IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA

COMMONWEALTH OF PENNSYLVANIA, : DOCKET NO. 870-2011

: CRIMINAL DIVISION

: 1139 MDA 2012

LOUISE YOUNG,

VS.

Defendant. : OTN: T061843-5

ORDER Issued Pursuant to Pennsylvania Rule of Appellate Procedure 1925(a)

On June 11, 2011, Defendant was charged with Criminal Trespass, Criminal Mischief, and Public Drunkenness, pursuant to 18 Pa. C.S. §§ 3503(a)(1)(ii), 3304(a)(5), and 5505, respectively. On January 24, 2012, after a non-jury trial, the Court found Defendant guilty of these charges. On April 16, 2012, the Court sentenced Defendant. On April 20, 2012, Defendant filed a Post-Sentence Motion. By Order dated June 11, 2012, and filed June 12, 2012, the Court denied that motion.

On June 20, 2012, Defendant filed her Notice of Appeal. By Order dated June 21, 2012, and filed June 22, 2012, the Court ordered Defendant to file her Concise Statement. By Order dated August 3, 2013, the Court requested our Superior Court to affirm its June 11, 2012 Opinion and Order.

On February 21, 2013, our Superior Court remanded this matter, retaining jurisdiction and requesting Defendant to file her Concise Statement. On February 27, 2013, Defendant filed her statement. In that statement, Defendant raises three issues: 1) her January 24, 2012 convictions were against the weight of the evidence, 2) the Court abused its discretion in sentencing Defendant, and 3) the Court erred in denying Defendant's post-sentence motion. The Court believes that it adequately addressed these issues in its Opinion and Order disposing of Defendant's Post-Sentence Motion. For the purposes of this appeal, the Court relies on its

Opinion and Order dated June 11, 2012, and filed June 12, 2012, and respectfully requests that it		
be af	firmed.	
		BY THE COURT,
Date	<u> </u>	Richard A. Gray, J.
cc:	DA (M. Wade, Esquire) PD (K. Bellfy, Esq.) LCR (G. Weber, Esq.)	