IN THE SUPREME COURT OF PENNSYLVANIA EASTERN DISTRICT

COMMONWEALTH OF PENNSYLVANIA,	: No. 286 EAL 2022
Respondent v.	Petition for Allowance of Appeal from the Order of the Superior Court
LEONARD CHAMBERS, Petitioner	

<u>ORDER</u>

PER CURIAM

AND NOW, this 18th day of April, 2023, the Petition for Allowance of Appeal is

GRANTED. The issue, as stated by petitioner, is:

When a judge orally renders a guilty verdict on an offense by name only, and "not guilty" as to the remaining charges, may a reviewing court ignore the judge's express words and rely on the written sentencing order and the record as a whole to determine which charged offenses the judge intended to include within the conviction, and does doing so violate the double jeopardy protections of the Pennsylvania and Federal Constitutions?