

REL: July 23, 2021

Notice: This opinion is subject to formal revision before publication in the advance sheets of Southern Reporter. Readers are requested to notify the **Reporter of Decisions**, Alabama Appellate Courts, 300 Dexter Avenue, Montgomery, Alabama 36104-3741 ((334) 229-0649), of any typographical or other errors, in order that corrections may be made before the opinion is printed in Southern Reporter.

ALABAMA COURT OF CIVIL APPEALS

SPECIAL TERM, 2021

2200069

B.W.

v.

Etowah County Department of Human Resources

**Appeal from Etowah Juvenile Court
(JU-18-128.03)**

On Application for Rehearing

MOORE, Judge.

APPLICATION OVERRULED.

Thompson, P.J., and Edwards and Hanson, JJ., concur.

Fridy, J., concurs specially.

2200069

FRIDY, Judge, concurring specially.

I concur to overrule the application for rehearing filed by B.W. ("the mother") because this court already considered and decided the issues she raises in her application when it considered her appeal originally. I write specially, however, to note that I continue in my belief that the record on appeal does not contain clear and convincing evidence that would justify the termination of the mother's parental rights, which was the basis for my dissent on original submission, and, as a result, that this court should not have affirmed the trial court's judgment.