IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

MICHAEL F. SZWERC, M.D., : No. 443 MAL 2020

Petitioner

Petition for Allowance of Appeal from the Order of the Superior Court

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LEHIGH VALLEY HEALTH NETWORK,
INC. D/B/A LEHIGH VALLEY NETWORK;
LEHIGH VALLEY HOSPITAL, INC., D/B/A
LEHIGH VALLEY HEALTH NETWORK AND
LEHIGH VALLEY HEART AND LUNG
SURGEONS; LEHIGH VALLEY PHYSICIAN
GROUP, AFFILIATED WITH THE LEHIGH
VALLEY HEALTH NETWORK D/B/A
LEHIGH VALLEY PHYSICIAN GROUP AND
LEHIGH VALLEY HEART AND LUNG
SURGEONS; SPECIALTY PHYSICIANS OF
LVHN, P.C. D/B/A LEHIGH VALLEY HEART
AND LUNG SURGEONS; MICHAEL D.
PASQUALE, M.D.; MICHAEL A. ROSSI,
M.D.; AND THOMAS V. WHALEN, M.D.,

Respondents

ORDER

PER CURIAM

AND NOW, this 17th day of February, 2021, the Petition for Allowance of Appeal is **GRANTED**. The issue, as stated by Petitioner, is:

Whether the Superior Court erred in affirming the [t]rial [c]ourt's [o]rder denying [Petitioner's] Motion for Attorney[s'] Fees and Costs Incurred in Appeal and Collection of Judgment on the basis that such [m]otion was untimely and/or that the [t]rial [c]ourt lacked jurisdiction to consider same?