

IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA

COMMONWEALTH : No. CR-239-2000
:
vs. : CRIMINAL DIVISION
:
:
RONALD UNGARD, :
Appellant : 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 Order dated May 29, 2009, which dismissed Appellant's Post Conviction Relief Act (PCRA) petition as untimely. The reasons for the Court's decision can be found in the Notice of Intent to Dismiss PCRA filed on March 23, 2009.¹

DATE: _____

By The Court,

Kenneth D. Brown, P. J.

cc: Kenneth Osokow, Esquire (ADA)
Ronald Ungard, #EM-0862
SCI Houtzdale, PO Box 1000, Houtzdale PA 16698-1000
Work file
Gary Weber, Esquire (Lycoming Reporter)
Superior Court (original & 1)

¹ Although the Court ordered a statement of errors complained of on appeal, there was a typographical error in Appellant's inmate number; therefore, the Court is not sure whether Appellant received a copy of the that Order. Rather than re-issuing the Order and delaying this case, the Court will simply adopt its Notice of Intent to Dismiss, because it believes it adequately covered any issue regarding the timeliness of Appellant's petition. In light of this glitch, however, the Court would hope that the appellate courts would not find Appellant waived any issues on appeal.

