NON-PRECEDENTIAL DECISION - SEE SUPERIOR COURT I.O.P. 65.37

LEO HERNANDEZ Appellant	:	IN THE SUPERIOR COURT OF PENNSYLVANIA
v.	:	
BRIAN E. QUINN, ESQUIRE, THE LAW OFFICES OF BRIAN E. QUINN, AND BRIAN E. QUINN ESQUIRE, PC	:	No. 2017 EDA 2017

Appeal from the Order Entered May 17, 2017 In the Court of Common Pleas of Philadelphia County Civil Division at No(s): 161001514

BEFORE: GANTMAN, P.J., McLAUGHLIN, J., and RANSOM*, J. CONCURRING/DISSENTING STATEMENT BY McLAUGHLIN, J.:**FILED** JUNE

27, 2018

I join the Majority decision insofar as it affirms the order sustaining Appellees' Preliminary Objections. I must respectfully dissent, however, to the extent the Majority reverses. I would hold that the trial court properly sustained the preliminary objections to the claims for invasion of privacy and for intentional infliction of emotional distress.

^{*} Retired Senior Judge assigned to the Superior Court.