## IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

TERRY H. JONES, GERARD MASKINS, : No. 50 MAP 2007

JOHN HUGHES, JR., MADELYN

HUGHES, RONALD KAISER, PATRICIA: Appeal from the Orders of the Court of

KAISER, CHARLES KINSMAN, EDWARD: Common Pleas of Luzerne County JOHNSON, BETSY JOHNSON, CARL

KARASKA, AND LORI KARASKA,

JOINTLY AND SEVERALLY,

: entered April 5, 2007, April 13, 2007 and

May 3, 2007 at No. 3279-2007.

Appellees

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COUNCIL FOR THE BOROUGH OF NUANGOLA AND JOHN J. KOCHAN, JOINTLY AND SEVERALLY,

Appellants

ORDER

## **PER CURIAM**

**AND NOW**, this 21st day of November, 2007, the orders of the Luzerne County Court of Common Pleas dated April 5, 2007, April 13, 2007, and May 3, 2007 are reversed based upon Appellees' lack of standing to bring an action in *quo warranto*. See Commonwealth ex rel. Judicial Conduct Bd. v. Griffin, 918 A.2d 87, 93 (Pa. 2007) (holding that standing to pursue a *quo warranto* action is limited to public entities such as the Attorney General or the local district attorney, with the exception that private individuals may have standing if specially damaged or able to demonstrate an interest beyond that shared by the citizens of the municipality).