

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

COMMONWEALTH OF PENNSYLVANIA,	:	No. 27 WAL 2025
	:	
Respondent	:	
	:	
v.	:	Petition for Allowance of Appeal
	:	from the <b>Published Opinion and</b>
	:	<b>Order</b> of the Superior Court at
	:	No. 402 WDA 2023, at 330 A.3d
	:	422 (Pa. Super. 2025) entered on
BRANDI SNOWDEN,	:	January 10, 2025, <b>affirming</b> the
	:	Judgment of Sentence of the
Petitioner	:	Allegheny County Court of
	:	Common Pleas at No. CP-02-CR-
	:	0005182-2022 entered on March
	:	8, 2023

**ORDER**

**PER CURIAM**

**AND NOW**, this 18<sup>th</sup> day of March, 2026, the Petition for Allowance of Appeal is **GRANTED, LIMITED TO** the following issues:

- 1) Did the Superior Court err and issue an opinion that conflicted with *Commonwealth v. Barr*, 266 A.3d 25 (Pa. 2021)[,] by finding probable cause when police approached [Petitioner] in a purported “high drug area” and she displayed no suspicious activity?
- 2) Was the [evidence] insufficient to establish a “high drug area” when the officer did not explain how he reached this conclusion or otherwise support his claim?

The Superior Court’s order is **VACATED**, and this matter is **REMANDED** for consideration of *Commonwealth v. Lewis*, --- A.3d ---, 2025 WL 2724795 (Pa. 2025). Allocatur is **DENIED** as to all remaining issues.