## IN THE SUPREME COURT OF PENNSYLVANIA EASTERN DISTRICT

COMMONWEALTH OF PENNSYLVANIA, : No. 474 EAL 2021

Respondent

: Petition for Allowance of Appeal

: from the Unpublished

v. : **Memorandum and Order** of the

Superior Court at No. 735 EDA 2020

entered on October 1, 2021,

REYES A. SALAZAR, : affirming the Judgment of Sentence

of the Philadelphia County Court of

Petitioner : Common Pleas at No. CP-51-CR-

0009313-2017 entered on January

10, 2020

COMMONWEALTH OF PENNSYLVANIA, : No. 475 EAL 2021

:

Respondent :

Petition for Allowance of Appeal

from the **Unpublished** 

v. : **Memorandum and Order** of the

Superior Court at No. 736 EDA 2020

entered on October 1, 2021,

REYES A. SALAZAR, : affirming the Judgment of Sentence

of the Philadelphia County Court of Common Pleas at No. CP-51-CR-

Petitioner : Common Pleas at No. CP-51-CR-

0010630-2017 entered on January

: 10, 2020

COMMONWEALTH OF PENNSYLVANIA, : No. 476 EAL 2021

Respondent :

Petition for Allowance of Appeal

from the **Unpublished** 

v. : **Memorandum and Order** of the

Superior Court at No. 737 EDA 2020

entered on October 1, 2021,

REYES A. SALAZAR, : affirming the Judgment of Sentence

of the Philadelphia County Court of

Petitioner : Common Pleas at No. CP-51-CR-

: 0010631-2017 entered on January

10, 2020

## ORDER

## **PER CURIAM**

**AND NOW**, this 5th day of October, 2022, the Petition for Allowance of Appeal is **GRANTED**, limited to the following issue:

Should this Court rule consistently with its precedent and remand this matter so that [Petitioner] may litigate a constitutional challenge to his SORNA registration?

The decision of the Superior Court is **VACATED IN PART**, limited to its finding that Petitioner's constitutional challenges to SORNA were waived pursuant to *Commonwealth v. Reslink*, 257 A.3d 21 (Pa. Super. 2020). We **REMAND** for the Superior Court to apply *Commonwealth v. Thorne*, \_\_ A.3d \_\_, 2022 WL 2231821 (Pa. 2022). Allocatur is **DENIED** as to the remaining issues.