FOR IMMEDIATE RELEASE
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SENTENCES IN FIVE MURDER CASES COMMITTED BY JUVENILES IN MONTGOMERY COUNTY POTENTIALLY AFFECTED BY RECENT SUPREME COURT RULING

NORRISTOWN, Pa.--Montgomery County District Attorney Kevin R. Steele said today that five juvenile life imprisonment without parole sentences could be subject to review in light of the January 25, 2016 U.S. Supreme Court ruling in Montgomery v. Louisiana. The decision, in essence, clarified an earlier ruling that decreed mandatory life sentences without parole for juveniles to be unconstitutional by saying it must be applied to juvenile sentences retroactively.

In Montgomery County, there are potentially five convictions of first-degree or second-degree murder that could be affected by the Supreme Court decision. They are:

• Aaron Phillips, age 17 when he killed Anthony “Eddie” McEvoy in 1986;
• Ricky Roberts, age 17 when he killed Brenda J. Rhoades in 1993;
• Nathaniel Bunday, age 17 when he killed Kyle Ramage in 1994;
• Jorge Munoz, age 17 when he killed Christopher McNelly in 1996;
• Terrell Clary, age 16 when he killed William Six in 1999.

“We are currently evaluating the ruling by the U.S. Supreme Court and determining what needs to be done with regard to these cases and their sentences,” said DA Steele.

Approved for release:

Kevin R. Steele

CRIMINAL CHARGES, AND ANY DISCUSSION THEREOF, ARE MERELY ALLEGATIONS AND ALL DEFENDANTS ARE PRESUMED INNOCENT UNTIL AND UNLESS PROVEN GUILTY.