[J-57-2018][M.O. - Donohue, J.] IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

IN THE INTEREST OF: L.J.B., A MINOR : No. 10 MAP 2018

•

Appeal from the Order of the SuperiorCourt at No. 884 MDA 2017 dated12/27/17 vacating the order of Clinton

APPEAL OF: A.A.R., NATURAL : County Court of Common Pleas,

MOTHER

: Juvenile Division, dated 5/24/17 at No.: CP-18-DP-0000009-2017 and

DECIDED: December 28, 2018

: remanding for further proceedings

:

: ARGUED: September 25, 2018

CONCURRING OPINION

CHIEF JUSTICE SAYLOR

In terms of plain meaning, I believe the Superior Court's interpretation is reasonable in light of the two-year statutory lookback period. Nevertheless, I also find sufficient ambiguity to apply the principles of statutory construction, and on that basis I concur in the result.

Justice Dougherty joins this concurring opinion.