

**[J-86-2021]  
IN THE SUPREME COURT OF PENNSYLVANIA  
MIDDLE DISTRICT**

JACOB DOYLE CORMAN, III, : No. 83 MAP 2021  
INDIVIDUALLY AND AS A PARENT OF :  
TWO MINOR SCHOOL CHILDREN; JESSE :  
WILLS TOPPER, INDIVIDUALLY AND AS :  
A PARENT OF TWO MINOR SCHOOL :  
CHILDREN; CALVARY ACADEMY; :  
HILLCREST CHRISTIAN ACADEMY; :  
JAMES REICH AND MICHELLE REICH, :  
INDIVIDUALLY AND AS PARENTS OF :  
THREE MINOR SCHOOL CHILDREN; :  
ADAM MCCLURE AND CHELSEA :  
MCCLURE, INDIVIDUALLY AND AS :  
PARENTS OF ONE MINOR SPECIAL :  
NEEDS SCHOOL CHILD; VICTORIA T. :  
BAPTISTE, INDIVIDUALLY AND AS A :  
PARENT OF TWO SPECIAL NEEDS :  
SCHOOL CHILDREN; JENNIFER D. :  
BALDACCI, INDIVIDUALLY AND AS A :  
PARENT OF ONE SCHOOL CHILD; KLINT :  
NEIMAN AND AMANDA PALMER, :  
INDIVIDUALLY AND AS PARENTS OF :  
TWO MINOR SCHOOL CHILDREN; :  
PENNCREST SCHOOL DISTRICT; :  
CHESTNUT RIDGE SCHOOL DISTRICT :  
AND WEST YORK AREA SCHOOL :  
DISTRICT, :

Appellees

v.

ACTING SECRETARY OF THE  
PENNSYLVANIA DEPARTMENT OF  
HEALTH,

Appellant

**ORDER**

**PER CURIAM**

**AND NOW**, this 30th day of November, 2021, the emergency application to reinstate automatic supersedeas is GRANTED in part. The order of the Commonwealth Court at No. 294 M.D. 2021 dated November 16, 2021, granting the Application to Terminate Automatic Stay, and lifting automatic supersedeas effective December 4, 2021, is hereby vacated in light of this Court's order of the same date noting probable jurisdiction, expediting briefing, and scheduling oral argument for December 8, 2021. Supersedeas is reinstated pending further consideration of the Court following oral argument.

Nothing in this Order shall be construed as a position regarding the merits of this appeal.

Justice Mundy notes her dissent.

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