

# The South Carolina Court of Appeals

Fuse 10, LLC, Respondent,

v.

Turner Development, LLC, a/k/a Turner Development LLC a/k/a Turner Development, LLC, Tracey D. Turner, The Case Company of SC LLC, South Carolina Department of Revenue, South Carolina Department of Employment and Workforce, W. Melissa Oden and James H. R. Oden. Sr. as Trustees or their successors in trust, under the W. Melissa Oden Revocable Trust, u/a/d April 30, 2016, a/k/a W. Melissa Oden Revocable Trust, Opportunities, Afforded Plus, LLC, Ansermo L. Arthur, Parry Colbert, and, Necole Allen, Defendants,

of which Tracey D. Turner is the Appellant and The Case Company of SC, LLC, and W. Melissa Oden, as Trustee of the W. Melissa Oden Revocable Trust, are Respondents.

Appellate Case No. 2025-002452

---

## ORDER

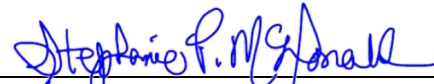
---

On March 30, 2026, Appellant filed a "suggestion of bankruptcy and motion to stay appeal," asking this court to "stay all further proceedings in this appeal in their entirety pending resolution of the bankruptcy case or further order of the United States Bankruptcy Court for the District of Columbia in Case No. 26-00077" or "stay the appeal as to Turner Development, LLC, and hold the appeal as to Tracey D. Turner in abeyance pending further order of the Bankruptcy Court." Appellant explained Turner Development, LLC filed for bankruptcy on February 23, 2026. Appellant acknowledged he is pursuing the appeal in his individual capacity and the automatic stay from bankruptcy does not automatically extend to a non-debtor;

however, he argued the "issues on appeal are inextricably intertwined as between Turner Development, LLC and Appellant individually."

On April 7, 2026, Fuse 10, LLC filed a return, expressing no objection to the requested stay of appellate proceedings. On April 9, 2026, the Case Company of South Carolina, LLC filed a return, expressing no objection to the requested stay of appellate proceedings. On April 10, 2026, W. Melissa Oden, as the Trustee of the W. Melissa Oden Revocable Trust, filed a return, opposing the requested stay. On April 20, 2026, Appellant filed a reply, arguing the "appeal directly affects the bankruptcy estate," and this court should hold the appeal in abeyance pending the bankruptcy court's decision.

After careful consideration, we grant Appellant's request to hold this appeal in abeyance pending the bankruptcy proceedings. Appellant shall provide this court with status updates in writing regarding the bankruptcy proceedings every sixty days. Appellant's failure to provide the status updates will result in dismissal of the appeal.



J.

---

FOR THE COURT

Columbia, South Carolina

**FILED**  
**Apr 29 2026**

cc:

Tracey D. Turner

Mark S. Sharpe, Esquire

Christopher Lee Boguski, Esquire

David James Lawrence Hymel, Esquire

Kyle Brandon Waddell, Esquire