# CAPTION: In Re: L.P.

**03-24-23**

APPEAL NOS.: C‑220396 C‑220397 C‑220398 C‑220399 C‑220400 C‑220401 C‑220402 C‑220403 C‑220404 C‑220405 C‑220406 C‑220407 C‑220408 C‑220409 C‑220410 C‑220411 C‑220412 C‑220413 C‑220414

TRIAL NOS.: 94‑2130 95‑1412 95‑2820 95‑2826 95‑8584 97‑10789 97‑20043 97‑25563 98‑3603 98‑12667 T96‑3573 T96‑3574 T97‑3195 T97‑3196 T97‑3197 T97‑3198 T98‑1130 T98‑1208 T98‑1248

KEY WORDS: R.C. 2151.356 – Juvenile – Record Sealing – Expungement

SUMMARY:

The juvenile court erred when it did not seal and expunge applicant’s juvenile adjudication as an unruly child.

The juvenile court did not err when it denied appellant’s applications to seal and expunge juvenile records based on a finding of insufficient rehabilitation where the juvenile court found that appellant had a lengthy adult criminal record.

JUDGMENT: Affirmed in Part, Reversed in Part, and Cause Remanded

JUDGES: Opinion by Crouse, P.J.; Bergeron and BOCK, JJ., concur.