

RECEIVED

Jan 02 2025

From: [Robert E. Lee](#)
To: [Supreme Court Filings](#)
Cc: [Wilson, Skyler C.](#); [Mackelcan, Douglas W.](#); [Ammon, Tina M.](#); [Rewt, Teri J.](#); [Moran, Rosie](#); [Dick.Whiting@whitinglawsc.com](#); [Steven Abrams](#); "Kenneth Moss"; [Robert E. Lee](#); [Meredith Baxley](#)
Subject: Coggeshall v von Herman; Appellate Case No.: 2024-000786; State Case No.: 2022-CP-26-06296 - Return to Petition for Writ of Certiorari
Date: Thursday, January 2, 2025 2:47:24 PM
Attachments: [1-2-25 \(SC\) Respondent's Return to Petitioners Writ of Certiorari.pdf](#)
Importance: High
Sensitivity: Confidential

S.C. SUPREME COURT

*** **EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Appellate Case No.: 2024-000786
Horry County Case No.: 2022-CP-26-06296

On behalf of the Respondents, Anna Coggeshall, Bryan Coggeshall and Katherine Coggeshall, attached for filing is the *Respondent's Return to Petition for Writ of Certiorari* in the above reference case. We are also providing a copy of this Return to the South Carolina Court of Appeals under separate email. By copy of this email, we are providing the attached to all counsel of record. A hard copy of our correspondence to this Court, together with the \$250.00 filing fee, will follow by regular U.S. Mail. If anything further is needed from the Respondents please let us know.

Robert E. Lee, Esq.
Attorney for the Respondents



Robert E. Lee
rel@rellawfirm.com

Robert E. Lee, LLC
Attorney - At - Law

Office 111 Witcover Street | Marion, SC 29571
843 423 1313 Telephone | 843 433 8258 Fax

Mailing Post Office Box 1096 | Marion, SC 29571

Website WWW.RELLAWFIRM.COM

NOTICES TO RECIPIENT(S)

PRIVILEGED AND CONFIDENTIAL: This electronic message (including any attachments) is intended for the use of the individual or entity to which it is addressed and may contain information that is attorney-client privileged, may be confidential work product, or may be exempt from disclosure under applicable law. If the reader of this message is not the intended recipient or the employee or agent responsible for delivering the message to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is wrongful, is strictly prohibited, and may

subject you to civil liability. If you have received this communication in error, please immediately notify us by telephone at [\(843\) 423-1313](tel:8434231313) or by return e-mail, and destroy any copies (electronic, paper, or otherwise) that you may have of this communication.

DEBT COLLECTOR: This firm collects debts for mortgage lenders and other creditors. Any information obtained will be used for that purpose. However, if you have previously received a discharge in bankruptcy, this message is not and should not be construed as an attempt to collect a debt, but only as an attempt to enforce a lien.

IRS CIRCULAR 230 DISCLOSURE: To ensure compliance with certain U.S. Treasury regulations, we inform you that, unless expressly stated otherwise, any tax advice contained in this communication (including any attachments) is not intended or written to be used, and cannot be used, for the purpose of avoiding tax-related penalties that may be imposed by the IRS or to promote, market or recommend to any party any tax-related matter addressed herein. In addition, if any such tax advice is used or referred to by other parties in promoting, marketing or recommending any partnership or other entity, investment plan or arrangement, then (i) the advice should be construed as written in connection with the promotion or marketing by others of the transaction(s) or matter(s) addressed in this communication and (ii) the taxpayer should seek advice based on the taxpayer's particular circumstances from an independent tax advisor.

NOTICE TO PROSPECTIVE CLIENTS

CONSULTATION, COMMUNICATION AND/OR RETENTION OF THIS LAW FIRM: Consulting, speaking or communicating with a lawyer, paralegal or legal assistant from this law firm (by email, telephone, or otherwise) does not mean that this law firm is or will act as your attorney or has agreed to advise you, dispense a legal opinion, or represent you in any capacity. Consultation and/or communication is only so you and this law firm can determine if your case or legal matter is appropriate for this law firm to handle. After you consult and/or communicate with this law firm, both you and this law firm must mutually agree to have Robert E. Lee, LLC represent you by both signing a written contract. This written contract, also known as an "Engagement Letter" or "Legal Representation Agreement", is signed by you and a lawyer from this law firm. The written contract clearly explains the cost of representation and the scope of legal work that a lawyer with this law firm will perform for you. Without a signed written contract this law firm **DOES NOT** represent you. Please beware that some legal matters and/or legal claims have specific time limits in which they must be brought or pursued. Legal claims and/or legal rights can be jeopardized if the appropriate action is not taken within specific time periods. Therefore, please do not assume that your legal matter and/or legal claim is being handled by this law firm unless, after this law firm tells you it agrees to represent you, you receive a written contract **SIGNED** by both you **AND** a lawyer with this law firm.