

IN THE SUPREME COURT OF PENNSYLVANIA

In the Matter of	:	No. 3130 Disciplinary Docket 3
	:	
RAYMOND J. LYNN	:	No. 107 DB 2025
	:	
	:	(Lehigh County Magisterial District,
	:	Docket Number: MJ-31202-CR-
	:	0000259-2025)
	:	
	:	Attorney Registration No. 85111
	:	
	:	(Northampton County)

ORDER

PER CURIAM

AND NOW, this 12th day of September, 2025, the Joint Petition to Temporarily Suspend an Attorney is granted, and Raymond J. Lynn is placed on temporary suspension. See Pa.R.D.E. 214(d)(5). Respondent shall comply with the provisions of Pa.R.D.E. 217.

This Order constitutes an imposition of public discipline. See Pa.R.D.E. 402(c)(3) (providing an exception to the confidentiality requirement of Rule 402 when an order of temporary suspension from the practice of law is entered pursuant to Pa.R.D.E. 214(d) (relating to temporary suspension based on a criminal proceeding)).

A True Copy Nicole Traini
As Of 09/12/2025

Attest: 
Chief Clerk
Supreme Court of Pennsylvania

IN THE SUPREME COURT OF PENNSYLVANIA

In the Matter of	:	No.	Disciplinary Docket
	:		
	:	No.	107 DB 2025
RAYMOND J. LYNN	:		
	:	Board File Nos.	C2-24-685;
	:		C2-24-1204; and C2-25-749
	:		
	:	(Lehigh Valley Magisterial District,	
	:	Docket Number: MJ-31202-CR-	
	:	0000259-2025)	
	:		
	:	Attorney Registration No.	85111
	:		
	:	(Northampton County)	

JOINT PETITION TO TEMPORARILY SUSPEND AN ATTORNEY
PURSUANT TO P.A.R.D.E. 214(D)(5)

TO THE HONORABLE, THE CHIEF JUSTICE AND JUSTICES OF THE
SUPREME COURT OF PENNSYLVANIA:

Petitioner, Office of Disciplinary Counsel (hereinafter, "ODC"), by
Thomas J. Farrell, Esquire, Chief Disciplinary Counsel, and Emily R.
Provencher, Esquire, Disciplinary Counsel, and Respondent, Raymond J.
Lynn (hereinafter "Respondent"), respectfully petition this Honorable Court,
for the entry of an Order temporarily suspending Respondent from the practice
of law in the Commonwealth of Pennsylvania pursuant to Pennsylvania Rule
of Disciplinary Enforcement 214(d)(5), and in support thereof state:

1. ODC, whose principal office is located at the Pennsylvania Judicial Center, 601 Commonwealth Avenue, Suite 5800, P.O. Box 62675, Harrisburg, Pennsylvania 17106, is invested, pursuant to Rule 207 of the Pennsylvania Rules of Disciplinary Enforcement ("Pa.R.D.E."), with the power and duty to investigate all matters involving alleged misconduct of any attorney admitted to practice law in the Commonwealth of Pennsylvania and to prosecute all disciplinary proceedings brought in accordance with the various provisions of the aforesaid Rules of Disciplinary Enforcement.

2. Respondent, Raymond J. Lynn, Esquire, was born in January 1962 and was admitted to practice law in the Commonwealth of Pennsylvania on April 13, 2000. Respondent's attorney registration number is 85111. Respondent is on active status and his current registration address is 970 Wafford Lane, Bethlehem, Pennsylvania 18017. Respondent is subject to the disciplinary jurisdiction of the Disciplinary Board of the Supreme Court of Pennsylvania.

3. On November 25, 2019, Respondent pled guilty in the Court of Common Pleas of Northampton County, *Commonwealth of Pennsylvania v. Raymond Joseph Lynn*, Criminal Docket No. CP-48-CR-0003913-2017, to Count 2: Driving Under the Influence, Highest Rate of Alcohol, an ungraded misdemeanor, in violation of Title 75, Section 3802(c) of the Pennsylvania

Vehicle Code; and Count 8: Harassment, a misdemeanor of the third degree, in violation of Title 18, Section 2709(a)(1) of the Pennsylvania Crimes Code.

4. On November 25, 2019, Respondent was sentenced to the following: on Count 2, serve 72 hours – 6 months confinement; pay a fine in the amount of \$1,000.00 plus the costs of prosecution; complete the Alcohol Highway Safety Program; periodic/random urine screens; no alcohol or drug consumption; remain on CAM bracelet; letter of apology to victim; granted Bench Parole; and PennDOT license suspension of 12 months. On Count 8, serve 12 months of probation, consecutive to Count 2; pay a fine in the amount of \$250.00 plus the costs of prosecution; periodic/random urine screens; no alcohol or drug consumption; remain on CAM bracelet; and provide a letter of apology to the victim. A true and correct copy of the sentencing sheet is attached hereto as “Exhibit A”.

5. The crimes which Respondent was convicted are each a “crime” as defined in Pa.R.D.E. 214(h), and therefore Respondent’s conviction is a per se basis for discipline under Pa.R.D.E. 214 and Pa.R.D.E. 203(b)(1).

6. Respondent failed to report his conviction to ODC, as required by Pa.R.D.E. 214(a).

7. On December 12, 2024, ODC issued a DB-7 Request For Statement Of Respondent’s Position to Respondent, in connection with ODC

File No. C2-24-685, alleging the following violations of the Pennsylvania Rules of Professional Conduct (“RPC”): RPC 1.1; RPC 1.16(a)(2); and RPC 8.4(d).

8. On January 8, 2025, Respondent submitted his Statement of Position to the December 12, 2024 DB-7 Request, and File No. C2-24-685 is still pending.

9. On June 23, 2025, a Police Criminal Complaint was filed against Respondent with Magisterial District Judge Jacob E. Hammond in Lehigh County, Pennsylvania, alleging criminal violations of Driving Under the Influence, Highest Rate of Alcohol, pursuant to 75 §3802(c) and related offenses, *Commonwealth v. Raymond Joseph Lynn*, Lehigh County, Pennsylvania, Criminal Docket Number: MJ-31202-CR-0000259-2025. A true and correct copy of the Criminal Complaint and Affidavit of Probable Cause is attached hereto as “Exhibit B”.

10. A Preliminary Hearing in connection with Respondent’s pending criminal charges has been scheduled for September 4, 2025 before Judge Hammond.

11. Pa.R.D.E. 214(d)(5) provides:

At any time before a plea or verdict or after a guilty plea or verdict of guilt in the criminal proceeding, Disciplinary Counsel and the respondent-attorney may file with the Court a joint petition for temporary suspension of the respondent-attorney on the ground that the respondent-attorney’s

temporary suspension is in the best interest of the respondent and the legal system.

12. Petitioner and Respondent believe it is in the best interests of the public, the bar of this Commonwealth, and the Court for the Respondent to be immediately suspended at this time under Rule 214(d)(5), Pa.R.D.E., pending further proceedings under Rule 214, Pa.R.D.E., to determine the extent of final discipline.

13. Respondent has no prior discipline of record.

14. Respondent is aware of his right to be represented by counsel in this proceeding and to consult with counsel before joining in this motion. Respondent has not consulted with counsel in connection with the filing of this motion.

WHEREFORE, Petitioner and Respondent jointly move Your Honorable Court to enter an Order temporarily suspending Respondent from the practice of law and for further proceedings pursuant to Rule 214 of the Pennsylvania Rules of Disciplinary Enforcement.

Respectfully submitted,

OFFICE OF DISCIPLINARY COUNSEL
Thomas J. Farrell, Esquire
Chief Disciplinary Counsel

Date: August 15, 2025

By: Emily Provencher
Emily R. Provencher, Esquire
Disciplinary Counsel
Attorney Reg. No. 309804
District II Office
820 Adams Avenue, Suite 170
Trooper, PA 19403

Date: Aug 15, 2025

Raymond J. Lynn
Raymond J. Lynn, Esquire
Respondent
Attorney Registration No. 85111

IN THE SUPREME COURT OF PENNSYLVANIA

In the Matter of	:	No.	Disciplinary Docket
	:		
	:	No. 107 DB 2025	
RAYMOND J. LYNN	:		
	:	Board File Nos. C2-24-685;	
	:	C2-24-1204; and C2-25-749	
	:		
	:	(Lehigh Valley Magisterial District,	
	:	Docket Number: MJ-31202-CR-	
	:	0000259-2025)	
	:		
	:	Attorney Registration No. 85111	
	:		
	:	(Northampton County)	

ORDER

PER CURIAM:

AND NOW, this ____ day of _____ 2025, the Joint Petition to Temporarily Suspend an Attorney Pursuant to PA.R.D.E. 214(d)(5) is granted and, Raymond J. Lynn is placed on temporary suspension, and he shall comply with all the provisions of Rule 217, Pa.R.D.E.

IN THE SUPREME COURT OF PENNSYLVANIA

In the Matter of	:	No.	Disciplinary Docket
	:		
	:	No.	107 DB 2025
RAYMOND J. LYNN	:		
	:	Board File Nos.	C2-24-685;
	:		C2-24-1204; and C2-25-749
	:		
	:	(Lehigh Valley Magisterial District,	
	:	Docket Number: MJ-31202-CR-	
	:	0000259-2025)	
	:		
	:	Attorney Registration No.	85111
	:		
	:	(Northampton County)	

CERTIFICATE OF SERVICE

I hereby certify that I am this day serving the foregoing document upon all parties of record in this proceeding in accordance with the requirements of 204 Pa. Code § 89.22 (relating to service by a participant) and Pa.R.A.P. 121.

First Class Mail and Email, as follows:

Raymond J. Lynn, Esquire
970 Wafford Lane, Bethlehem, Pennsylvania 18017
raymond.lynn@icloud.com

Date: August 15, 2025



Emily R. Provencher
Disciplinary Counsel
Office of Disciplinary Counsel
820 Adams Avenue, Suite 170
Trooper, PA 19403

Verified Statement

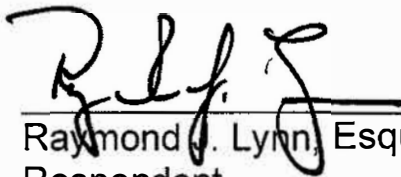
The statements contained in the foregoing Joint Petition to Temporarily Suspend an Attorney Pursuant to Pa.R.D.E. 214(d)(5) are true and correct to the best of my knowledge, information and belief and are made subject to the penalties of 18 Pa.C.S.A. §4904, relating to unsworn falsification to authorities.

Date: August 15, 2025



Emily R. Provencher
Disciplinary Counsel
District II Office
Attorney Registration No. 309804

Date: Aug 25, 2025



Raymond J. Lynn, Esquire
Respondent
Attorney Registration No. 85111

CERTIFICATE OF COMPLIANCE

I certify that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

Submitted by: Office of Disciplinary Counsel

Signature: Emily Provencher

Name: Emily R. Provencher

Attorney Number: # 309804

EXHIBIT A

AMENDED 11/8/19

IN THE COURT OF COMMON PLEAS OF NORTHAMPTON COUNTY,
PENNSYLVANIA
CRIMINAL DIVISION

Criminal Action No. CP-48-CR-0003913-2017 I HEREBY CERTIFY THAT THIS IS A TRUE AND
OTN: T 954136-1

COMMONWEALTH OF PENNSYLVANIA
VS.

RAYMOND JOSEPH LYNN

DEPUTY CLERK OF THE COURT OF COMMON PLEAS
CRIMINAL DIVISION
1-3-5

The District Attorney of Northampton County, by this Information charges that on or about Tuesday, the 30th day of May, 2017, in said County of Northampton, Raymond Joseph Lynn did commit the crime or crimes herein in,

COUNT 1: DRIVING AFTER IMBIBING ALCOHOL

75 Pa.C.S.A. 3802 A1* -- Misdemeanor

Said Defendant did drive, operate, or was in actual physical control of the movement of a vehicle after imbibing a sufficient amount of alcohol such that the Defendant was rendered incapable of safely driving, operating or being in actual physical control of the movement of the vehicle, to wit: Defendant did drive, operate, or was in actual physical control of the movement of a vehicle after imbibing a sufficient amount of alcohol such that the Defendant was rendered incapable of safely driving, operating or being in actual physical control of the movement of the vehicle,

"ANY PERSON VIOLATING ANY OF THE PROVISIONS OF SECTION 3802(a)(1) IS GUILTY OF AN UNGRADED MISDEMEANOR PUNISHABLE WITH A MAXIMUM SENTENCE OF SIX MONTHS, EXCEPT THAT A PERSON CONVICTED OF A THIRD OR SUBSEQUENT OFFENSE IS GUILTY OF A MISDEMEANOR OF THE SECOND DEGREE PUNISHABLE WITH A MAXIMUM SENTENCE OF TWO YEARS."

COUNT 2: DUI: HIGHEST RTE OF ALC (BAC .16+)

75 Pa.C.S.A. 3802 C* -- Misdemeanor

Said Defendant did drive, operate, or was in actual physical control of the movement of a vehicle after imbibing a sufficient amount of alcohol such that the alcohol concentration in the Defendant's blood or breath was .16% or higher within two hours after the Defendant had driven, operated, or been in actual physical control of the movement of the vehicle, to wit: Defendant did have a blood alcohol concentration in his blood or breath that was .26 % within two hours after Defendant had driven, operated or been in actual physical control of the movement of a motor vehicle,

"ANY PERSON VIOLATING ANY OF THE PROVISIONS OF SECTION 3802(c) IS GUILTY OF AN UNGRADED MISDEMEANOR PUNISHABLE WITH A MAXIMUM SENTENCE OF SIX MONTHS, EXCEPT THAT A PERSON CONVICTED OF A SECOND OR SUBSEQUENT OFFENSE IS GUILTY OF A MISDEMEANOR OF THE FIRST DEGREE PUNISHABLE WITH A MAXIMUM SENTENCE OF FIVE YEARS."

COUNT 3: HARASSMENT - COMM REPEATEDLY @ INCONVENIENT HOURS

18 Pa.C.S.A. 2709 A6 -- Misdemeanor 3rd DEGREE

Defendant did with intent to harass, annoy, or alarm another, communicate repeatedly at extremely inconvenient hours, to wit: Defendant made repeated text messages and/or calls to Amanda Newhart.

COUNT 4: DISORDERLY CONDUCT-ENGAGE IN FIGHT

18 Pa.C.S.A. 5503 A1 -- Misdemeanor 3rd DEGREE

Defendant with intent to cause serious public inconvenience, annoyance or alarm, or recklessly creating a risk thereof, Defendant did engage in fighting or threatening or in violent or tumultuous behavior, to wit: Defendant did engage in threatening, tumultuous behavior and did strike an On-duty Emergency worker at St. Luke's Hospital Emergency Room.

Initials:

And Now, to wit, thisday of20
Defendant being arraigned and fully advised of his constitutional rights and of his right of
appeal from sentence, and waiving further his right to jury trial and representation by
counsel, voluntarily and freely pleads **GUILTY**.

.....
Defendant

.....
Attorney for Defendant

And now20..... the Defendant being arraigned pleads
NOT GUILTY..

.....
Defendant

Eo District Attorney similiter et issue

.....
District Attorney

Defendant, being arraigned and appearing without counsel of his own choosing
and having been advised of his right to be represented by counsel, hereby intelligently and
understandingly elects to proceed without counsel and waives his right to be represented
by counsel either of his own choosing or appointed.

.....
Defendant

RECEIVED FOR THE COURT
CLERK OF DISTRICT COURT
JAN 13 1963
JAN 13 1963

COUNT 5: DISORDERLY CONDUCT-UNREASONABLE NOISE

18 Pa.C.S.A. 5503 A2 -- Misdemeanor 3rd DEGREE

Defendant with intent to cause serious public inconvenience, annoyance or alarm, or recklessly creating a risk thereof, Defendant did make unreasonable noise, to wit: Defendant did yell loudly, curse and shout obscenities at St. Luke's Hospital Emergency Room.

COUNT 6: DISORDERLY CONDUCT OBSCENE LANG/GEST

18 Pa.C.S.A. 5503 A3 -- Misdemeanor 3rd DEGREE

Defendant did with intent to cause serious public inconvenience, annoyance or alarm, or recklessly creating a risk thereof, Defendant used obscene language, or made an obscene gesture, to wit: Defendant did in a loud manner, use obscene language at St. Luke's Hospital Emergency Room/

COUNT 7: AGGRAVATED ASSAULT

18 Pa.C.S.A. 2702 A2 -- Felony 1st DEGREE

Defendant did attempt to cause or intentionally, knowingly or recklessly cause serious bodily injury to any of the officers, agents, employees or other persons enumerated in subsection (c) or to an employee of an agency, company or other entity engaged in public transportation, while in the performance of duty, to wit: Defendant did strike an on-duty emergency worker while in the St. Luke's Emergency Room.

Count 8 Harmless
18 Pa.C.S.A. 2709 A1 M3

All of which is against the Acts of Assembly and the peace and dignity of the Commonwealth of Pennsylvania.

CERTIFICATION OF COMPLIANCE

I certify that this filing complies with the provisions of the *Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts* that require filing confidential information and documents differently than non-confidential information and documents.

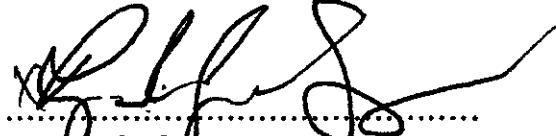
Affiant: CARL FISCHER
HELLERTOWN POLICE DEPT

12/19/11 [Signature]
District Attorney

Citation of Statute and Section: 75 Pa.C.S.A. 3802 A1*
75 Pa.C.S.A. 3802 C*
18 Pa.C.S.A. 2709 A6
18 Pa.C.S.A. 5503 A1
18 Pa.C.S.A. 5503 A2
18 Pa.C.S.A. 5503 A3
18 Pa.C.S.A. 2702 A2

And Now, to wit, this 25 day of Nov 20 17
Defendant being arraigned and fully advised of his constitutional rights and of his right of
appeal from sentence, and waiving further his right to jury trial and representation by
counsel, voluntarily and freely pleads **GUILTY**.

OUT
Hamas


.....
Defendant

.....
Attorney for Defendant

And now20..... the Defendant being arraigned pleads
NOT GUILTY..

.....
Defendant

Ex District Attorney similiter et issue

.....
District Attorney

Defendant, being arraigned and appearing without counsel of his own choosing
and having been advised of his right to be represented by counsel, hereby intelligently and
understandingly elects to proceed without counsel and waives his right to be represented
by counsel either of his own choosing or appointed.


.....
Defendant

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JAN 11 2018
JAN 11 2018

2018 NOV 13 AM 11:15

2018 NOV 13

COMMONWEALTH OF PENNSYLVANIA
COUNTY OF **NORTHAMPTON**

Magisterial District Number: **03-2-04**

MDJ Hon. **ELIZABETH A. ROMIG - GAINER**
Address: **1404 WALTER STREET
BETHLEHEM, PA 18015**

Telephone: **(610)865-4010**



POLICE CRIMINAL COMPLAINT
COMMONWEALTH OF PENNSYLVANIA

VS.

DEFENDANT:

(NAME and ADDRESS)

RAYMOND **JOSEPH** **LYNN**
First Name Middle Name Last Name Gen.

**1315 JETER ST
BETHLEHEM, PA 18015**

HEREBY CERTIFY THAT THIS IS A TRUE AND
CORRECT COPY AS FILED IN THE OFFICE

NCIC Extradition Code Type

- ☐ 1 - Felony Full ☐ 5 - Felony Pend. ☐ C - Misdemeanor Surrounding States ☐ D - Misdemeanor No Extradition ☐ E - Misdemeanor Pending ☐ F - Misdemeanor Pending Extradition Determ.
- ☐ 2 - Felony Ltd. ☐ 6 - Felony Pend. Extradition Determ. ☐ A - Misdemeanor Full ☐ B - Misdemeanor Limited
- ☐ 3 - Felony Surrounding States ☐ 4 - Felony No Ext.

DEFENDANT IDENTIFICATION INFORMATION

Docket Number **CR-246-17** Date Filed **8/14/17** OTN/LiveScan Number **T 954136-1** Complaint/Incident Number **20170530M8525** SID **21950173** Request Lab Service? ☒ YES ☐ NO

GENDER ☒ Male ☐ Female **DOB** **01/10/1962** **POB** **PENNSYLVANIA** Add'l. DOB **Co-Defendants?** ☐
AKA First Name Middle Name Last Name Gen.

RACE ☒ White ☐ Asian ☐ Black ☐ Native American ☐ Unknown

ETHNICITY ☐ Hispanic ☒ Non-Hispanic ☐ Unknown

HAIR COLOR ☒ Gry (Gray) ☐ Red (Red/Aubn) ☐ SDY (Sandy) ☐ BLU (Blue) ☐ PLE (Purple) ☐ BRO (Brown)
☐ Blk (Black) ☐ Ong (Orange) ☐ WHI (White) ☐ XXX (Ink./Bald) ☐ GRN (Green) ☐ PNK (Pink)
☐ Bln (Blonde / Strawberry)

EYE COLOR ☐ Blk (Black) ☐ Blu (Blue) ☒ BRO (Brown) ☐ GRN (Green) ☐ GRY (Gray)
☐ HAZ (Hazel) ☐ MAR (Maroon) ☐ PNK (Pink) ☐ MUL (Multicolored) ☐ XXX (Unknown)

Driver License State **PA** License Number **19844327** Expires **01/11/2019** **WEIGHT (lbs.)**

DNA ☐ YES ☒ NO DNA Location **250**

FBI Number **189979VA9** **MNU Number** **Ft. HEIGHT in.**

Defendant Fingerprinted ☐ YES ☒ NO **6 00**

Fingerprint Classification

DEFENDANT VEHICLE INFORMATION

Plate # **GTF4751** **State** **PA** **Hazmat** ☐ **Registration Sticker (MM/YY)** **12/17** **Comm'l Veh Ind.** ☐ **School Veh.** ☐ **Oth. NCIC Veh. Code** **Reg. Same as Def.** ☒

VIN **SAJEA51C14WE11570** **Year** **2004** **Make** **JAGUAR** **Model** **X-TYPE, JAGUAR** **Style** **4D** **Color** **BLACK**

Office of the attorney for the Commonwealth ☐ Approved ☐ Disapproved because:

(The attorney for the Commonwealth may require the complaint, arrest warrant affidavit, or both, be approved by the attorney for the Commonwealth prior to filing. See PA. R. Crim. P 507.)

(Name of the attorney for the Commonwealth - Please Print or Type)

(Signature of the attorney for the Commonwealth)

(Date)

I, **OFFICER CARL FISCHER**

(Name of the Affiant)

of **HELLERTOWN BOROUGH POLICE**

(Identify Department or Agency Represented and Political Subdivision)

203B/39762

PSP/HPOETC - Assigned Affiant ID Number & Badge #

PA0480500

(Police Agency ORI Number)

do hereby state:

1. ☒ I accuse the above named defendant who lives at the address set forth above
☐ I accuse the defendant whose name is unknown to me but who is described as

☐ I accuse the defendant whose name and popular designation are unknown to me and who is therefore designated as John Doe or Jane Doe

with violating the penal laws of the Commonwealth of Pennsylvania at [**407**] **HELLERTOWN**

(Subdivision Code) (Place-Political Subdivision)

27 E HIGH ST HELLERTOWN

in **NORTHAMPTON** County [**48**] on or about **30 MAY 2017 AT 1254 HRS.**

(County Code)

(Offense Date)

RECEIVED

AUG 14 2017

**POLICE CRIMINAL COMPLAINT**

Docket Number CR-246-17	Date Filed 8/14/17	OTN/LiveScan Number T 954136-1	Complaint/Incident Number 20170530M8525
Defendant Name	First RAYMOND	Middle JOSEPH	Last LYNN

The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically.

(Set forth a **brief** summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated. The age of the victim at the time of the offense may be included if known. In addition, social security numbers and financial information (e.g. PINs) should not be listed. If the identity of an account must be established, list only the last four digits 204 PA §§ 213. - 213.7.)

<input checked="" type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older 0					
<input checked="" type="checkbox"/> Lead?	1	3802	A1	of the	75	1	M	5404	90D
	Offense #	Section	Subsection		PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone			

Statute Description (Include the name of statute or ordinance):

DRIVING UNDER INFLUENCE OF ALCOHOL OR CONTROLLED

Acts of the accused associated with this Offense:

DRIVING UNDER THE INFLUENCE OF ALCOHOL OR CONTROLLED SUBSTANCE-GENERAL IMPAIRMENT 75 Pa. C.S. 3802(a)(1) - MISDEMEANOR

On or about May 30th, 2017, 12:54 hours, the actor, Raymond J. Lynn, unlawfully drove, operated or was in actual physical control of the movement of a vehicle in the area of Coke Alley, in the Borough of Hellertown, in the County of Northampton, in the Commonwealth of Pennsylvania, after imbibing a sufficient amount of alcohol such that the actor was rendered incapable of driving safely.

This violation did not result in an accident resulting in property damage or bodily injury subject to the penalties contained in 75 Pa. C.S. 3804(b).

This violation did not result in the actor's refusal to submit to chemical testing.

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older 0					
<input type="checkbox"/> Lead?	2	3802	C	of the	75	1	M	5404	90D
	Offense #	Section	Subsection		PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone			

Statute Description (Include the name of statute or ordinance):

DRIVING UNDER THE INFLUENCE-ALC - .16% OR HIGHER

Acts of the accused associated with this Offense:

DRIVING UNDER THE INFLUENCE OF ALCOHOL-HIGHEST RATE OF ALCOHOL 75 Pa. C.S. 3802(c) - MISDEMEANOR

On or about May 30th, 2017, 12:54 hours, the actor, Raymond J. Lynn, unlawfully drove, operated or was in actual physical control over the movement of a vehicle in the area of Coke Alley, in the Borough of Hellertown, in the County of Northampton, in the Commonwealth of Pennsylvania, after imbibing a sufficient amount of alcohol such that the alcohol concentration in the actor's blood or breath was .16% or higher within two hours after the actor had driven, operated or been in actual physical control of the movement of the vehicle.

The actor's BAC was 0.26% Ethanol at 13:46 hours on May 30th, 2017.

**POLICE CRIMINAL COMPLAINT**

Docket Number CR-246-17		Date Filed 8/14/17		OTN/LiveScan Number T 954136-1		Complaint/Incident Number 20170530M8525	
Defendant Name		First RAYMOND		Middle JOSEPH		Last LYNN	

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older 0							
<input type="checkbox"/> Lead?	3	2709	A6	of the	18	1	M3	5309	90C		
Offense #		Section		Subsection		PA Statute (Title)		Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
PennDOT Data (if applicable)		Accident Number				<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone			

Statute Description (Include the name of statute or ordinance):
HARASSMENT - COMM. REPEATEDLY @ INCONVENIENT HOURS

Acts of the accused associated with this Offense:
HARASSMENT - COMM. REPEATEDLY AT INCONVENIENT HOURS
18 Pa.C.S. 2709(A)(6) -
MISDEMEANOR 3

The Actor, Raymond J. Lynn, on or about, May 30th to May 31st, 2017, in the County of Northampton, commits the crime of harassment when, with intent to harass, annoy or alarm another, the person: communicates repeatedly at extremely inconvenient hours., that is to say the actor, made repeated text messages and or calls to the victim, Amanda Newhart, from at or around 22:31 hours on 05/30/2017 to 00:16 hours that same evening, in violation of Section 2709a(A) (6) of the Pennsylvania Crimes Code, as amended, 18 Pa.C.S. 2709(A)(6)

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older 0							
<input type="checkbox"/> Lead?	4	5503	A1	of the	18	1	M3	5311			
Offense #		Section		Subsection		PA Statute (Title)		Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
PennDOT Data (if applicable)		Accident Number				<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone			

Statute Description (Include the name of statute or ordinance):
DISORDERLY CONDUCT

Acts of the accused associated with this Offense:
DISORDERLY CONDUCT - 18 Pa. C.S. 5503(a)(1)
MISDEMEANOR 3

The Actor, Raymond J. Lynn, on or about, 13:29 hours, at St. Lukes Hospital Emergency Room, with intent to cause substantial harm or serious public inconvenience, annoyance or alarm, engaged in fighting or threatening, or in violent or tumultuous behavior, namely, the actor did engage in threatening, tumultuous, behavior and did strike an on-duty emergency worker, and did persist in disorderly conduct after reasonable warning or request to desist, in violation of Section 5503(a)(1) of the Pennsylvania Crimes Code, Act of December 6, 1972, as amended, 18 Pa. C.S. 5503(a)(1)

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older 0							
<input type="checkbox"/> Lead?	5	5503	A2	of the	18	1	M3	5311	90C		
Offense #		Section		Subsection		PA Statute (Title)		Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
PennDOT Data (if applicable)		Accident Number				<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone			

Statute Description (Include the name of statute or ordinance):
DISORDERLY CONDUCT

Acts of the accused associated with this Offense:
DISORDERLY CONDUCT - 18 Pa. C.S. 5503(a)(2)
MISDEMEANOR 3

The Actor, Raymond J. Lynn, on or about, 13:29 hours, at St. Lukes Hospital Emergency Room, with intent to cause substantial harm or serious public inconvenience, annoyance or alarm, makes unreasonable noise, namely, the actor did loudly yell, curse, and shout obscenities, and did persist in disorderly conduct after reasonable warning or request to desist, in violation of Section 5503(a)(2) of the Pennsylvania Crimes Code, Act of December 6, 1972, as amended, 18 Pa. C.S. 5503(a)(2)

**POLICE CRIMINAL COMPLAINT**

Docket Number CR-246-17	Date Filed 8/14/17	OTN/LiveScan Number T 954136-1	Complaint/Incident Number 20170530M8525
Defendant Name	First RAYMOND	Middle JOSEPH	Last LYNN
Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903
Number of Victims Age 60 or Older 0			
<input type="checkbox"/> Lead?	6	5503	A3
Offense #	Section	Subsection	PA Statute (Title)
6	5503	A3	18
Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
1	M3	5311	90C
PennDOT Data (if applicable)	Accident Number	<input type="checkbox"/> Safety Zone <input type="checkbox"/> Work Zone	
Statute Description (Include the name of statute or ordinance): DISORDER CONDUCT OBSCENE LANG/GEST - SUMMARY			
Acts of the accused associated with this Offense: DISORDERLY CONDUCT - 18 Pa. C.S. 5503(a)(3) MISDEMEANOR 3			
The Actor, Raymond J. Lynn, on or about, 13:29 hours, at St. Lukes Hospital Emergency Room, with intent to cause substantial harm or serious public inconvenience, annoyance or alarm, makes unreasonable noise, namely, the actor, in a loud manner, did use obscene language, and did persist in disorderly conduct after reasonable warning or request to desist, in violation of Section 5503(a)(3) of the Pennsylvania Crimes Code, Act of December 6, 1972, as amended, 18 Pa. C.S. 5503(a)(3)			



POLICE CRIMINAL COMPLAINT

Docket Number CR-246-17	Date Filed 8/14/17	OTN/LiveScan Number T 954136-1	Complaint/Incident Number 20170530M8525
Defendant Name	First RAYMOND	Middle JOSEPH	Last LYNN

- I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
- I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of section 4904 of the Crimes Code (18 PA C.C. 4904) relating to unsworn falsification to authorities.
- This complaint is comprised of the preceding page(s) numbered 1 through 4.

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of Assembly, or in violation of the statutes cited.
(Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)

AUGUST 9TH, 2017
 (Date)

[Signature] #203B
 (Signature of Affiant)

AND NOW, on this date 8/14/17 I certify that the complaint has been properly completed and verified.
 An affidavit of probable cause must be completed before a warrant can be issued.

03-2-04

(Magisterial District Court Number)

[Signature]
 (Issuing Authority)



**POLICE CRIMINAL COMPLAINT**

Docket Number CR-246-17	Date Filed 8/14/17	OTN/LiveScan Number T 954136-1	Complaint/Incident Number 20170530M8525
Defendant Name	First RAYMOND	Middle JOSEPH	Last LYNN

AFFIDAVIT of PROBABLE CAUSE

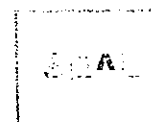
1. Your affiant is Ptl. Carl Fischer, a duly sworn and certified police officer employed by the Borough of Hellertown Police Department. Your affiant has received training in DUI Detection, Standardized Field Sobriety Testing, Advanced Roadside Impairment Detection and Enforcement, and is certified by the Department of Health for Type "A" evidentiary breath testing equipment, with a certificate of training from the Department of Transportation for the BAC Datamaster. Your affiant is also a Standardized Field Sobriety Testing Instructor, and Advanced Roadside Impairment Detection and Enforcement Instructor. Your affiant is certified by the National Highway Traffic Safety Administration, as well as the International Association of Chiefs of Police as a Drug Recognition Expert. As a police officer, your affiant has encountered many individuals who were under the influence of alcohol.
2. On May 30th, 2017, at approximately 12:54 hours, your affiant was in uniform and operating a marked Hellertown Police Department Patrol unit, and was dispatched to a disturbance in the area of 27 East High St., Hellertown PA. When your affiant spoke with the actor, Raymond Lynn your affiant noted several indicators of possible alcohol impairment. During your affiant's investigation it was revealed by a witness that Raymond Lynn had driven to that address shortly before your affiant was dispatched.
3. Due to his high level of perceived impairment, standardized field sobriety tests could not be performed without risking Lynn's safety. As a result of the totality of the circumstances, my observations, training, and belief that Lynn was unable to operate a vehicle safely. Lynn was placed under arrest for suspicion of driving under the influence of alcohol and transported to St. Lukes Hospital for a legal blood draw request. After being taken into custody, Lynn became combative and belligerent.
4. While at and inside the emergency room, your affiant warned Lynn several times to stop yelling, making unreasonable noise, using profane and obscene language, and to stop struggling and not to engage in combative behavior. Your affiant did read Lynn the DL-26 form, and Lynn did consent to a legal blood draw. Lynn did not heed your affiant's lawful orders and continued to engage in the above pattern of behavior, which included and culminated in striking an on-duty emergency worker who was doing the legal blood draw.
5. After the legal blood draw was completed, said legal blood was taken to the Bethlehem Twp. DUI center and analyzed by Health Network Labs, the blood alcohol content was found to be 0.26% ethanol.
6. On the evening of the above date in between the hours of 22:31 and 00:16 Lynn sent text messages and called Amanda Newhart. Said actor left a voicemail at 00:16 hours. Said messages were perceived to be threatening in nature in which included but is not limited to Lynn stating he would have Newhart arrested, and the repeated fact that the actor "had (Newhart's) social security number"
7. Due to the totality of the above facts and circumstances your affiant filed the above attached charges.

I, **OFFICER CARL FISCHER (203B)**, BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION, AND BELIEF.

 #203B
(Signature of Affiant)

Sworn to me and subscribed before me this _____ day of _____,
_____, Date _____, Magisterial District Judge

My commission expires first Monday of January, _____



DATE: <u>11/25/19</u>	DEFT. LOCATION:	OTN: <u>T954/361</u>	CASE #: <u>3913-2017</u>
DEFENDANT'S NAME: <u>Raymond Joseph Lynn</u>			GENDER: <u>M</u> <input checked="" type="checkbox"/> <u>F</u> <input type="checkbox"/>
CHARGE(S): <u>DUI(m) 3802A, DUI(m) 3802C, Harassment (m3),</u> <u>Dis Conduct (m3) 3cts Aggravated</u>			

DEFENSE ATT: <u>Pro Se</u>	COURT REPORTER: <u>Eyer</u>	OFFICER:
JUDGE: <u>Pro Se</u>	DISTRICT ATTY: <u>McClure</u>	CLERK: <u>JAC</u>
<input type="checkbox"/> A jury is drawn and sworn	<input type="checkbox"/> Waives right to a jury trial	<input type="checkbox"/> Sentencing/Reconsideration
<input type="checkbox"/> Parole/Probation A.R.D. Violation Hearing	<input type="checkbox"/> Bail/Bench Warrant Hearing	<input type="checkbox"/> B/W Issued & Bail Forfeited
<input type="checkbox"/> Guilty Plea <input checked="" type="checkbox"/> Negotiated Guilty Plea	<input type="checkbox"/> Nolo Contendere Plea	<input type="checkbox"/> B/W Vacated & Bail Reinstated
<input type="checkbox"/> Other _____		

PLEA TO: <u>DUI(m) 3802C 1st Off</u>	<u>BAC .26%</u>
PLEA TO: <u>Harassment (m3)</u>	
CHARGES WITHDRAWN: <u>All others</u>	
SENTENCE DEFERRED:	<input type="checkbox"/> Remanded to NCP
TO BE HELD:	<input type="checkbox"/> Psychological Evaluation
	<input type="checkbox"/> D & A Evaluation
	<input type="checkbox"/> Psychiatric Evaluation
	<input type="checkbox"/> CRN Evaluation
	<input type="checkbox"/> (W/Competency)
	<input type="checkbox"/> Sexual/Offender Evaluation
	<input type="checkbox"/> Batterer's Assessment
	<input type="checkbox"/> Mental Health Evaluation
	<input type="checkbox"/> Other _____

CHARGE/GRADING: <u>DUI(m) 3802C 1st Off</u>	<u>BAC .26%</u>
<input checked="" type="checkbox"/> Fine \$ <u>1000.00</u> <input checked="" type="checkbox"/> Costs	<input type="checkbox"/> Restitution \$ _____
<input checked="" type="checkbox"/> NCP Minimum <u>72</u> Days/Months/Years	<input type="checkbox"/> CEC/TCAP Program
<input type="checkbox"/> SCI Maximum <u>60</u> Days/Months/Years	<input type="checkbox"/> Undergo CRN/AHSP
<input type="checkbox"/> Immediate Work Release	<input checked="" type="checkbox"/> Random Drug Screens
<input type="checkbox"/> Boot Camp Eligible	<input type="checkbox"/> Maintain Employment
<input type="checkbox"/> Eligible For Work Release	<input type="checkbox"/> Complete Education Program (GED)
<input checked="" type="checkbox"/> Credit Time Served <u>from 1st arrest</u>	<input type="checkbox"/> RRRI Eligible
<input checked="" type="checkbox"/> County/State Probation _____ Months/Years	<input type="checkbox"/> Psychological Eval
<input type="checkbox"/> County/State Intermediate Punishment _____ Months/Years	<input type="checkbox"/> Psychiatric Eval
<input type="checkbox"/> Restrictive Intermediate Punishment _____	<input type="checkbox"/> No Contact W/Victim/Co-Def/Witness
_____ Days/Months NCP	<input type="checkbox"/> Perform _____ Hours of Community Service
_____ Days/Months Work Release	
_____ Days/Months House Arrest w/ Electronic Monitoring	
Consecutive To _____	
Concurrent To _____	
***COMMENCE: _____	

If the defendant has been given a State sentence and allowed to serve that sentence in the Northampton County Prison and is denied parole at the expiration of his/her minimum sentence or if there is a finding by the Pa. Board of Probation and Parole of probable cause to believe that the defendant has violated parole, the defendant shall serve the balance of their sentence in the state correctional institution.

CHARGE/GRADING: <u>Harassment (m3)</u>	
<input checked="" type="checkbox"/> Fine \$ <u>250.00</u> <input checked="" type="checkbox"/> Costs	<input type="checkbox"/> Restitution \$ _____
<input type="checkbox"/> NCP Minimum _____ Days/Months/Years	<input type="checkbox"/> CEC/TCAP Program
<input type="checkbox"/> SCI Maximum _____ Days/Months/Years	<input type="checkbox"/> Undergo CRN/AHSP
<input type="checkbox"/> Immediate Work Release	<input checked="" type="checkbox"/> Random Drug Screens
<input type="checkbox"/> Boot Camp Eligible	<input type="checkbox"/> Maintain Employment
<input type="checkbox"/> Eligible For Work Release	<input type="checkbox"/> Complete Education Program (GED)
<input type="checkbox"/> Credit Time Served _____	<input type="checkbox"/> RRRI Eligible
<input checked="" type="checkbox"/> County/State Probation <u>12</u> Months/Years	<input type="checkbox"/> Psychological Eval
<input type="checkbox"/> County/State Intermediate Punishment _____ Months/Years	<input type="checkbox"/> Psychiatric Eval
	<input type="checkbox"/> No Contact W/Victim/Co-Def/Witness

Days/Months NCP

Days/Months House Arrest w/ Electronic Monitoring

Consecutive To

Concurrent To

***COMMENCE:

CHARGE/GRADING: Haramment (M3)

☒ Fine \$ 250.00 ☒ Costs ☐ Restitution \$

☐ NCP Minimum Days/Months/Years

☐ SCI Maximum Days/Months/Years

☐ Immediate Work Release ☐ Boot Camp Eligible

☐ Eligible For Work Release ☐ Credit Time Served

☒ County/State Probation 12 Months/Years

☐ County/State Intermediate Punishment Months/Years

☐ Restrictive Intermediate Punishment

Days/Months NCP Days/Months Work Release

Days/Months House Arrest w/ Electronic Monitoring

Consecutive To DUI

Concurrent To

***COMMENCE:

COURT DIRECTS:

Remain on CM Probation
Letter of Apology to the victim - give to Prob Officer
Bench Prob
Personal Info
Do not Abuse Prob

expirations of his/her minimum sentence or if there is a finding by the Board of Probation and Parole of probable cause to believe that the defendant has violated parole, the defendant shall serve the balance of their sentence in the state correctional institution.

☐ Anger Management

☐ CEC/TCAP Program & Alcohol Eval

☐ Undergo CRN/AHSP ☒ No Drug/Alcohol Use

☒ Random Drug Screens ☐ Maintain Employment

☐ Complete Education Program (GED)

☐ RRRI Eligible ☐ Mental Health Eval

☐ Psychological Eval ☐ Psychiatric Eval

☐ No Contact W/Victim/Co-Def/Witness

☐ Perform Hours of Community Service

If the defendant has been given a State sentence and allowed to serve that sentence in the Northampton County Prison and is denied parole at the expiration of his/her minimum sentence or if there is a finding by the Board of Probation and Parole of probable cause to believe that the defendant has violated parole, the defendant shall serve the balance of their sentence in the state correctional institution.

EXHIBIT B

COMMONWEALTH OF
PENNSYLVANIA
COUNTY OF: Lehigh

Magisterial District Number: 31-2-02
MDJ: Hon. Jacob E. Hammond
Address: 3900 Hamilton Blvd, Suite 101
Allentown, PA 18103
Telephone: (610) 434-2070



POLICE CRIMINAL COMPLAINT
COMMONWEALTH OF PENNSYLVANIA
VS.

DEFENDANT:

(NAME and ADDRESS):

Raymond Joseph Lynn
First Name Middle Name Last Name Gen.
970 WAFFORD LN
BETHLEHEM PA 18017 +16104282516

NCIC Extradition Code Type

- ☐ 1-Felony Full ☐ 5-Felony Pend. ☒ C-Misdemeanor Surrounding States ☐ Distance: _____
☐ 2-Felony Ltd. ☐ 6-Felony Pend. Extradition Determ. ☐ D-Misdemeanor No Extradition
☐ 3-Felony Surrounding States ☐ A-Misdemeanor Full ☐ E-Misdemeanor Pending
☐ 4-Felony No Ext. ☐ B-Misdemeanor Limited ☐ F-Misdemeanor Pending Extradition Determ.

DEFENDANT IDENTIFICATION INFORMATION

Docket Number CK-259-25	Date Filed 06/22/2025	OTN/LiveScan Number N1013110-0	Complaint#	Incident# SW-25-005971	Request Lab Services? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
GENDER <input checked="" type="checkbox"/> Male <input type="checkbox"/> Female	DOB 1962-01-10	POB PA	Add'l DOB / /	Co-Defendant(s) <input type="checkbox"/>	
First Name AKA		Middle Name		Last Name Gen.	
RACE <input checked="" type="checkbox"/> White <input type="checkbox"/> Asian <input type="checkbox"/> Black <input type="checkbox"/> Native American <input type="checkbox"/> Unknown	ETHNICITY <input type="checkbox"/> Hispanic <input checked="" type="checkbox"/> Non-Hispanic <input type="checkbox"/> Unknown				
HAIR COLOR <input checked="" type="checkbox"/> GRY (Gray) <input type="checkbox"/> RED (Red/Aubn.) <input type="checkbox"/> SDY (Sandy) <input type="checkbox"/> BLU (Blue) <input type="checkbox"/> PLE (Purple) <input type="checkbox"/> BRO (Brown) <input type="checkbox"/> BLK (Black) <input type="checkbox"/> ONG (Orange) <input type="checkbox"/> WHI (White) <input type="checkbox"/> XXX (Unk./Bald) <input type="checkbox"/> GRN (Green) <input type="checkbox"/> PNK (Pink) <input type="checkbox"/> BLN (Blonde / Strawberry)					
EYE COLOR <input type="checkbox"/> BLK (Black) <input type="checkbox"/> BLU (Blue) <input checked="" type="checkbox"/> BRO (Brown) <input type="checkbox"/> GRN (Green) <input type="checkbox"/> GRY (Gray) <input type="checkbox"/> HAZ (Hazel) <input type="checkbox"/> MAR (Maroon) <input type="checkbox"/> PNK (Pink) <input type="checkbox"/> MUL (Multicolored) <input type="checkbox"/> XXX (Unknown)					
DNA <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	DNA Location		WEIGHT (lbs.) 210 lb		
FBI Number 189979VA9	MNU Number		Ft. HEIGHT In. 6 0		
Defendant Fingerprinted <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	Fingerprint Classification:				

DEFENDANT VEHICLE INFORMATION

Plate # GSF0845	State PA	Hazmat <input type="checkbox"/>	Registration Sticker (MM/YY) 12 / 25	Comm'l Veh. Ind. <input type="checkbox"/>	School Veh. <input type="checkbox"/>	Oth. NCIC Veh. Code MERZ	Reg. same as Def. <input checked="" type="checkbox"/>
VIN WDDGF8BB5CA696188	Year 2012	Make Mercedes-Benz	Model C-300	Style SDN	Color DBL		

Office of the attorney for the Commonwealth ☐ Approved ☐ Disapproved because:

(The attorney for the Commonwealth may require that the complaint, arrest warrant affidavit, or both be approved by the attorney for the Commonwealth prior to filing. See Pa.R.Crim.P. 507).

(Name of the attorney for the Commonwealth)

(Signature of the attorney for the Commonwealth)

(Date)

I, **Zakkary Foster**
(Name of the Affiant)

MPOETC # 306728 & Badge# 191
(PSP/MPOETC -Assigned Affiant ID Number & Badge #)

of **South Whitehall Police Department**
(Identify Department or Agency Represented and Political Subdivision)
do hereby state: (check appropriate box)

PA0391300
(Police Agency ORI Number)

1. ☒ I accuse the above named defendant who lives at the address set forth above
☐ I accuse the defendant whose name is unknown to me but who is described as

☐ I accuse the defendant whose name and popular designation or nickname are unknown to me and whom I have
therefore designated as John Doe or Jane Doe
with violating the penal laws of the Commonwealth of Pennsylvania at [**103**] **South Whitehall**
(Subdivision Code) (Place-Political Subdivision)
3900 HAMILTON BLVD, , ALLENTOWN PA 18103

in **Lehigh** County [**39**] on or about **06/12/2025**
(County Code) (Offense Date)

REC'D
JUN 23 2025



POLICE CRIMINAL COMPLAINT

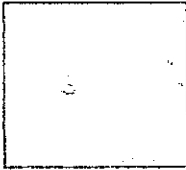
Docket Number:	Date Filed: 06/22/2025	OTN/LiveScan Number		Complaint#	Incident# SW-25-005971
Defendant Name	First: Raymond	Middle: Joseph	Last: Lynn		

- I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
- I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 Pa.C.S. § 4904) relating to unsworn falsification to authorities.
- This complaint consists of the preceding page(s) numbered 1 through 8.
- I certify that this filing complies with the provisions of the *Case Records Public Access Policy of the Unified Judicial System of Pennsylvania* that require filing confidential information and documents differently than non-confidential information and documents.

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of the Assembly, or in violation of the statutes cited.
(Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)

06/22/25 (Date) 2025 (Year) [Signature] # 191 (Signature of Affiant)

AND NOW, on this date June 23, 2025 I certify that the complaint has been properly completed and verified.
An affidavit of probable cause must be completed before a warrant can be issued.

31-2-02 (Magisterial District Court Number) [Signature] (Issuing Authority) 



POLICE CRIMINAL COMPLAINT

Docket Number:	Date Filed: 06/22/2025	OTN/LiveScan Number	Complaint#	Incident# SW-25-005971
Defendant Name	First: Raymond	Middle: Joseph	Last: Lynn	

The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically.
(Set forth a brief summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated.)

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older _____					
<input checked="" type="checkbox"/>	1	3802	(a)(1)	of the	75	1	M		
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Interstate	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone			
Statute Description (include the name of statute or ordinance): 3802(a)(1) Driving Under the Influence of Alcohol or Controlled Substance - General									
Acts of the accused associated with this Offense: See Offense Continuation Description Page(s)									

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older _____					
<input type="checkbox"/>	2	3802	(c)	of the	75	1	M		
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Interstate	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone			
Statute Description (include the name of statute or ordinance): 3802(c) Driving Under the Influence of Alcohol or Controlled Substance - .16 BAC or greater									
Acts of the accused associated with this Offense: See Offense Continuation Description Page(s)									

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older _____					
<input type="checkbox"/>	3	3809	(a)	of the	75	1	S		
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Interstate	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone			
Statute Description (include the name of statute or ordinance): 3809(a) Restriction on alcoholic beverages									
Acts of the accused associated with this Offense: See Offense Continuation Description Page(s)									



POLICE CRIMINAL COMPLAINT

Docket Number:	Date Filed: 06/22/2025	OTN/LiveScan Number	Complaint#	Incident# SW-25-005971
Defendant Name	First: Raymond	Middle: Joseph	Last: Lynn	

The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically.
(Set forth a brief summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated.)

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older _____				
<input type="checkbox"/>	4	5505	of the	18	1	S		
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Interstate	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone		
Statute Description (include the name of statute or ordinance): 5505 Public Drunkenness and Similar Misconduct Acts of the accused associated with this Offense: See Offense Continuation Description Page(s)								

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older _____				
<input type="checkbox"/>			of the					
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Interstate	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone		
Statute Description (include the name of statute or ordinance): Acts of the accused associated with this Offense:								

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older _____				
<input type="checkbox"/>			of the					
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Interstate	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone		
Statute Description (include the name of statute or ordinance): Acts of the accused associated with this Offense:								



**POLICE CRIMINAL COMPLAINT
OFFENSE CONTINUATION PAGE**

Docket Number:	Date Filed: 06/22/2025	OTN/LiveScan Number	Complaint#	Incident# SW-25-005971
Defendant Name:	First: Raymond	Middle: Joseph	Last: Lynn	

OFFENSE DESCRIPTION CONTINUATION

3802(a)(1) DUI/UNSAFE DRIVING : IN THAT, on or about said date THE DEFENDANT, Raymond Lynn, did drive, operate or was in actual physical control of the movement of a vehicle namely, a 2012 Mercedes-Benz C-300 bearing PA registration GSF0845 after imbibing a sufficient amount of alcohol such that rendered HIM incapable of safely driving, operating or being in actual physical control of the movement of the vehicle, in violation of Section 3802 (a)(1) of the PA Vehicle Code.

3802(c) DUI/BAC .16% AND GREATER : IN THAT, on or about said date THE DEFENDANT, being an adult 21 years of age or older, did drive, operate or was in actual physical control of the movement of a vehicle namely, a dark blue 2012 Mercedes-Benz C-300 bearing PA registration GSF0845 after imbibing a sufficient amount of alcohol such that the alcohol concentration of the individual's BLOOD was 0.339% which is .16% or higher within two hours after the individual had driven, operated or been in actual physical control of the movement of the vehicle, in violation of Section 3802 (c) of the PA Vehicle Code.

3809(a) RESTRICTION ON ALCOHOLIC BEVERAGES : IN THAT, on or about said date, THE DEFENDANT, Raymond Lynn, did operate, or was an occupant in, a motor vehicle: while in possession of an open alcoholic beverage container; or consumed a controlled substance as defined in the act of April 14, 1972 (P.L.233, No.64), known as The Controlled Substance, Drug, Device and Cosmetic Act; or possessed an alcoholic beverage in a motor vehicle while the motor vehicle is located on a highway in this Commonwealth in violation of Section 3809(a) of the PA Vehicle Code.

5505 PUBLIC DRUNKENNESS : IN THAT, on or about said date, THE DEFENDANT, Raymond Lynn, did appear in a public place manifestly under the influence of alcohol or a controlled substance to the degree that said DEFENDANT, Raymond Lynn, may have endangered himself or other persons or property, or annoy persons in his vicinity, in violation of Section 5505 of the Crimes Code.



POLICE CRIMINAL COMPLAINT

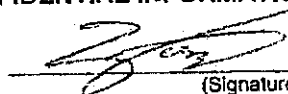
Docket Number:	Date Filed: <u>06/22/2025</u>	OTN/LiveScan Number	Complaint#	Incident# SW-25-005971
Defendant Name:	First: Raymond	Middle: Joseph	Last: Lynn	

AFFIDAVIT of PROBABLE CAUSE

1. Your Affiant, Zakkary J. Foster, is a duly sworn certified police officer employed full time by South Whitehall Township PD, and has been since December 2023. I was so employed on 06/12/2025.
2. On 06/12/2025 at approximately 1415 hours, I was present at MDJ 31-2-02 District Court - 3900 Hamilton Blvd. Suite 101 for three scheduled hearings. I was in full duty uniform and assigned to patrol dayshift. I observed a heavy-set male in a suit and tie being carried in by a Pennsylvania State Trooper and Lehigh County Sheriffs Deputy. They placed the male in a chair in the court lobby. The lobby was also occupied by members of the public present for personal hearings or other grievances. Lehigh County Sheriff Deputy Fouts Badge #: 127 advised me he was told by courtroom staff clerk Jennifer Bernhard that she observed a male stumbling in the parking lot near a vehicle.
3. I went into the parking lot of 3900 Hamilton Blvd. and observed a dark blue 2012 Mercedes-Benz C-300 bearing PA registration GSF0845 parked with its windows down. I approached this vehicle which exhibited a strong odor of an alcoholic beverage. I observed in plain view through the front passenger side window a brown paper bag and 24oz Labatt Ice alcoholic beverage on the passenger side floorboard in front of the seat. There also appeared to be alcohol spilled on the passenger side front floorboard. I ran this vehicle's registration using Unit 303's MDT and discovered Raymond Lynn to be the registered owner. I matched Raymond's PennDOT photo to the same male in the court lobby. There were no other individuals in or near this vehicle. There were also no other individuals in the parking lot.
4. I then went to make contact with Raymond. Raymond emanated a strong odor of an alcoholic beverage from his person, exhibited glassy eyes, droopy eyelids, was sweating, talked with heavy slurred speech, and his overall appearance was disheveled. It should be noted that I detected the same odor of an alcoholic beverage on Raymond's person that I detected in his vehicle. Raymond advised me he was present at the court to represent my retail theft defendants at 1430 hours. Raymond denied consent to conduct Standardized Field Sobriety Testing. (CONTINUED NEXT PAGE)

I, Zakkary Foster, BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

I CERTIFY THAT THIS FILING COMPLIES WITH THE PROVISIONS OF THE CASE RECORDS PUBLIC ACCESS POLICY OF THE UNIFIED JUDICIAL SYSTEM OF PENNSYLVANIA THAT REQUIRE FILING CONFIDENTIAL INFORMATION AND DOCUMENTS DIFFERENTLY THAN NON-CONFIDENTIAL INFORMATION AND DOCUMENTS.

 # 191
(Signature of Affiant)

Sworn to me and subscribed before me this

23 day of

June

2025

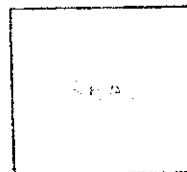
06/22/25

Date

 , Magisterial District Judge

My commission expires first Monday of January,

2026





POLICE CRIMINAL COMPLAINT
AFFIDAVIT CONTINUATION PAGE

Docket Number:	Date Filed: 06/22/2025	OTN/LiveScan Number	Complaint#	Incident# SW-25-005971
Defendant Name:	First: Raymond	Middle: Joseph	Last: Lynn	

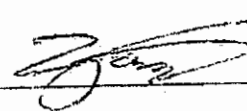
AFFIDAVIT of PROBABLE CAUSE CONTINUATION

5. Court clerk Jennifer Bernhard advised officers that she observed Raymond's vehicle (dark blue Mercedes-Benz) drive in the parking lot and park. Jennifer also observed Raymond stumbling around the passenger side of his vehicle, which is what prompted her to send Lehigh County Sheriff's Deputy Fouts outside to assist him. She did not observe anyone else around the vehicle or walking away from it other than Raymond.

6. Given the totality of the circumstances, I had probable cause to believe that Attorney Raymond Lynn operated his motor vehicle prior to coming to court to represent his clients. Based on my training and experience, I believed that Raymond was under the influence of alcohol to a degree that rendered him incapable of safely operating a motor vehicle.

7. Raymond was then transported to CBC, where he was read an implied consent form verbatim. Raymond consented to a blood draw and agreed to provide adequate samples of blood. I observed Phlebotomist Estevez conduct a blood draw from Raymond's right arm at 1603 hours. The blood analysis was performed by HNL Lab Medicine. The results of the blood draw were Ethanol = 0.339%

7/4/25
6-23-25

 # 191
(Signature of Affiant)