

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

SHANNON CHILUTTI AND KEITH CHILUTTI, H/W	:	No. 257 EAL 2023
	:	
	:	
v.	:	Petition for Allowance of Appeal from the Order of the Superior Court
	:	
	:	
UBER TECHNOLOGIES, INC., GEGEN LLC, RAISER-PA, LLC, RAISER, LLC, SARAH'S CAR CARE, INC., MOHAMMED BASHEIR	:	
	:	
	:	
PETITION OF: UBER TECHNOLOGIES, INC., GEGAN LLC, RAISER-PA, LLC, RAISER, LLC	:	
	:	
	:	

**ORDER**

**PER CURIAM**

**AND NOW**, this 27th day of August, 2024, the Petition for Allowance of Appeal is **GRANTED**. The issues, as stated by petitioner, are:

- (1) Does the Superior Court's new special-notice rule for enforcing online arbitration agreements violate the [Federal Arbitration Act], as interpreted and applied by the Supreme Court of the United States?
- (2) As a matter of Pennsylvania law, should online arbitration agreements be enforced under the same rules applicable to contracts generally?
- (3) Does the Superior Court lack appellate jurisdiction to immediately review interlocutory orders staying litigation pending arbitration?

Justice McCaffery did not participate in the consideration or decision of this matter.