## IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

COMMONWEALTH OF PENNSYLVANIA,	: No. 235 MAL 2015
Respondent v.	<ul> <li>Petition for Allowance of Appeal from</li> <li>the Unpublished Memorandum and</li> <li>Order of the Superior Court at No. 260</li> </ul>
	<ul> <li>MDA 2014 exited February 26, 2015,</li> <li>affirming the Order of the Berks County</li> </ul>
EDWARD CRUZ GOUDY, Petitioner	<ul> <li>Court of Common Pleas at No. CP-06-</li> <li>CR-0005138-2001 exited January 13,</li> <li>2014</li> </ul>

## <u>ORDER</u>

PER CURIAM

DECIDED: February 11, 2016

**AND NOW**, this 11th day of February, 2016, the Petition for Allowance of Appeal is **GRANTED** on the issue of whether Petitioner's sentence violates the prohibition against mandatory life sentences for juvenile offenders announced by the Supreme Court of the United States in *Miller v. Alabama*, 567 U.S. \_\_\_\_, 132 S. Ct. 2455 (2012). As a result of the recent holding by that Court that *Miller* must be applied retroactively by the States, *see Montgomery v. Louisiana*, 2016 WL 280758 (U.S. Jan. 25, 2016), the Superior Court's order is **VACATED**, and the case is **REMANDED** for further proceedings consistent with *Montgomery*.

To the extent necessary, leave is to be granted to amend the post-conviction petition to assert the jurisdictional provision of the Post Conviction Relief Act extending to the recognition of constitutional rights by the Supreme Court of the United States which it deems to be retroactive. *See* 42 Pa.C.S. §9545(b)(1)(iii).

Mr. Justice Eakin did not participate in the consideration or decision of this matter.