

SUPREME COURT OF SOUTH CAROLINA

APPEAL FROM GREENVILLE COUNTY  
Court of Common Pleas

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OCT 24 2017

Charles B. Simmons, Jr, Master-in-Equity

**S.C. SUPREME COURT**

Case No. \_\_\_\_\_

John D. Hatcher, Rachel Shaluly, James F. Gilbert, Molly A. Miller, and Michael Stehney, individually and as members of the Architecural Committee of Mill Creek Estates, Respondents,

v.

Ronald J. Ferguson, Ronald E. Ferguson and Susan M. Ferguson, Appellants,

\_\_\_\_\_  
PETITION FOR WRIT OF CERTIORARI  
\_\_\_\_\_

Ronald J. Ferguson  
103 Mill Creek Rd  
Piedmont, SC 29673  
(864) 509-0169  
Appellant pro-se

## QUESTIONS PRESENTED

Whether the Federal Arbitration Act (9 U.S.C. §§1 to 16) which provides for immediate appeal of interlocutory orders is the controlling authority in a state civil action predicated on a contract between a party and South Carolina Licensed Residential Builder for construction of a new residential dwelling or South Carolina statutes and precedent dictating there shall be no interlocutory appeal.

Whether South Carolina's precedent denying appellate jurisdiction of interlocutory orders issued by judiciary acting without any color of authority violates a parties rights to due process required under the Fourteenth Amendment of the United States Constitution.

Whether the South Carolina precedent denying appellate review of an interlocutory order denying recusal and involving actions by judiciary taken in clear absence of authority and involving violations of rules of professional conduct, judicial cannons and state statutes carrying criminal penalties are tantamount to denial of due process the 14<sup>th</sup> Amendment

Whether an interlocutory order based on orders which federal statutes, the United States Supreme Court, and South Carolina Supreme Court have conclusively deemed issued without authority, null and void, or unenforceable can be enforced against a party in contravention of the Fourteenth Amendment of the United States Constitution.

Whether South Carolina judiciary, directly responsible for appointing Special Circuit Judge Charles B. Simmons, Junior, and reporting of violations of judicial cannons, in abdicating their responsibility and/or administrative duties of oversight violated the Fourteenth Amendment of the United States Constitution.

Whether it is a violation of the Fourteenth Amendment of the United States Constitution in a civil action for captions to be changed, renaming parties, adding a party who is unnamed in the original complaint and never been subject to service, and subjecting such to court order based on the judiciary allowing attorneys to draft the orders signed by the court.

**LIST OF ALL PARTIES**

The parties to the proceeding are Appellants Ronald J. Ferguson, Ronald E. Ferguson and Susan M. Ferguson. John D. Hatcher, James F. Gilbert, Rachel Shaluly, Molly A. Miller, and Michael C. Stehney, Junior, individually and allegedly as members of the Architectural Committee of Mill Creek Estates are Respondents.

**CORPORATE DISCLOSURE**

There are no parent corporations or publicly held companies in this case.