## IN THE SUPREME COURT OF PENNSYLVANIA EASTERN DISTRICT

: No. 12 EAL 2023
<ul> <li>Petition for Allowance of Appeal</li> <li>from the Order of the Superior Court</li> </ul>

## <u>ORDER</u>

## PER CURIAM

AND NOW, this 9th day of August, 2023, the Petition for Allowance of Appeal is

**GRANTED**. The issue, as phrased by petitioner, is:

Where a trial judge rules that a nearly thirteen[-]year[-]old prior conviction may be used for impeachment and the defendant then testifies and preemptively admits the conviction, does doing so waive the right to appeal the *in limine* holding?