IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

COMMONWEALTH OF PENNSYLVANIA, : No. 1008 MAL 2013

Petitioner

: Petition for Allowance of Appeal from the

: Order of the Superior Court

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:

LEESHAY BENNAIM,

:

Respondent

<u>ORDER</u>

PER CURIAM

AND NOW, this 28th day of, 2014, the Petition for Allowance of Appeal is **GRANTED**. The issue, as stated by the Commonwealth, is:

Did the Superior Court err in determining that the trial court could unilaterally shorten the terms of a 3 year old bargained for plea agreement in order for [Respondent] to avoid the collateral consequences of SORNA, ignoring established precedent and denying the Commonwealth the benefit of its plea agreement?