

**IN THE SUPREME COURT OF PENNSYLVANIA
MIDDLE DISTRICT**

COMMONWEALTH OF PENNSYLVANIA,	:	No. 184 MM 2025
	:	
Respondent	:	
	:	
	:	
v.	:	
	:	
	:	
AHRMADE LECOUNT,	:	
	:	
Petitioner	:	

ORDER

PER CURIAM

AND NOW, this 4th day of March, 2026, the Petition for Leave to File Petition for Allowance of Appeal *Nunc Pro Tunc* and the “Motion for Appointment of Counsel” are DENIED, WITHOUT PREJUDICE to Petitioner to seek similar relief in the Court of Common Pleas of Montgomery County. *Cf. Commonwealth v. Liebel*, 825 A.2d 630 (Pa. 2003) (explaining that a criminal defendant may seek reinstatement of his or her allocatur rights via a PCRA petition); *see also Commonwealth v. Peterson*, 192 A.3d 1123 (Pa. 2018) (declaring that, when counsel’s negligence results in the complete denial of a constitutional or rule-based right to seek review, the dereliction may be successfully asserted as an exception to the PCRA’s time bar).