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IN RE AVA W.—CONCURRENCE

MULLINS, J., concurring. I agree with the result. In the present case, it was the child who originally sought posttermination visitation. The child consistently requested posttermination visitation throughout the termination proceeding and joins the respondent's appeal, asserting that the trial court has authority to consider that request for posttermination visitation. For that reason, I agree with the majority that the court in the present case had the authority to consider posttermination visitation orders under General Statutes § 46b-121 (b) (1).

Accordingly, I concur in the majority opinion.
