6:40 P.M.

Sealed Documents

Children's Fast Track

### **Appeal Docket Sheet**

Docket Number: 1449 MDA 2022

Page 1 of 5

**December 19, 2025** 

**Superior Court of Pennsylvania** 



**CAPTION** 

J.C.D, III and A.M.D.

٧.

A.L.R. and T.A. D-R.

Appellant

**CASE INFORMATION** 

Initiating Document: Notice of Appeal

Case Status: Closed

Case Processing Status: February 13, 2023 Completed

Journal Number:

Case Category: Domestic Relations Case Type(s): Custody/Visitation

CONSOLIDATED CASES RELATED CASES

**SCHEDULED EVENT** 

Next Event Type: Next Event Due Date:

COUNSEL INFORMATION

AppellantT.A.D.Pro Se:NoIFP Status:No

Attorney: Nonas-Hunter, Kathryn Irene

Law Firm: Ream, Carr, Markey, Woloshin & Hunter, LLP

Address: 119 E Market St York, PA 17401

Phone No: (717) 843-8968 Fax No:

**Appellant** A.L.R. Pro Se: No

IFP Status: No

Attorney: Nonas-Hunter, Kathryn Irene

Law Firm: Ream, Carr, Markey, Woloshin & Hunter, LLP

Address: 119 E Market St

York, PA 17401

Phone No: (717) 843-8968 Fax No:

Appellee J.D.

Pro Se: No IFP Status: No

Attorney: Ugarte, Roberto D.
Law Firm: Mooney Law
Address: 230 York St

Hanover, PA 17331

Phone No: (717) 632-4656 Fax No:

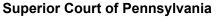
Children's Fast Track

## **Appeal Docket Sheet**

Docket Number: 1449 MDA 2022

Page 2 of 5

### **December 19, 2025**





		FEE	INFORMATION			
Fee Dt	Fee Nam	e	Fee Amt Rece	eipt Dt	Receipt No	Receipt Amt
10/12/2022	Notice of	Appeal	90.25 10/1	7/2022	2022-SPR-M-000666	90.25
		AGENCY/TRIA	AL COURT INFORMATION			
Order Appealed From: Order Type: Documents Received:		October 7, 2022 Order Entered October 17, 2022	Notice of Appeal Filed:	Octo	ber 12, 2022	
Court Below: County: Judge: Docket Number:		York County Court of Common Pleas York Menges, N. Christopher 2022-FC-001432-03	Division: OTN: Judicial District:	York 19	County Civil Division	
		ORIGINAL	RECORD CONTENT			
Original Record Item		Filed Date	Cont	ent Description		
Original Record Exhibit(s) Trial Court Opinion Original Record *SENSI* Testimony		TIVE*	November 09, 2022 November 09, 2022 November 09, 2022 November 09, 2022 November 09, 2022	ERM ERM ERM ERM	IS IS IS	
Date of Rem	and of Rec	ord: February 13, 2023				

BRIEFING SCHEDULE	Ξ
-------------------	---

Appellee **Appellant** A.L.R. J.D. **Brief Brief** 

Due: December 9, 2022 Filed:

Reproduced Record

Due: December 9, 2022 Filed:

T.A.D. **Brief** 

Due: December 9, 2022 Filed:

Reproduced Record

Due: December 9, 2022 Filed:

DOCKET ENTRY				
Filed Date	Docket Entry / Representing	Participant Type	Filed By	
October 17, 2022	Notice of Appeal Docketed			
		Appellant	A.L.R.	
		Appellant	T.A.D.	
October 17, 2022	Docketing Statement Exited (Domestic Relations)			
·			Superior Court of Pennsylvania	

# **Superior Court of Pennsylvania**

Appeal Docket Sheet

Docket Number: 1449 MDA 2022

Page 3 of 5

**December 19, 2025** 



		DOCKET ENTRY			
Filed Date	Docket Entry / Representing	Participant Type	Filed By		
October 23, 2022	Docketing Statement Received (I	Domestic Relations)			
		Appellant	A.L.R.		
		Appellant	T.A.D.		
October 25, 2022	Order - Rule to Show Cause				
	TI: 11 1 1 1		Per Curiam		
Comment:	t: This appeal has been taken from the October 7, 2022 order in custody that finds that the Appellees have standing in this custody action . The October				
		•			
	7, 2022 order does not appear to be a final order in custody. See Pa.R.A.P. 341(b)(1) (a final order is any order that disposes of all claims and of all				
	parties); Beltran v. Piersody, 748				
	granting a petition to intervene in		•		
	and unappealable until the custody claims have been resolved); See also G.B.				
	v M.M.B., 670 A.2d 714 (Pa. Sup	-			
	appealable after the trial court has concluded its hearings on the matter and				
	the resultant order resolves the pending custody claims between the parties.)				
	Instantly, it appears that there are outstanding custody claims still before the				
	trial court. Therefore, the October 7, 2022 order does not appear final or				
	otherwise appealable.				
	Accordingly, Appellant is hereby directed to show cause, within 10 days of the date of this order, as to the appealability of this order. Failure to				
	respond to this directive may rest				
	notice.	ait in quasital of this appear w	in out faither		
November 4, 2022	Response to Rule to Show Cause	e			
		Appellant	A.L.R.		
		Appellant	T.A.D.		
November 9, 2022	Trial Court Record Received				
			York County Civil Division		
November 9, 2022	Exhibits				
, -			York County Civil Division		
November 9, 2022	Trial Court Opinion Received				
	,		York County Civil Division		
November 9, 2022	Sealed Trial Court Record Received - Sensitive Documents				
oninoi o, monn	York County Civil Division				
November 9, 2022	Transcripts of Testimony				
			V 1 0 1 0 1 1 D 1 1 1		
NOVEMBER 3, 2022			York County Civil Division		
	D. C. O. I. I. I. I.		York County Civil Division		
November 9, 2022	Briefing Schedule Issued		Superior Court of Pennsylvania		

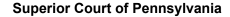
**Sealed Documents** 

Children's Fast Track

## **Appeal Docket Sheet**

Docket Number: 1449 MDA 2022

Page 4 of 5





December 19, 2025				
		DOCKET ENTRY		
Filed Date	Docket Entry / Representing	Participant Type	Filed By	
November 14, 2022	Quash Sua Sponte			
			Per Curiam	
Comment:	: On October 25, 2022, Appellants were directed to show cause as to the			
	appealability of the October 7, 2022 order that finds that the Appellees have			
	standing in this custody action, given that it does not appear the October 7th Order is final or otherwise appealable. See Pa.R.A.P. 341(b)(1) (a final order			
	is any order that disposes of all claims and of all parties); Beltran v.			
	Piersody, 748 A.2d 715 (Pa. Supe	•		
	intervene in an ongoing custody c	ase is interlocutory and unap	pealable until	
	the custody claims have been res	•		
	714 (Pa. Super. 1996) (a custody			
	court has concluded its hearings of		it order	
	resolves the pending custody clair Appellants filed a response but did	• ,	this	
	Court's jurisdiction.	a not present a legal basis loi	uns	
	Accordingly, the appeal at No. 144	49 MDA 2022 is hereby QUA	SHED.	
December 15, 2022	Petition for Allowance of Appeal to PA Supreme Court Filed			
·		Appellant	A.L.R.	
		Appellant	T.A.D.	
Comment:	588 MAL 2022			
	Filed in Supreme Court on 12/14/2	22		
February 13, 2023	Petition for Allowance of Appeal to	PA Supreme Court - Limited	Grant	
			Supreme Court of Pennsylvania	
Comment:	:: AND NOW, this 13th day of February, 2023, the Petition for Allowance of Appeal is GRANTED, LIMITED TO the issue set forth below. Allocatur is DENIED as to all remaining issues. With minor modifications, the issue, as stated by Petitioners, is:			
	Whether the Pennsylvania Supreme Court should exercise judicial discretion and grant an appeal to Petitioners, as the trial court's order was appealable as of right under [Pa.R.A.P 313], as a collateral [order]?			
	10/18/2023: Superior Court Order 10/18/2023: Concurring Opinion fi			

Acknowledgement of Record Remittal February 13, 2023

10/18/2023: Dissenting Opinion filed

Record Remitted to Supreme Court

**DISPOSITION INFORMATION** 

Final Disposition:

February 13, 2023

Yes Related Journal No:

Disposed Before Decision Category:

Quash Sua Sponte Disposition:

Judgment Date:

Disposition Author: Disposition Date:

Per Curiam

November 14, 2022

Superior Court of Pennsylvania

Supreme Court of Pennsylvania

6:40 P.M. Sealed Documents

Children's Fast Track

### **Superior Court of Pennsylvania**

Docket Number: 1449 MDA 2022

Page 5 of 5

**December 19, 2025** 

Appeal Docket Sheet



### **DISPOSITION INFORMATION**

Disposition Comment: On October 25, 2022, Appellants were directed to show cause as to the

appealability of the October 7, 2022 order that finds that the Appellees have standing in this custody action, given that it does not appear the October 7th Order is final or otherwise appealable. See Pa.R.A.P. 341(b)(1) (a final order

is any order that disposes of all claims and of all parties); Beltran v. Piersody, 748 A.2d 715 (Pa. Super. 2000) (an order granting a petition to intervene in an ongoing custody case is interlocutory and unappealable until the custody claims have been resolved); see also G.B. v M.M.B., 670 A.2d 714 (Pa. Super. 1996) (a custody order is final and appealable after the trial court has concluded its hearings on the matter and the resultant order

resolves the pending custody claims between the parties.)
Appellants filed a response but did not present a legal basis for this

Court's jurisdiction.

Accordingly, the appeal at No. 1449 MDA 2022 is hereby QUASHED.

Filing Author:

Dispositional Filing:

Filed Date:

#### **CROSS COURT ACTIONS**

Docket Number: 588 MAL 2022
Court Name: Supreme

Short Caption: A.M.D v. A.L.R, Pet.

Case Status: Closed

Disposition: Petition for Allowance of Appeal - Limited Grant

Disposition Date: February 13, 2023

Petition Reargument/Reconsideration Filed Date:

Reargument Disposition:
Reargument Disposition Date:

Cross Court Action Type: Receive Final Decision from Supreme Court

Docket Number: 13 MAP 2023
Court Name: Supreme

Short Caption: A.M.D., et al. v. A.L.R, et al., Aplts.

Case Status: Closed
Disposition: Affirmed

Disposition Date: October 18, 2023

Petition Reargument/Reconsideration Filed Date:

Reargument Disposition: Reargument Disposition Date: Cross Court Action Type: