IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA

COMMONWEALTH : No. CP-41-CR-1472-2011;

CP-41-CR-1767-2011

vs.

:

LARRY BURDEN, :

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 entered on December 2, 2016, which denied Appellant's Post Conviction Relief Act (PCRA) petition without holding an evidentiary hearing.

Appellant was directed to file a concise statement of matters complained of on appeal, but the court has not received anything from Appellant since he filed his appeal.

Therefore, the court would simply rely on its Opinion and Order entered on October 11, 2016, which set forth the reasons why the court intended to deny Appellant's PCRA petition without holding an evidentiary hearing.

DATE:	By The Court,
	Marc F. Lovecchio, Judge

cc: Kenneth Osokow, Esquire (ADA)
Larry Burden, KQ 1973
SCI Coal Township, 1 Kelley Drive, Coal Township PA 17866
Work file
Gary Weber, Esquire (Lycoming Reporter)
Superior Court (original & 1)