

The Supreme Court of South Carolina

Betty Fisher, as Real Representative for Alice Shaw-Baker, Petitioner,

v.

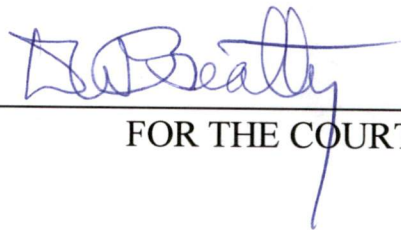
Bessie Huckabee, Kay Passailaigue Slade, Sandra Byrd, and Peter Kouten, and Does 1 through 100, Defendants,

Of whom Bessie Huckabee, Kay Passailaigue Slade, Sandra Byrd, and Peter Kouten are the Respondents.

Appellate Case No. 2016-000320

ORDER

Respondents Huckabee and Kouten move to strike portions of petitioner's brief.¹ The motion is denied.



C.J.

FOR THE COURT

Columbia, South Carolina

May 25, 2017

¹ Respondents Huckabee and Kouten refer to petitioner's brief as an "Initial Brief" and have filed a "Respondent's Initial Brief." However, there are no *initial* briefs following the granting of a petition for a writ of certiorari pursuant to Rule 242, SCACR. Instead, because the appendix is already available, the parties each file one brief, and petitioner may file a reply brief. Rule 242(i), SCACR. Accordingly, respondents' "Initial Brief" will be considered their brief filed pursuant to Rule 242(i) and no final brief should be filed. Petitioner shall have fifteen days from the date of this order to serve and file a reply brief. At that point, briefing will be complete.

cc:

Warren W. Wills, III, Esquire

Peter A. Kouten, Esquire

John Hughes Cooper, Esquire

Lisa Fisher, Esquire

The Honorable Julie J. Armstrong