## [J-64-2020] IN THE SUPREME COURT OF PENNSYLVANIA WESTERN DISTRICT

COMMONWEALTH OF PENNSYLVANIA, : No. 1 WAP 2020

Appellee : Appeal from the Order of the Superior

Court entered June 18, 2019 at No.
1060 WDA 2018, affirming the Order

: of the Court of Common Pleas of

Allegheny County entered June 27,2018 at No. CP-02-CR-0008922-

SHAWN KEVIN BRES, : 2000.

:

Appellant :

## <u>ORDER</u>

## **PER CURIAM**

٧.

**AND NOW**, this 22<sup>nd</sup> day of December, 2020, the judgment of the Superior Court is **AFFIRMED** pursuant to *Commonwealth v. Lacombe*, 234 A.3d 602 (Pa. 2020) (holding that Subchapter I of the Sex Offender Registration and Notification Act, 42 Pa.C.S. §§ 9799.51-9799.75, is not punitive and does not violate the constitutional prohibition against *ex post facto* laws). The matter is referred to the Criminal Procedural Rules Committee for consideration and potential development of a unified procedural mechanism by which sexual offenders may assert constitutional challenges to registration requirements.