## IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA

COMMONWEALTH : No. CR-179-2001

(01-10179)

•

vs. : CRIMINAL DIVISION

:

:

**DYHUE INGRAM,** 

Defendant : 1925(a) Opinion

## OPINION IN SUPPORT OF ORDER IN COMPLIANCE WITH RULE 1925(a) OF THE RULES OF APPELLATE PROCEDURE

This opinion is written in support of this Court's judgment of sentence dated August 14, 2003 and docketed August 19, 2003. The defendant's direct appeal rights were reinstated through a Post Conviction Relief Act (PCRA) petition. The sole issue raised on appeal is whether the court erred in denying the defendant's motion to suppress evidence. The Honorable Nancy L. Butts handled the suppression hearing. In an Opinion and Order docketed August 12, 2003, Judge Butts set forth her rationale for denying the defendant's motion to suppress. The court adopts Judge Butts' Opinion and Order and incorporates it by reference.

DATE:	By The Court,
	Kenneth D. Brown, P. I.

cc: District Attorney

William Kovalcik, Jr., Esquire

Work file

Gary Weber, Esquire (Lycoming Reporter)

Superior Court (original & 1)