The Supreme Court of South Carolina

Planned Parenthood South Atlantic; Greenville Women's Clinic; Katherine Farris, M.D.; and Terry Buffkin, M.D., Petitioners,

V.

State of South Carolina; Alan McCrory Wilson, in his official capacity as Attorney General of the State of South Carolina; Edward Simmer, in his official capacity as Director of the South Carolina Department of Health and Environmental Control; Anne G. Cook, in her official capacity as President of the South Carolina Board of Medical Examiners; Stephen I. Schabel, in his official capacity as Vice President of the South Carolina Board of Medical Examiners; Ronald Januchowski, in his official capacity as Secretary of the South Carolina Board of Medical Examiners; George S. Dilts, in his official capacity as a Member of the South Carolina Board of Medical Examiners; Dion Franga, in his official capacity as a Member of the South Carolina Board of Medical Examiners; Richard Howell, in his official capacity as a Member of the South Carolina Board of Medical Examiners; Theresa Mills-Floyd, in her official capacity as a Member of the South Carolina Board of Medical Examiners; Jennifer R. Root, in her official capacity as a Member of the South Carolina Board of Medical Examiners; Christopher C. Wright, in his official capacity as a Member of the South Carolina Board of Medical Examiners; Scarlett A. Wilson, in her official capacity as Solicitor for South Carolina's 9th Judicial Circuit; Byron E. Gipson, in his official capacity as Solicitor for South Carolina's 5th Judicial Circuit; and William Walter Wilkins III, in his official capacity as Solicitor for South Carolina's 13th Judicial Circuit, Respondents,

G. Murrell Smith, Jr., in his official capacity as Speaker of the South Carolina House of Representatives; Thomas C. Alexander, in his official capacity as President of the South Carolina Senate; and Henry McMaster, in his official capacity as Governor of the State of South Carolina, Respondents-Intervenors.

Appellate Case No. 2022-001062

ORDER

After careful consideration of the petitions for rehearing, the Court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and, hence, there is no basis for granting a rehearing. Accordingly,

the petitions for rehearing are denied.

We would grant the petitions for rehearing.

Columbia, South Carolina February 8, 2023

J.

C.J.

J.

J.

J.

cc:

Genevieve Scott, Esquire Astrid Ackerman, Esquire Hannah Swanson, Esquire M. Malissa Burnette, Esquire Kathleen McColl McDaniel, Esquire Grant Burnette LeFever, Esquire William Grayson Lambert, Esquire Thomas Ashley Limehouse, Jr., Esquire Erica Wells Shedd, Esquire Kevin A. Hall, Esquire Matthew Todd Carroll, Esquire Alan McCrory Wilson, Esquire Robert D. Cook, Esquire J. Emory Smith, Jr., Esquire Thomas Tyler Hydrick, Esquire Jacquelyn S. Dickman, Esquire Ashley Caroline Biggers, Esquire William Marshall Taylor, Jr., Esquire Randall Scott Hiller, Esquire Kimberly A. Parker, Esquire Jessica Notebaert, Esquire Robert E. Horner, Esquire Erin G. Baldwin, Esquire Amanda Kurzen Dudgeon, Esquire Robert David Garfield, Esquire Steven R. Spreeuwers, Esquire Barry L. Johnson, Esquire William Lamar Johnson, II, Esquire Timothy J. Newton, Esquire Brennan Tyler Brooks, Esquire Andrew C. Nichols, Esquire Samuel Darryl Harms, III, Esquire Henry Wilkins Frampton, IV, Esquire Denise M. Harle, Esquire Larry Shawn Sullivan, Esquire James Matthew Johnson, Esquire Mathew Staver, Esquire

John G. Knepper, Esquire