

SUPREME COURT OF ILLINOIS

SUPREME COURT BUILDING 200 East Capitol Avenue SPRINGFIELD, ILLINOIS 62701-1721

CYNTHIA A. GRANT Clerk of the Court

December 08, 2022

(217) 782-2035 TDD: (217) 524-8132

FIRST DISTRICT OFFICE 160 North LaSalle Street, 20th Floor Chicago, IL 60601-3103 (312) 793-1332 TDD: (312) 793-6185

Kevin Michael Fee, Jr. Roger Baldwin Foundation of ACLU, Inc. 150 N. Michigan Ave., Suite 600 Chicago, IL 60601

> In re: Luster-Hoskins v. Hall 129118

Today the following order was entered in the captioned case:

Motion by Movant for a supervisory order. Denied as Moot. Dissent attached.

Order entered by the Court.

Very truly yours,

Cynthia A. Grant

Clerk of the Supreme Court

CC: Ameri Rose Klafeta Attorney General of Illinois - Criminal Division Hon. Charles C. Hall Emily Laura Hirsch Hallie Marie Bezner Michael Todd Mara State's Attorney Vermilion County Vermilion County Circuit Court

IN THE

SUPREME COURT

OF

THE STATE OF ILLINOIS

(Docket No. 129118)

ANGEL LUSTER-HOSKINS, Movant, v. HON. CHARLES C. HALL, Respondent.

Filed December 8, 2022.

CHIEF JUSTICE THEIS, dissenting from denial of motion for a supervisory order:

The court today denies as moot a motion by Angel Luster-Hoskins for a supervisory order directing the circuit court of Vermilion County to vacate its November 17, 2022, order appointing a guardian *ad litem* for her fetus. Despite opportunity to do so, no objection to the motion was filed. I would find the public-interest exception to the mootness doctrine applies here and would direct the circuit court of Vermilion County to vacate its order appointing a guardian *ad litem* for movant's unborn child on the basis that the appointment of a guardian *ad litem* for movant's fetus is not authorized by Illinois law and violates the Illinois Reproductive Health Act (775 ILCS 55/1-15(c), 1-20(a)(1) (West 2020)) and the Juvenile Court Act (705 ILCS 405/2-3, 2-17(3) (West 2020)). Accordingly, I respectfully dissent.



DEC 8 2022

SUPREME COURT CLERK