## [J-171-97]

## IN THE SUPREME COURT OF PENNSYLVANIA EASTERN DISTRICT

COMMONWEALTH OF PENNSYLVANIA,		:	No. 129 Capital Appeal Docket
		:	Appeal from the judgments of sentence
	Appellee	:	of the Court of Common Pleas of
		:	Philadelphia County, dated November 6,
٧.		:	1995 at Bill No. 705, December Term,
		:	1994
DANIEL GWYNN,		:	
		:	
	Appellant	:	ARGUED: October 21, 1997

## ORDER

PER CURIAM

AND NOW, this 13th day of January, 1999, it is hereby ordered that the opinion announcing the judgment of the court in the above-captioned case, dated November 23,

1998, be amended to add the following as the penultimate paragraph of said opinion:

Finally, in accordance with our duty to review sentences of death from the standpoint of their proportionality to sentences imposed in similar cases, 42 Pa.C.S. § 9711(h)(3)(iii), we have reviewed the sentence imposed upon appellant in light of sentencing data compiled and monitored by the Administrative Office of Pennsylvania Courts. <u>See Commonwealth v. Frey</u>, 504 Pa. 428, 433, 475 A.2d 700, 707-08 (1984), cert. denied, 469 U.S. 963, 105 S.Ct. 360, 83 L.Ed.2d 296 (1984). We perceive no excess or disproportionality in the sentence imposed.