## IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

COMMONWEALTH OF PENNSYLVANIA, : No. 646 MAL 2020

Petitioner

: Petition for Allowance of Appeal: from the Order of the Superior Court

:

AKIM SHARIF JONES-WILLIAMS,

٧.

Respondent

## <u>ORDER</u>

## PER CURIAM

**AND NOW**, this 28th day of April, 2021, the Petition for Allowance of Appeal is **GRANTED**. The issues, as stated by the Commonwealth, are:

- (1) Whether the Superior Court issued a decision in conflict with and failed to properly apply and follow the binding legal precedent of the United States Supreme Court and this Court, in holding that 75 Pa.C.S. § 3755 does not independently support implied consent on the part of driver suspected or arrested for DUI, rendering the implied-consent statute unconstitutional?
- (2) Whether the Superior Court issued a decision in conflict with and failed to properly apply and follow the binding legal precedent of the United States Supreme Court in *Mitchell v. Wisconsin*, \_\_\_\_ U.S. \_\_\_\_, 139 S.Ct. 2525 (2019), by finding that exigent circumstances did not exist to support a warrantless request to test Defendant's blood?