## IN THE SUPREME COURT OF PENNSYLVANIA WESTERN DISTRICT

COMMONWEALTH OF PENNSYLVANIA,	: No. 266 WAL 2020
Respondent v.	<ul> <li>Petition for Allowance of Appeal</li> <li>from the Order of the Superior Court</li> </ul>
BRADY COLLIN DISTEFANO,	
Petitioner	

## <u>ORDER</u>

## PER CURIAM

AND NOW, this 26th day of February, 2021, the Petition for Allowance of Appeal

is **GRANTED**. The issue, as stated by Petitioner, is:

Did the Superior Court err in reversing the order entered November 14, 2019, by departing from [the] standard of review for the admission or exclusion of evidence and so conflicted with binding precedent inasmuch as the Superior Court engaged in a de novo examination of the challenged evidence rather than reviewing the [t]rial [c]ourt's exercise of discretion?