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

JACOB DOYLE CORMAN, III, 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

٧.

ACTING SECRETARY OF THE PENNSYLVANIA DEPARTMENT OF HEALTH,

Appellant

No. 83 MAP 2021

Appeal from the Commonwealth Court Order dated November 10, 2021 at No. 294 MD 2021.

ARGUED: December 8, 2021

<u>ORDER</u>

PER CURIAM DECIDED: December 10, 2021

AND NOW, this 10th day of December, 2021, the Commonwealth Court's decision is **AFFIRMED**. This Court's Order dated November 30, 2021, granting the emergency application to reinstate the automatic supersedeas, is **VACATED**.

Opinion to follow.

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