

Apr 06 2026

SC Court of Appeals

**From:** [Tony Williams](#)  
**To:** [Court Of Appeals Filings](#)  
**Cc:** [Melling, Andrew](#); [Michelle Gaston](#); [compliance@lowes.com](mailto:compliance@lowes.com)  
**Subject:** NOTICE OF CORPORATE RATIFICATION AND MEMORANDUM OF LAW IN SUPPORT OF SUMMARY REVERSAL  
**Date:** Monday, April 6, 2026 10:16:51 AM

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## STATE OF SOUTH CAROLINA

### IN THE COURT OF APPEALS

**Tony Williams, Appellant,**

v.

**Lowe's Home Centers, LLC, and Andrew Gordon Melling, Respondents.**

**Appellate Case No.: 2026-00317**

*(Associated Case No.: 2026-000079)*

### **APPELLANT'S NOTICE OF CORPORATE RATIFICATION AND MEMORANDUM OF LAW IN SUPPORT OF SUMMARY REVERSAL**

#### **I. THE DOCTRINE OF WILLFUL RATIFICATION**

"A principal who, with knowledge of the facts, adopts the unauthorized acts of his agent, or fails to disaffirm them, is bound by those acts." *Moore v. Pilot Life Ins. Co.*, 205 S.C. 474 (1945).

The Respondent, **Lowe's Home Centers, LLC**, has been provided with **Actual Notice** (via executive email and compliance channels) of the **Certified Defaults** and the **Extrinsic Fraud** committed by Andrew Melling and Michelle Gaston. By refusing to intervene, discharge conflicted counsel, or satisfy the **\$30,000,000.00** liquidated debt, Lowe's has formally ratified a pattern of "Identity Splitting" and "Administrative Sabotage." This is a corporate decision to persist in a **Tort of Outrage** against a **100% disabled veteran** whose spouse is currently hospitalized and undergoing **Chemotherapy**.

#### **II. INTEGRATION OF ADMITTED CAUSES OF ACTION**

Because the Respondents are in **Certified Default** in Case Nos. 2025-CP-07-01666 and 2025-CP-07-02967, the following facts are **Judicial Admissions** under *Rhodes v. Rhodes*, 273 S.C. 266 (1979):

1. **Slander Per Se & Racial Profiling:** Lowe's agent (Melling) maliciously labeled the Appellant a "wife beater" to bias the Court.
2. **Abuse of Process:** The use of "Shadow Profiles" (Michelle W.) and unauthorized Bar

numbers to circumvent the filing system.

3. **Extrinsic Fraud:** The intentional "grooming" of the judicial index to conceal defaults from the Court, rendering all subsequent orders **void ab initio** under *Chewning v. Ford Motor Co.*, 354 S.C. 303 (2003).

### **III. THE EGGHELL SKULL DOCTRINE AND AGGRAVATED LIABILITY**

Under the **Eggshell Skull Doctrine** (*Bramlette v. Charter-Medical-Columbia*, 302 S.C. 68), Lowe's is liable for the full extent of the physical and emotional injuries caused to the Appellant. The Respondents' decision to engage in predatory legal tactics while the Appellant is providing bedside care for a disabled spouse with life-threatening respiratory issues is "so extreme and outrageous as to exceed all possible bounds of decency."

### **IV. CONCLUSION: THE LEGAL TERMINATION OF STANDING**

Under *Thynes v. Lloyd*, 294 S.C. 152 (Ct. App. 1987), the Respondents are "**out of court.**" They cannot oppose the merits of this Appeal because they have already admitted the facts of the fraud in the trial court. Their counsel is operating under an **Irreconcilable Conflict of Interest**, attempting to protect their own Bar licenses at the expense of their client's \$30,000,000.00 treasury.

**WHEREFORE**, Appellant moves this Court to:

1. **GRANT** the Omnibus Motion for Summary Reversal as **Uncontested**;
2. **STRIKE** the unauthorized "Ghost Entries" in Case 079; and
3. **ORDER** immediate payment of the **\$30,000,000.00** liquidated sum.

**Respectfully Submitted,**

s/ **Tony Williams**

*Appellant Pro Se / 100% Disabled Veteran*

**Dated: April 6, 2026**