	SHARES		0	
	BENEFICIALLY	8	SHARED VOTING POWER	
	OWNED BY		302,662	
	EACH	9	SOLE DISPOSITIVE POWER	
	REPORTING		0	
	PERSON	10	SHARED DISPOSITIVE POWER	
	WITH		302,662	
11		IOUNT BENEF	ICIALLY OWNED BY EACH REPORTING	
	PERSON			
	302,662			
12			TE AMOUNT IN ROW (11) EXCLUDES	Т
	CERTAIN SHARE			
13		ASS REPRESE	NTED BY AMOUNT IN ROW (11)	
	6.1%			
14	TYPE OF REPOR	I'ING PERSON		
	00			

CUSIP No. 680194107			Page 9 of 21 Pages		
1	NAME OF REPORTIN John W. Palmer	G PERSON			
2	CHECK THE APPROP	RIATE BOX IF	F A MEMBER OF A GROUP	(a) T	
3	SEC USE ONLY			(b) £	
4	SOURCE OF FUNDS				
F		OSUDE OF L		C	
5			EGAL PROCEEDINGS IS REQUIRED PURSUANT	£	
6	TO ITEMS 2(d) OR 2(e) CITIZENSHIP OR PLA				
6	USA	CE OF ORGA	NIZATION		
	NUMBER OF	7	SOLE VOTING POWER		
	SHARES		0		
	BENEFICIALLY	8	SHARED VOTING POWER		
	OWNED BY		302,662		
	EACH	9	SOLE DISPOSITIVE POWER		
	REPORTING		0		
	PERSON	10	SHARED DISPOSITIVE POWER		
	WITH		302,662		
11	AGGREGATE AMOUN	NT BENEFICIA	ALLY OWNED BY EACH REPORTING PERSON		
	302,662				
12	CHECK BOX IF THE A	AGGREGATE A	AMOUNT IN ROW (11) EXCLUDES CERTAIN	Т	
	SHARES				
13	PERCENT OF CLASS	REPRESENTE	D BY AMOUNT IN ROW (11)		
	6.1%				
14	TYPE OF REPORTING	PERSON			
	IN				

CUSIP No. 680194107			Page 10 of 21 Pages		
1	NAME OF REPORTING PERSC Richard J. Lashley	DN			
2	CHECK THE APPROPRIATE B	OX IF A MEM	BER OF A GROUP	(a) T	
3	SEC USE ONLY			(b) £	
4	SOURCE OF FUNDS				
5	ITEMS 2(d) OR 2(e)		OCEEDINGS IS REQUIRED PURSUANT TO	£	
6	CITIZENSHIP OR PLACE OF O USA	RGANIZATIO	Ν		
	NUMBER OF SHARES	7	SOLE VOTING POWER 0		
	BENEFICIALLY OWNED BY	8	SHARED VOTING POWER 302,662		
	EACH REPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH	10	SHARED DISPOSITIVE POWER 302,662		
11		IOUNT BENEF	FICIALLY OWNED BY EACH REPORTING		
12	-		TE AMOUNT IN ROW (11) EXCLUDES	Т	
13	PERCENT OF CLA 6.1%	ASS REPRESE	NTED BY AMOUNT IN ROW (11)		
14	TYPE OF REPORT IN	TING PERSON			

CUSIP No. 680194107 Page 11 of 21 Pages NAME OF REPORTING PERSON 1 William F. Keefe 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) T (b) £ 3 SEC USE ONLY 4 SOURCE OF FUNDS 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO £ ITEMS 2(d) OR 2(e) 6 CITIZENSHIP OR PLACE OF ORGANIZATION USA 7 NUMBER OF SOLE VOTING POWER SHARES 2.000 BENEFICIALLY 8 SHARED VOTING POWER OWNED BY 0 9 EACH SOLE DISPOSITIVE POWER REPORTING 2.000 PERSON 10 SHARED DISPOSITIVE POWER WITH 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,000 Т 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES **CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 <0.1% 14 TYPE OF REPORTING PERSON IN

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Item 1.

Security and Issuer

This amended Schedule 13D relates to the common stock, \$5.00 par value ("Common Stock"), of Old Point Financial Corporation (the "Company" or "Old Point"). The address of the principal executive offices of the Company is 1 West Mellen Street, Hampton, VA 23663.

Item 2.

### Identity and Background

This amended Schedule 13D is being filed jointly by the parties identified below.

By virtue of William Keefe agreeing to serve as a nominee for election to the Company's Board of Directors in connection with the nomination of a director candidate by the PL Capital Group (as defined below), William Keefe may be deemed to constitute a "group" with the PL Capital Group for purposes of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Mr. Keefe expressly disclaims beneficial ownership of Common Stock held by the PL Capital Group. The Common Stock reported herein as being beneficially owned by Mr. Keefe does not include any Common Stock held by any member of the PL Capital Group.

The Common Stock beneficially owned by Mr. Keefe is held by him as an individual. The Common Stock reported herein as being beneficially owned by Mr. Keefe does not include any Common Stock held by the PL Capital Group.

The parties identified in the list below constitute the "PL Capital Group." The PL Capital Group expressly disclaims beneficial ownership of Common Stock held by Mr. Keefe. The Common Stock reported herein as being beneficially owned by the PL Capital Group does not include any Common Stock held by Mr. Keefe.

Financial Edge Fund, L.P., a Delaware limited partnership ("Financial Edge Fund");

Financial Edge-Strategic Fund, L.P., a Delaware limited partnership ("Financial Edge Strategic");

PL Capital/Focused Fund, L.P., a Delaware limited partnership ("Focused Fund");

PL Capital, LLC, a Delaware limited liability company ("PL Capital") and General Partner of Financial Edge Fund, Financial Edge Strategic and Focused Fund;

PL Capital Advisors, LLC, a Delaware limited liability company ("PL Capital Advisors"), and the investment advisor to Financial Edge Fund, Financial Edge Strategic, Goodbody/PL Capital, L.P. and Focused Fund;

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Goodbody/PL Capital, L.P., a Delaware limited partnership ("Goodbody/PL LP");

Goodbody/PL Capital, LLC ("Goodbody/PL LLC"), a Delaware limited liability company and General Partner of Goodbody/PL LP;

John W. Palmer and Richard J. Lashley, as Managing Members of PL Capital, PL Capital Advisors and Goodbody/PL LLC.

The joint filing agreement of William Keefe and the PL Capital Group is attached as Exhibit 1 to Amendment No. 1 to this Schedule 13D, as filed with the Securities and Exchange Commission on December 31, 2015.

(a)-(c) The Common Stock beneficially owned by Mr. Keefe is held by him as an individual. Mr. Keefe is a managing director at McRae Capital Management, Inc., a registered investment advisor.

The business address of Mr. Keefe is c/o McRae Capital Management, Inc., 230 Madison Ave, Morristown, NJ 07960.

(a)-(c) This statement is filed by Mr. John W. Palmer and Mr. Richard J. Lashley, with respect to the shares of Common Stock beneficially owned by them, as follows:

- (1) shares of Common Stock held in the name of Financial Edge Fund, Financial Edge Strategic, and Focused Fund, in Mr. Palmer's and Mr. Lashley's capacity as Managing Members of (A) PL Capital: the General Partner of Financial Edge Fund, Financial Edge Strategic and Focused Fund and (B) PL Capital Advisors: the investment advisor for Financial Edge Fund, Financial Edge Strategic and Focused Fund;
- (2) shares of Common Stock held in the name of Goodbody/PL LP, in Mr. Palmer's and Mr. Lashley's capacity as Managing Members of (A) Goodbody/PL LLC: the General Partner of Goodbody/PL LP; and (B) PL Capital Advisors: the investment advisor for Goodbody/PL LP;

The business address of Financial Edge Fund, Financial Edge Strategic, Focused Fund, PL Capital, PL Capital Advisors, Goodbody/PL LP, Goodbody/PL LLC, Mr. Palmer and Mr. Lashley is: c/o PL Capital, 47 E. Chicago Avenue, Suite 328, Naperville, Illinois 60540. Each of Financial Edge Fund, Financial Edge Strategic, Focused Fund, PL Capital, Goodbody/PL LP, PL Capital Advisors and Goodbody/PL LLC are engaged in various interests, including investments. The principal employment of Messrs. Palmer and Lashley is investment management with each of PL Capital, PL Capital Advisors, Goodbody/PL LLC, and PL Capital Plus, LLC.

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(d) During the past five years, no member of the PL Capital Group or Mr. Keefe have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

(e) During the past five years, no member of the PL Capital Group or Mr. Keefe have been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and, as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, Federal or State securities laws or finding any violation with respect to such laws.

(f) Mr. Keefe and all of the individuals who are members of the PL Capital Group are citizens of the United States.

Item 3. Source and Amount of Funds or Other Consideration

In aggregate, the PL Capital Group owns 302,662 shares of Common Stock of the Company acquired at an aggregate cost of \$4,032,063.

From time to time, members of the PL Capital Group may purchase Common Stock on margin provided by BTIG, LLC. ("BTIG") on such firms' usual terms and conditions. All or part of the shares of Common Stock owned by members of the PL Capital Group may from time to time be pledged with one or more banking institutions or brokerage firms as collateral for loans made by such entities to members of the PL Capital Group. Such loans, if any, generally bear interest at a rate based upon the federal funds rate plus a margin. Such indebtedness, if any, may be refinanced with other banks or broker-dealers. As of the date of this filing, Financial Edge Fund, Financial Edge Strategic, Focused Fund, and Goodbody/PL LP each have margin or other loans outstanding secured by Common Stock.

The amount of funds expended by Financial Edge Fund to acquire the 141,669 shares of Common Stock it holds in its name is \$1,825,115. Such funds were provided from Financial Edge Fund's available capital and from time to time by margin loans provided by BTIG.

The amount of funds expended by Financial Edge Strategic to acquire the 64,211 shares of Common Stock it holds in its name is \$842,187. Such funds were provided from Financial Edge Strategic's available capital and from time to time by margin loans provided by BTIG.

The amount of funds expended by Focused Fund to acquire the 25,212 shares of Common Stock it holds in its name is \$336,307. Such funds were provided from Focused Fund's available capital and from time to time by margin loans provided by BTIG.

The amount of funds expended by Goodbody/PL LP to acquire the 71,570 shares of Common Stock it holds in its name is \$1,028,454. Such funds were provided from Goodbody/PL LP's available capital and from time to time by margin loans provided by BTIG.

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In aggregate, Mr. Keefe owns 2,000 shares of Common Stock of the Company acquired at an aggregate cost of \$36,333.

The amount of funds expended by Mr. William Keefe to acquire the 2,000 shares of Common Stock he holds in his name is \$36,333. Such funds were provided from Mr. Keefe's personal funds.

As of the date of this filing, Mr. Keefe does not have any margin loans outstanding secured by Common Stock.

Item 4.

Purpose of Transaction

This is the PL Capital Group's second amendment to its initial Schedule 13D filing. In the aggregate, the PL Capital Group owns 6.1% of the Company's Common Stock, based upon the Company's aggregate outstanding shares as of March 8, 2016. The PL Capital Group acquired the Common Stock because it believes the Common Stock is undervalued.

Pursuant to a Settlement Agreement (the "Agreement") dated March 16, 2016, the Company agreed, among other things, to nominate Mr. William Keefe to the Board of Directors of the Company at the Company's 2016 Annual Stockholder Meeting, and the PL Capital Group and Mr. Keefe agreed, among other things, to withdraw their nomination of Mr. Keefe at the 2016 Annual Stockholders Meeting and to vote their shares in favor of the Company's nominees at the 2016 and 2017 Annual Stockholders Meetings. A copy of the Agreement is attached hereto as Exhibit 3.

As previously reported, on December 30, 2015, Mr. Lashley submitted notice to Old Point of his intent to nominate Mr. Keefe as a nominee for election as director, on the WHITE proxy card, at the Company's 2016 Annual Stockholders Meeting. A copy of the nomination letter is attached as Exhibit 2 to Amendment No. 1 to this Schedule 13D, as filed with the Securities and Exchange Commission on December 31, 2015.

Members of the PL Capital Group and Mr. Keefe may make further purchases of shares of Common Stock, although neither the PL Capital Group nor Mr. Keefe have any present intention of increasing their aggregate holdings above 9.99% of the Company's aggregate outstanding Common Stock. Members of the PL Capital Group and Mr. Keefe may dispose of any or all the shares of Common Stock held by them.

To the extent the actions described herein may be deemed to constitute influencing, or seeking to influence, the control of the Company for purposes of the Exchange Act and the regulations thereunder, the PL Capital Group and Mr. Keefe have such a purpose. Except as noted in this Schedule 13D, no member of the PL Capital Group or Mr. Keefe has any plans or proposals, which relate to, or would result in, any change in control of the Company or any of the matters referred to in paragraphs (b) through (j), inclusive of Item (4) of Schedule 13D. Such individuals may, at any time and from time to time, review or reconsider their positions and formulate plans or proposals with respect thereto.

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Item 5.

Interest in Securities of the Company

The percentages used in this Schedule 13D are calculated based upon the number of outstanding shares of Common Stock, 4,959,009, reported as the number of outstanding shares as of March 8, 2016, in the Company's Annual Report on Form 10-K filed with the SEC on March 11, 2016.

The PL Capital Group has made no transactions in the Common Stock within the past 60 days of the date of this filing, as noted below:

(A)

Financial Edge Fund

- (a)-(b) See cover page.
- (c)Financial Edge Fund made has made no purchases or sales of Common Stock within the past 60 days of the date of this filing:
- (d) Because Messrs. Palmer and Lashley are the Managing Members of PL Capital, the general partner of Financial Edge Fund, they have the power to direct the affairs of Financial Edge Fund, including the voting and disposition of shares of Common Stock held in the name of Financial Edge Fund. Mr. Palmer and Mr. Lashley are also the Managing Members of PL Capital Advisors, the investment advisor of Financial Edge Fund. Therefore, Mr. Palmer and Mr. Lashley are deemed to share voting and disposition power with Financial Edge Fund with regard to those shares of Common Stock.
- (B)

Financial Edge Strategic

(a)-(b) See cover page.

- (c)Financial Edge Strategic has made no purchases or sales of Common Stock within the past 60 days of the date of this filing:
- (d) Because Messrs. Palmer and Lashley are the Managing Members of PL Capital, the general partner of Financial Edge Strategic, they have the power to direct the affairs of Financial Edge Strategic, including the voting and disposition of shares of Common Stock held in the name of Financial Edge Strategic. Mr. Palmer and Mr. Lashley are also the Managing Members of PL Capital Advisors, the investment advisor of Financial Edge Strategic. Therefore, Mr. Palmer and Mr. Lashley are deemed to share voting and disposition power with Financial Edge Strategic with regard to those shares of Common Stock.

(C)

Focused Fund

(a)-(b) See cover page.

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(c)Focused Fund has made no purchases or sales of Common Stock within the past 60 days of the date of this filing:

(d) Because Messrs. Palmer and Lashley are the Managing Members of PL Capital, the general partner of Focused Fund, they have the power to direct the affairs of Focused Fund, including the voting and disposition of shares of Common Stock held in the name of Focused Fund. Mr. Palmer and Mr. Lashley are also the Managing Members of PL Capital Advisors, the investment advisor of Focused Fund. Therefore, Mr. Palmer and Mr. Lashley are deemed to share voting and dispositive power with Focused Fund with regard to those shares of Common Stock.

- (a)-(b) See cover page.
- (c)Goodbody/PL LP has made no purchases or sales of Common Stock within the past 60 days of the date of this filing:
- (d) Goodbody/PL LLC is the general partner of Goodbody/PL LP. Because Messrs. Palmer and Lashley are the Managing Members of Goodbody/PL LLC, they have the power to direct the affairs of Goodbody/PL LP. Mr. Palmer and Mr. Lashley are also the Managing Members of PL Capital Advisors, the investment advisor of Goodbody/PL LP. Therefore, Goodbody/PL LLC may be deemed to share with Messrs. Palmer and Lashley voting and disposition power with regard to the shares of Common Stock held by Goodbody/PL LP.
- (E) PL Capital
- (a)-(b) See cover page.
  - (c) PL Capital has made no purchases or sales of Common Stock directly.
- (d) PL Capital is the general partner of Financial Edge Fund, Financial Edge Strategic and Focused Fund. Because Messrs. Palmer and Lashley are the Managing Members of PL Capital, they have the power to direct the affairs of PL Capital. Therefore, PL Capital may be deemed to share with Mr. Palmer and Mr. Lashley voting and dispositive power with regard to the shares of Common Stock held by Financial Edge Fund, Financial Edge Strategic and Focused Fund.
- (F) PL Capital Advisors
- (a)-(b) See cover page.
  - (c) PL Capital Advisors has made no purchases or sales of Common Stock directly.

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- PL Capital Advisors is the investment advisor to Financial Edge Fund, Financial Edge Strategic, Focused Fund and Goodbody/PL LP. Because they are the Managing Members of PL Capital Advisors, Mr. Palmer and Mr. Lashley have the power to direct the affairs of PL Capital Advisors. Therefore, PL Capital Advisors may be deemed to share with Mr. Palmer and Mr. Lashley voting and dispositive power with regard to the shares of Common Stock held by Financial Edge Fund, Financial Edge Strategic, Focused Fund and Goodbody/PL LP.
- (G) Goodbody/PL LLC
- (a)-(b) See cover page.
  - (c) Goodbody/PL LLC has made no purchases or sales of Common Stock directly.
- (d)Goodbody/PL LLC is the general partner of Goodbody/PL LP. Because Messrs. Palmer and Lashley are the Managing Members of Goodbody/PL LLC, they have the power to direct the affairs of Goodbody/PL LLC. Therefore, Goodbody/PL LLC may be deemed to share with Messrs. Palmer and Lashley voting and disposition power with regard to the shares of Common Stock held by Goodbody/PL LP.
- (H) Mr. John W. Palmer
- (a)-(b) See cover page.
  - (c) Mr. Palmer did not purchase or sell any shares of Common Stock directly.
- (I) Richard J. Lashley
- (a)-(b) See cover page.
  - (c) Mr. Lashley did not purchase or sell any shares of Common Stock directly.

Mr. Keefe made transactions in the Common Stock within the past 60 days as noted below:

- (a)-(b) See cover page.
  - (c) William Keefe made the following purchases and no sales of Common Stock in the past 60 days:

Date	Number of	Price per Share	Where and How
	Shares Purchased		Transaction Effected
			Open Market
1/08/16	242	\$18.38	Purchase

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Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Company.

With respect to Financial Edge Fund, Financial Edge Strategic and Focused Fund, PL Capital is entitled to an allocation of a portion of profits, if any. With respect to Financial Edge Fund, Financial Edge Strategic, Focused Fund and Goodbody/PL LP, PL Capital Advisors is entitled to a management fee based upon a percentage of total capital. With respect to Goodbody/PL LP, Goodbody/PL LLC is entitled to an allocation of a portion of profits, if any.

Mr. Keefe has agreements with the limited partnerships and companies managed and advised by PL Capital, LLC, Goodbody/PL Capital, LLC and PL Capital Advisors, LLC, whereby Mr. Keefe is indemnified by those limited partnerships and companies for any liabilities he may incur in connection with his nomination as a director by the PL Capital Group at the 2016 Annual Meeting of Stockholders of the Company. Such agreements will expire when Mr. Keefe becomes a board member of the Company.

Those limited partnerships and companies will also reimburse Mr. Keefe for any expenses that he reasonably incurs in connection with his nomination and the 2016 Annual Meeting of Stockholders of the Company. Such agreements will expire when Mr. Keefe becomes a board member of the Company.

Other than the foregoing arrangements and relationships and the Joint Filing Agreement filed as Exhibit 1 to Amendment No. 1 to this Schedule 13D, as filed with the Securities and Exchange Commission on December 31, 2015, there are no contracts, arrangements, understandings or relationships among the persons named in Item 2 hereof and between such persons and any person with respect to any securities of the Company.

Item 7.	Material to be Filed as Exhibits
Exhibit No.	Description
1	Joint Filing Agreement*
2	Nomination Letter from Richard Lashley to Old Point Financial Corporation dated December 30, 2015.*
3	Settlement Agreement dated March 16, 2016

\*Previously filed.

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### SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: March 16, 2016

FINANCIAL EDGE FUND, L.P.

By: PL CAPITAL, LLC General Partner

By: /s/ John W. Palmer	/s/ Richard J.
Lashley	
John W. Palmer	Richard J. Lashley
Managing Member	Managing Member

### FINANCIAL EDGE-STRATEGIC FUND, L.P.

By: PL CAPITAL, LLC General Partner

By: /s/ John W. Palmer Lashley John W. Palmer Managing Member /s/ Richard J.

Richard J. Lashley Managing Member

## PL CAPITAL/FOCUSED FUND, L.P.

By: PL CAPITAL, LLC General Partner

By: /s/ John W. Palmer Lashley John W. Palmer Managing Member /s/ Richard J.

Richard J. Lashley Managing Member

GOODBODY/PL CAPITAL, L.P.

By: GOODBODY/PL CAPITAL, LLC General Partner

By: /s/ John W. Palmer Lashley John W. Palmer Managing Member

/s/ Richard J.

Richard J. Lashley Managing Member

### CUSIP No. 680194107

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## GOODBODY/PL CAPITAL, LLC

By: /s/ John W. Palmer Lashley John W. Palmer Managing Member /s/ Richard J.

Richard J. Lashley Managing Member

PL CAPITAL ADVISORS, LLC

By: /s/ John W. Palmer Lashley John W. Palmer Managing Member

### PL CAPITAL, LLC

By: /s/ John W. Palmer Lashley John W. Palmer Managing Member /s/ Richard J.

Richard J. Lashley Managing Member

/s/ Richard J.

Richard J. Lashley Managing Member

By: /s/ John W. Palmer John W. Palmer

By: /s/ Richard J. Lashley Richard J. Lashley

By: /s/ William F. Keefe William F. Keefe