IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA

COMMONWEALTH : No. CR-353-2008

:

vs. : CRIMINAL

:

LATISHA YOUNG, : Motion to Dismiss under

Defendant : 18 Pa.C.S. §110

ORDER

AND NOW, this _____ day of August 2008, the Court DENIES Defendant's Motion to Dismiss For Violation of Rule 110.\(^1\) The Court finds the prosecution in the above-captioned case is not barred by Defendant's guilty plea to similar charges in case number CR-245-2007, in which Edward Ade was the victim. This case involves several other victims, whose identities were not known to the police at the time Defendant entered her guilty plea in the other case. The police also did not know the amount of the losses suffered by these individuals, if any. The police were not sufficiently aware of the charges in this case to file a criminal complaint against Defendant before she entered her guilty plea in CR-245-2007. Therefore, the Court finds the current prosecution is not barred by section 110 of the Crimes Code, 18 Pa.C.S.A. \(\frac{8}{110}\).

By The Court,	
Kenneth D. Brown, P.J.	

cc: Robert Cronin, Esq. (APD)
Kenneth Osokow, Esq. (ADA)
Work File
Gary Weber, Esquire (Lycoming Reporter)

¹ Although the motion is captioned as being filed under Rule 110, it cites to and actually is filed pursuant to 18 Pa.C.S.A. §110.