## [J-16-2019] IN THE SUPREME COURT OF PENNSYLVANIA EASTERN DISTRICT

COMMONWEALTH OF PENNSYLVANIA, : No. 748 CAP

.

Appellee : Appeal from the Order entered on

: November 16, 2007 in the Court of

Common Pleas, Philadelphia

v. : County, Criminal Division, denying

PCRA relief at No. CP-51-CR-0602521-1989. (Nunc Pro Tunc

ANTHONY REID, : appeal rights reinstated on June 22,

2017.)

Appellant

: SUBMITTED: February 4, 2019

## **ORDER**

PER CURIAM DECIDED: October 15, 2020

AND NOW, this 15<sup>th</sup> day of October, 2020, the appeal is QUASHED. See Commonwealth v. Reid, 235 A.3d 1124 (Pa. 2020) (quashing serial appeal after concluding Williams v. Pennsylvania, \_\_\_\_ U.S. \_\_\_\_, 136 S.Ct. 1899 (2016), does not provide exception to timeliness requirements of Post-Conviction Relief Act (PCRA), 42 Pa.C.S. §§9541-9546, and thus PCRA court lacked jurisdiction to reinstate appellate rights nunc pro tunc). Appellant's "Application for Leave to File Post-Submission Communication" filed February 15, 2019 is **DENIED** as moot. Appellant's "Application for Leave to File Post-Submission Communication" filed Post-Submission Communication" filed May 12, 2020 is **GRANTED**.

Justice Donohue files a concurring statement.

Justice Wecht files a concurring statement.