NON-PRECEDENTIAL DECISION - SEE SUPERIOR COURT I.O.P. 65.37

COMMONWEALTH OF PENNSYLVANIA, : IN THE SUPERIOR COURT OF

PENNSYLVANIA

Appellee

:

JASMINE RAYON STANTON,

٧.

:

Appellant : No. 1425 WDA 2012

Appeal from the Judgment of Sentence entered on May 18, 2012 in the Court of Common Pleas of Fayette County,
Criminal Division, No. 1582 of 2011;
CP-26-CR-0001582-2011

BEFORE: BENDER, ALLEN and MUSMANNO, JJ.

DISSENTING MEMORANDUM BY BENDER, J.: FILED: May 8, 2013

I respectfully dissent from the Majority's determination that the evidence was sufficient to convict Stanton of conspiracy in this case. The only fact proven beyond a reasonable doubt was that Stanton foolishly associated with a drug dealer. Beyond that, there was no evidence that she shared Stanford's criminal intent or agreed to aid in his selling narcotics.

NON-PRECEDENTIAL DECISION – SEE SUPERIOR COURT I.O.P. 65.37