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

| COMMONWEALTH                   | : No. CR-904-2005           |
|--------------------------------|-----------------------------|
| vs.                            | :<br>CRIMINAL DIVISION<br>: |
| MAURICE MARSHALL,<br>Appellant | :<br>:<br>: 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 entered on or about March 29, 2006. Appellant filed a direct appeal, but it was dismissed for failure to file a brief. Appellant filed a Post Conviction Relief Act (PCRA) petition to have his appeal rights reinstated nunc pro tunc. The Court granted Appellant's petition in an Order dated December 6, 2007. The issues raised in this appeal were raised in Appellant's initial appeal, which was dismissed for failure to file a brief. Therefore, the Court adopts and incorporates by reference its previous Opinion dated November 1, 2006 and docketed November 2, 2006.

DATE: \_\_\_\_\_

By The Court,

Kenneth D. Brown, P. J.

cc: Kenneth Osokow, Esquire (ADA) Christian Kalaus, Esquire (APD) Work file Gary Weber, Esquire (Lycoming Reporter) Superior Court (original & 1)