## **Impounded Case**

## **SJC-13793**

Whether the juvenile's delinquency adjudication for communicating a threat in violation of G. L. c. 269, § 14, for reposting a meme, must be vacated in light of Counterman v. Colorado, 600 U.S. 66 (2023), and Commonwealth v. Cruz, 495 Mass. 110 (2024), including: whether alleged errors in the jury instructions require reversal; whether the trial judge erred in denying the juvenile's motion to dismiss; and whether the delinquency adjudication rested on legally sufficient evidence.