## IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

GEORGE JOHNSON, : No. 930 MAL 2014

Respondent

: Petition for Allowance of Appeal from the

: Order of the Commonwealth Court

:

LANSDALE BOROUGH AND LANSDALE : BOROUGH CIVIL SERVICE :

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COMMISSION,

Petitioners

<u>ORDER</u>

## PER CURIAM

**AND NOW,** this 28th day of July, 2015, the Petition for Allowance of Appeal is

**GRANTED**, **LIMITED** to the following issues, as stated by Petitioner:

- a. Whether the Commonwealth Court committed reversible error by holding that a common pleas court's standard of review of a civil service commission adjudication is *de novo*, where a common pleas court takes no additional evidence on appeal and limits itself to the record before the commission?
- b. Whether the Commonwealth Court committed reversible error by holding that a common pleas court may modify a penalty imposed by a municipality, where there is no evidence whatsoever that the penalty was arbitrary, capricious, or discriminatory?

In all other respects, the Petition for Allowance of Appeal is **DENIED**.