

Apr 06 2026

SC Court of Appeals

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Subject: NOTICE OF CORPORATE JOINDER IN EXTRINSIC FRAUD AND PERFECTION OF RATIFICATION
Date: Monday, April 6, 2026 12:11:15 PM

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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 JOINDER IN EXTRINSIC FRAUD AND PERFECTION OF RATIFICATION

I. INTRODUCTION: THE MERGER OF PRINCIPAL AND AGENT

"The act of the agent is the act of the principal." Under the long-standing precedent of *Moore v. Pilot Life Ins. Co.*, 205 S.C. 474 (1945), a corporation that is provided with actual notice of its agent's fraud and fails to promptly disaffirm said conduct is deemed to have **Ratified** that fraud as a matter of law.

The Appellant, a **100% disabled veteran** currently providing bedside care for his spouse during a life-threatening medical crisis, hereby notifies this Court that Respondent **Lowe's Home Centers, LLC** has officially joined in the **Extrinsic Fraud** and **Identity Splitting** of its counsel. Despite being served at its corporate headquarters (1000 Lowes Blvd, Mooresville, NC) with a formal reprimand and evidence of the **\$30,000,000.00 Certified Default**, the Corporate Respondent has chosen to persist in its "Strategic Silence." This is no longer a matter of "zealous representation"; it is a documented **Corporate Joinder in a Fraud upon the Court**.

II. EVIDENCE OF CORPORATE ADOPTION OF FRAUD

1. **Actual Notice to the "Brain" of the Corporation:** On April 6, 2026, formal notice was delivered to **Marvin Ellison (CEO)** and **Juliette Pryor (Chief Legal Officer)**. This notice detailed the "Ghost Entries" and "Shadow Profiles" being utilized by Andrew Melling and Michelle Gaston to circumvent the South Carolina Appellate Court Rules.

2. **Refusal to Disaffirm:** By maintaining these conflicted agents after receiving proof of their **Certified Defaults** in Case Nos. 2025-CP-07-02967 and 2025-CP-07-01666, Lowe's has legally adopted their **Admissions of Slander, Racial Profiling, and Abuse of Process**.
3. **The Conflict of Interest Trap:** Lowe's is currently paying for a defense that is designed solely to protect the professional licenses of the individual Respondents, Melling and Gaston, at the direct expense of the Corporation's **\$30,000,000.00** treasury.

III. ARGUMENT: THE JOINDER IN THE TORT OF OUTRAGE

Under the **Eggshell Skull Doctrine** (*Bramlette v. Charter-Medical-Columbia*, 302 S.C. 68), the Corporate Respondent is now directly liable for the aggravated physical and emotional distress inflicted upon the Appellant's family. Their decision to "stay the course" with fraudsters while a veteran's spouse fights for her breath in a hospital ward is "so extreme and outrageous as to exceed all possible bounds of decency."

IV. CONCLUSION: THE MANDATE FOR SUMMARY REVERSAL

There is no longer a distinction between the "Lawyer" and the "Client." Under *Chewing v. Ford Motor Co.*, 354 S.C. 303 (2003), the Court has the inherent authority to protect the integrity of the judicial system from such corporate-sponsored deception. The Respondents are "out of court" under *Thynes v. Lloyd*, 294 S.C. 152 (1987).

WHEREFORE, Appellant Tony Williams moves this Court to:

1. **DEEM** the Corporate Respondent, Lowe's Home Centers, LLC, to have joined and ratified all acts of Extrinsic Fraud of its agents;
2. **STRIKE** all responsive pleadings as a "Fraud upon the Tribunal"; and
3. **GRANT** the Omnibus Motion for Summary Reversal, entering final judgment for the liquidated sum of **\$30,000,000.00** plus punitive damages for the Tort of Outrage.

Respectfully Submitted,

s/ **Tony Williams**

Appellant Pro Se / 100% Disabled Veteran

Dated: April 6, 2026