## IN THE SUPREME COURT OF PENNSYLVANIA EASTERN DISTRICT

COMMONWEALTH OF PENNSYLVANIA, : No. 606 EAL 2015

Petitioner

: Petition for Allowance of Appeal from

: the Order of the Superior Court

٧.

:

ALWASI YONG,

:

Respondent

## <u>ORDER</u>

## **PER CURIAM**

**AND NOW**, this 24th day of May, 2016, the Petition for Allowance of Appeal is **GRANTED**. The issue, as stated by Petitioner, is:

Did the Superior Court - in contravention of the United States Supreme Court precedent and overwhelming supporting authority from this Court, the Superior Court itself, and virtually every federal and state court - err in holding that the Fourth Amendment does not permit a member of a close group of officers working as a team to act on the collective knowledge of that team, absent a directive or instruction issued by an officer who possesses probable cause?

Justice Wecht did not participate in the consideration or decision of this matter.