

IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA

COMMONWEALTH : No. CR-769-2011; 1592-2011  
:   
vs. :   
:   
KERI S. BAILEY, :   
Defendant :

**AMENDED ORDER**

AND NOW, this \_\_\_ day of November 2012, the Court VACATES that portion of its PCRA order dated November 28, 2012 which denied counsel’s motion to withdraw. By way of clarification, during the PCRA conference defense counsel orally amended Defendant’s pro se PCRA regarding the maximum date for case 1592-2010 to request that the Court amend its original sentencing order to parole Defendant from that sentence. In that oral amendment, counsel indicated he was not pursuing Defendant’s remaining issues because he believed that those issues lacked merit. The Court agreed with defense counsel that those issues lack merit. Therefore, the Court will grant defense counsel’s motion to withdraw.

If Defendant wishes to pursue the issues that counsel and the Court have found lack merit, she can represent herself or she can hire private counsel to represent her, but the Court will not appoint counsel to represent her. The portion of the order which gave Defendant twenty (20) days to respond to the Court’s intent to dismiss those issues remains in full force and effect. If no response is received within that time frame, the Court will enter a final order dismissing those claims without holding an evidentiary hearing.

By The Court,

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Marc F. Lovecchio, Judge

cc: Kenneth Osokow, Esquire (ADA)  
Donald Martino, Esquire  
Gary Weber, Esquire (Lycoming Reporter)  
Keri Bailey, #OK7474  
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Work file