IN THE SUPREME COURT OF PENNSYLVANIA WESTERN DISTRICT

COMMONWEALTH OF PENNSYLVANIA,	: No. 30 WAP 2019
Appellant v.	 Appeal from the Order of the Court of Common Pleas of Erie County, entered August 6, 2018 at No. CP- 25-CR-0001775-2017.
DUANE OVERTON,	
Appellee	

<u>ORDER</u>

PER CURIAM

AND NOW, this 21st day of October, 2020, the order of the court of common pleas finding appellee is not subject to any additional sexual offender reporting requirements is **REVERSED**. *See Commonwealth v. Lacombe*, 234 A.3d 602 (Pa. 2020) (holding Subchapter I of Sex Offender Registration and Notification Act, 42 Pa.C.S. §§9799.51-9799.76, does not constitute criminal punishment and therefore does not violate constitutional prohibition against *ex post facto* laws).