## [J-41A&B-2018][M.O. - Donohue, J.] IN THE SUPREME COURT OF PENNSYLVANIA WESTERN DISTRICT

COMMONWEALTH OF PENNSYLVANIA,	: No. 24 WAP 2017
Appellee v.	<ul> <li>Appeal from the Order of the Superior</li> <li>Court entered on 9/29/16 at No. 141</li> <li>WDA 2016, dismissing the appeal from</li> <li>the order of the Court of Common Pleas</li> <li>of Crawford County entered on 3/3/14 at</li> <li>No. CP-20-MD-0000925-1992</li> </ul>
JEFFREY DONALD PETERSON,	
Appellant	: SUBMITTED: March 14, 2018
COMMONWEALTH OF PENNSYLVANIA,	: No. 25 WAP 2017
Appellee v.	<ul> <li>Appeal from the Order of the Superior</li> <li>Court entered on 9/29/16 at No. 181</li> <li>WDA 2016, reversing the order of the</li> <li>Court of Common Pleas of Crawford</li> <li>County entered on 1/6/16 at No. CP-20-</li> <li>MD-0000925-1992</li> </ul>
JEFFREY DONALD PETERSON,	: MD-0000323-1332 :
Appellant	: SUBMITTED: March 14, 2018

## **CONCURRING OPINION**

## CHIEF JUSTICE SAYLOR

DECIDED: SEPTEMBER 21, 2018

I join the majority opinion based upon precedent. To the extent, however, that the majority undertakes to reaffirm and buttress the logic of *Commonwealth v. Bennett*,

593 Pa. 382, 930 A.2d 1264 (2007), I refer to the concerns which I expressed in that case. See id. at 402-10, 930 A.2d at 1275-80 (Saylor, J., dissenting); accord Commonwealth v. Burton, 638 Pa. 687, 720, 158 A.3d 618, 638 (2017) (Saylor, C.J., concurring).

Justice Dougherty joins this concurring opinion.