IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

COMMONWEALTH OF PENNSYLVANIA,	: No. 264 MAL 2015
Respondent v.	 Petition for Allowance of Appeal from the Order of the Superior Court
ROBERT LEE DUVALL,	
Petitioner	:

<u>ORDER</u>

PER CURIAM

AND NOW, this 27th day of October, 2015, the Petition for Allowance of Appeal

is **GRANTED**. The issue, as set forth by Petitioner, is as follows:

Whether the lower court erred when it denied Duvall's motion to suppress as involuntary his confession during a non-custodial interrogation where (a) the trooper repeatedly — and admittedly — lied about DNA evidence and proof of penetration, (b) Duvall repeatedly denied having sex with [the victim], (c) the trooper told Duvall that a jury would not believe him, [and] (d) the confession did not fit the accusation beyond the act of sex?