

**IN THE SUPREME COURT OF PENNSYLVANIA  
MIDDLE DISTRICT**

COMMONWEALTH OF PENNSYLVANIA,	:	No. 293 MAL 2014
	:	
Petitioner	:	
	:	
v.	:	Petition for Allowance of Appeal from the
	:	<b>Unpublished Memorandum and Order</b>
	:	of the Superior Court at No. 2054 MDA
	:	2012 filed April 4, 2014, <b>reversing</b> the
	:	Judgment of Sentence of the Dauphin
EDWARD EVANS MAURER,	:	County Court of Common Pleas at No.
	:	CP-22-CR-0000123-2010 filed June 25,
Respondent	:	2012

**ORDER**

**PER CURIAM**

DECIDED: October 30, 2014

**AND NOW**, this 30th day of October, 2014, the Petition for Allowance of Appeal is hereby **GRANTED**, the order of the Superior Court is **VACATED**, pursuant to Commonwealth v. Tuladziecki, 522 A.2d 17, 19 (Pa. 1987); Commonwealth v. Provenzano, 50 A.3d 148, 154 (Pa. Super. 2012) (“[W]e cannot look beyond the statement of questions presented and the prefatory 2119(f) statement to determine whether a substantial question exists.”); and Commonwealth v. Felix, 539 A.2d 371, 377 (Pa. Super. 1988) (“[G]leaning through the entire argument section of appellant’s brief for indications of the appearance of a substantial question was precisely the practice Tuladziecki condemned.”), and the case is **REMANDED** to the trial court for reimposition of sentence. Jurisdiction relinquished.

Mr. Justice Saylor files a Dissenting Statement.

Madame Justice Todd dissents.