## IN THE SUPREME COURT OF PENNSYLVANIA EASTERN DISTRICT

IN THE INTEREST OF: C.M.M., A MINOR	: No. 403 EAL 2021 :
PETITION OF: V.M., MOTHER	<ul> <li>Petition for Allowance of Appeal from</li> <li>the Unpublished Order of the</li> <li>Superior Court at No. 1014 EDA</li> <li>2021 entered on August 9, 2021,</li> <li>quashing the Order of the</li> <li>Philadelphia County Court of</li> <li>Common Pleas at Nos. CP-51-AP-</li> <li>0000264-2020 and CP-51-DP-</li> <li>0002011-2017 entered on April 23,</li> <li>2021</li> </ul>

## <u>ORDER</u>

## PER CURIAM

**AND NOW**, this 8<sup>th</sup> day of February, 2022, the Petition for Allowance of Appeal is **GRANTED**. The order of the Superior Court is **VACATED**, and the matter is **REMANDED** to that court for reconsideration in light of *Commonwealth v. Young*, \_\_\_\_\_ A.3d \_\_\_\_\_, \_\_\_\_, 2021 WL 6062566 at \*11 (Pa. Dec. 22, 2021) ("Rule 341 requires that when a single order resolves issues arising on more than one docket, separate notices of appeal must be filed from that order at each docket; but, where a timely appeal is erroneously filed at only one docket, Rule 902 permits the appellate court, in its discretion, to allow correction of the error, where appropriate.").

Jurisdiction is **RELINQUISHED**.