IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

PENNSYLVANIA STATE POLICE, : No. 327 MAL 2017

BUREAU OF LIQUOR CONTROL ENFORCEMENT,

:

: Petition for Allowance of Appeal from

Petitioner : the Order of the Commonwealth Court

V.

:

JET-SET RESTAURANT, LLC,

:

Respondent

ORDER

PER CURIAM

AND NOW, this 13th day of September, 2017, the Petition for Allowance of Appeal is **GRANTED**, **LIMITED TO** the issue set forth below. The issue, restated for clarity is:

Does the definition of "frequenting" set forth in *Appeal of Speranza*, 206 A.2d 292 (Pa. 1965) still apply to Section 4-493(14) of the Liquor Code, or do the 2003 Amendments to the Code demonstrate the General Assembly's intent that a minor may not be inside a licensed premises even a single time unless one of the exceptions enumerated in Section 4-493(14) applies?

Allowance of appeal is **DENIED** as to all remaining issues.