

**IN THE SUPREME COURT OF PENNSYLVANIA
EASTERN DISTRICT**

CITY OF PHILADELPHIA,	:	No. 37 EAL 2024
	:	
Petitioner	:	
	:	
v.	:	Petition for Allowance of Appeal
	:	from the Order of the
	:	Commonwealth Court
	:	
	:	
FRATERNAL ORDER OF POLICE, LODGE	:	
NO. 5,	:	
	:	
Respondent	:	

ORDER

PER CURIAM

AND NOW, this 6th day of September, 2024, the Petition for Allowance of Appeal is **GRANTED, LIMITED TO** the issue set forth below. Allocatur is **DENIED** as to all remaining issues. The issue, as stated by petitioner, is:

- (1) Where a police lieutenant sent a series of [] sexualized texts to two subordinate officers ... and then encouraged one of the officers to cover it up, but where the grievance arbitrator reinstated the employee, should this Court modify the narrow certiorari scope of review set forth in *Pa. State Police v. Pa. State Troopers' Ass'n (Betancourt)*, 656 A.2d 83 (Pa. 1995), and instead apply the essence test or judgment n.o.v. test, or at least incorporate a limited public policy exception into the narrow certiorari test?