

The South Carolina Court of Appeals

Wells Fargo Bank, National Association, not in its individual or banking capacity, but solely as Trustee on behalf of Green Tree Mortgage Trust 2005-HE1,
Respondent,

v.

James E. Turner a/k/a James Turner, Sr, Appellant.

Appellate Case No. 2023-001054

ORDER

We hold this appeal in abeyance until Respondent's pending motion "to set bond and for justification of sureties" with the master-in-equity is resolved. *See* 241(d)(1), SCACR ("Except where extraordinary circumstances make it impracticable, an application for an order lifting the automatic stay or for supersedeas must first be made to the lower court or administrative tribunal which entered the order or decision on appeal."). Respondent shall notify this court upon the issuance of an order by the master. Appellant may then choose to renew his petition for supersedeas with this court, if such relief is still applicable following the master's order.


FOR THE COURT

Columbia, South Carolina

cc:
Glenn Walters, Sr., Esquire
B. Lindsay Crawford, III, Esquire
Jason Mark Hunter, Esquire

FILED
Jul 19 2023

Christopher Brian Lusk, Esquire
Theodore von Keller, Esquire

FILED
Jul 19 2023
