IN THE SUPREME COURT OF THE STATE OF DELAWARE

KOREY TWYMAN, § No. 342, 1999 § § Defendant Below, Court Below: Superior Court of the Appellant, § § State of Delaware in and for New **Castle County** § V. § Cr.A. Nos. IN97-09-0465W

through IN97-09-0472W STATE OF DELAWARE,

§ § § § Plaintiff Below, Appellee.

> Submitted: April 24, 2001 May 4, 2001 Decided:

Before VEASEY, Chief Justice, HOLLAND and STEELE, Justices.

<u>ORDER</u>

This 4th day of May 2001, the Court, having carefully considered the decision and judgment of the Superior Court dated July 9, 1999, together with the briefs filed by the parties, and their contentions in oral argument, has determined as follows:

To the extent that: (a) the issues raised on appeal are factual, the record evidence supports the trial judge's factual findings; (b) the errors alleged on appeal are attributed to an abuse of discretion, the record does not support those assertions; and (c) the issues raised on appeal are legal, they are controlled by settled Delaware law, which was properly applied.

NOW,	THEREFORE,	IT IS	ORDERED	that the	judgment	of the	Superior
Court is AFF	TIRMED.						

BY THE COURT:

/s/ E. Norman Veasey	
Chief Justice	