IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA

COMMONWEALTH OF PENNSYLVANIA, :

:

v. : No. 1856-2009

:

BRYAN NICHOLAS GIACOMI, : CRIMINAL DIVISION

Defendant : APPEAL

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

The Defendant appeals this Court's Opinion and Order dated July 31, 2012, which denied the Defendant's Post Sentence Motion. The Defendant raises one issue on appeal, which is that the trial court erred in imposing a sentence which included ten (10) years consecutive probation following a period of incarceration of eighteen (18) to thirty-six (36) months which constituted a manifestly excessive sentence that imposed too severe a punishment based on appropriate application of the sentencing factors set forth in 42 Pa.C.S.A. § 9721(b).

For purposes of this Opinion, the Court will rely on its Opinion and Order dated July 31, 2012, which determined that the Court's sentence was not manifestly excessive.

DATE:	By the Court,
	Nancy L. Butts, President Judge

xc: DA

Don Martino, Esq.