IN THE SUPREME COURT OF PENNSYLVANIA EASTERN DISTRICT

COMMONWEALTH OF PENNSYLVANIA, : No. 741 CAP

.

Appellee : Appeal from the Judgment of

Sentence imposed November 1,1990 and re-imposed February 24,

v. : 1993, in the Court of Common

Pleas, Philadelphia County, Criminal

: Division at No. CP-51-CR-0126101-

CRAIG MURPHY, : 1984. (Nunc Pro Tunc rights

: reinstated on May 3, 2017.)

Appellant

CONCURRING STATEMENT

JUSTICE WECHT DECIDED: October 15, 2020

In *Commonwealth v. Reid*, 235 A.3d 1124 (Pa. 2020), a majority of a special panel of this Court determined that the Supreme Court of the United States' decision in *Williams v. Pennsylvania*, ____ U.S. ____, 136 S.Ct. 1899 (2016), could not serve as a basis to establish timeliness for purposes of the Post Conviction Relief Act. I joined the dissent in *Reid*, and I continue to believe that it correctly explained why Reid had properly established jurisdiction in the PCRA court. This disagreement notwithstanding, *Reid* is now on the books. Accordingly, I am constrained to join the Court's order to quash the instant appeal.