

**IN THE SUPREME COURT OF PENNSYLVANIA  
MIDDLE DISTRICT**

RALPH M. BAILETS : No. 126 MAP 2016  
: :  
v. : Appeal from the Order of the  
: Commonwealth Court at No. 265 MD  
: 2009 dated December 1, 2016.

PENNSYLVANIA TURNPIKE :  
COMMISSION, ANTHONY Q. MAUN, :  
(DIRECTOR OF ACCOUNTING), AND :  
NIKOLAUS H. GRIESHABER, (CHIEF :  
FINANCIAL OFFICER) :

APPEAL OF: PENNSYLVANIA :  
TURNPIKE COMMISSION :

RALPH M. BAILETS : No. 23 MAP 2017  
: :  
v. : Appeal from the Commonwealth Court  
: Order dated April 26, 2017 at No. 265  
: MD 2009.

PENNSYLVANIA TURNPIKE :  
COMMISSION, ANTHONY Q. MAUN, :  
(DIRECTOR OF ACCOUNTING), AND :  
NIKOLAUS H. GRIESHABER, (CHIEF :  
FINANCIAL OFFICER) :

APPEAL OF: PENNSYLVANIA :  
TURNPIKE COMMISSION :

**ORDER**

**PER CURIAM**

**AND NOW**, this 23<sup>rd</sup> day of August, 2017, oral argument is **GRANTED, LIMITED** to the following issue raised in the appeal docketed at 126 MAP 2016, as phrased by appellant:

“Was the award of \$1.6 million in ‘non-economic damages’ proper where the Whistleblower Law does not permit such damages and where the amount of non-economic damages awarded was arbitrary, excessive, and lacking in any rational basis in the record?”

The Commonwealth Court’s order is **AFFIRMED** in all other respects. The appeal and ancillary petition at 23 MAP 2017 are **DISMISSED** as **MOOT**.