IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

SLICE OF LIFE, LLC AND VAL KLEYMAN,	No. 604 MAL 2017
Respondents	Petition for Allowance of Appeal from the Order of the Commonwealth Court
V.	
HAMILTON TOWNSHIP ZONING HEARING BOARD AND HAMILTON TOWNSHIP,	
Petitioners	

<u>ORDER</u>

PER CURIAM

AND NOW, this 21st day of February, 2018, the Petition for Allowance of Appeal

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

Whether the Commonwealth Court disregarded the binding precedent of this Court, set forth in the case *Albert v. Zoning Hearing Board of North Abington Township*, 578 Pa. 439, 854 A,2d 491 (2004), by finding that the purely transient use of a property as part of a commercial short-term vacation rental business was a permitted use in a residential zoning district?