IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

COMMONWEALTH OF PENNSYLVANIA, : No. 210 MAL 2014

Respondent	: Petition for Allowance of Appeal from the : Unpublished Memorandum and Order
	: of the Superior Court at No. 2135 MDA
V.	: 2012 filed January 3, 2014, affirming the
	: Judgment of Sentence of the
	: Northumberland County Court of Common
NEIL ANDREW NEIDIG,	: Pleas at Nos. CP-49-CR-0000295-2012
	: and CP-49-CR-0000756-2011 filed
Petitioner	: October 18, 2012
	:

<u>ORDER</u>

PER CURIAM

DECIDED: August 19, 2014

AND NOW, this 19th day of August, 2014, the Petition for Allowance of Appeal is **GRANTED**. The judgment of the Superior Court is **VACATED**, and the matter is **REMANDED** to the Superior Court to consider the implications of Pa.R.A.P. 1925(c), as outlined in the dissenting statement by Judge Fitzgerald. <u>See</u> Pa.R.A.P. 1925(c)(3) (where an "appellate court is convinced that counsel has been *per se* ineffective, the appellate court shall remand for the filing of a Statement *nunc pro tunc* and for the preparation and filing of an opinion by the judge.").