## IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

AUGUSTUS FELECCIA AND JUSTIN T. : No. 359 MAL 2017

RESCH.

Respondents : Petition for Allowance of Appeal from

: the Order of the Superior Court

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LACKAWANNA COLLEGE A/K/A LACKAWANNA JUNIOR COLLEGE, KIM A. MECCA, MARK D. DUDA, WILLIAM E. REISS, DANIEL A. LAMAGNA, KAITLIN M. COYNE AND ALEXIS D. BONISESE,

Petitioners

ORDER

## **PER CURIAM**

AND NOW, this 29th day of November, 2017, the Petition for Allowance of Appeal is **GRANTED**. The issues, as stated by Petitioner, are:

- 1. Is a Pennsylvania college required to have qualified medical personnel present at intercollegiate athletic events to satisfy a duty of care to the college's student-athletes?
- 2. Is an exculpatory clause releasing "any and all liability" signed in connection with participation in intercollegiate football enforceable as to negligence?