## IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

## COMMONWEALTH OF PENNSYLVANIA, : No. 719 MAL 2014

Petitioner	: Petition for Allowance of Appeal from the Order of the Superior Court
٧.	:
JAMES ARTHUR BALL, III.,	
Respondent	

## <u>ORDER</u>

## PER CURIAM

AND NOW, this 24th day of March, 2015, the Petition for Allowance of Appeal is

**GRANTED**. The issues, as stated by petitioner, are:

- (1) Given the extensive impact the Superior Court's published opinion could have on the lower courts and prosecution offices in situations where a defendant initiates a statutory summary appeal from a Magisterial District Judge's *sua sponte* finding of guilt on an uncharged, lesser-included offense, should this Honorable Court grant review because the purpose for double jeopardy protections are not implicated, or implicated minimally, when the defendant appeals his conviction for a trial *de novo*?
- (2) Should this Honorable Court exercise its supervisory authority over the Superior Court's erroneous discharge of defendant and remand his case for sentencing on the lesser-included offense he appeals and necessarily was found guilty of committing?