

NON-PRECEDENTIAL DECISION - SEE SUPERIOR COURT I.O.P. 65.37

COMMONWEALTH OF PENNSYLVANIA	:	IN THE SUPERIOR COURT OF
	:	PENNSYLVANIA
	:	
v.	:	
	:	
LARRY RAFIQ SAMUELS ,	:	
	:	
Appellant.	:	No. 1978 EDA 2018

Appeal from the Judgment of Sentence Entered, June 5, 2018,
in the Court of Common Pleas of Montgomery County,
Criminal Division at No(s): CP-46-CR-0005275-2016,
CP-46-CR-0006041-2015.

BEFORE: BENDER, P.J.E., KUNSELMAN, J., and STEVENS*, P.J.E.

JUDGMENT ORDER PER CURIAM: **FILED MAY 06, 2019**

Larry Rafiq Samuels appeals from a judgment of sentence, recorded at two dockets numbers in the common pleas court. In violation of Pennsylvania Rule of Appellate Procedure 341(a) and **Commonwealth v. Walker**, 185 A.3d 969 (Pa. 2018), Samuel filed a single notice of appeal to encompass both docket numbers on June 27, 2018 – four weeks after the **Walker** Court issued its decision.

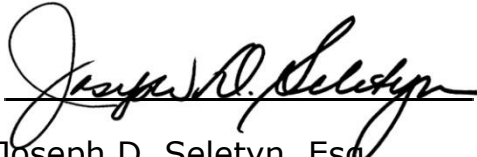
In December of 2018, this Court ordered Samuels to show cause why we should not quash his appeal under **Walker**. He has not answered our Rule to Show Cause. Accordingly, we QUASH this appeal.

Appeal quashed.

* Former Justice specially assigned to the Superior Court.

J-S08021-19

Judgment Entered.

A handwritten signature in black ink, appearing to read "Joseph D. Seletyn", is written over a horizontal line.

Joseph D. Seletyn, Esq.
Prothonotary

Date: 5/6/19