No.

Supreme Court of the United States

WADE STEVEN GARDNER, Mary Joyce Stevens, Randy Whittaker, Individually and on behalf of Southern War Cry, Amy Strickland on behalf of Veterans Monuments of America, Inc., Phil Walters, on behalf of Judah P. Benjamin Camp #2210 Sons of Confederate Veterans, and Ken Daniel, on behalf of Save Southern Heritage, Inc.,

V.

Petitioners,

WILLIAM MUTZ IN HIS CAPACITY AS MAYOR OF THE CITY OF LAKELAND, FLORIDA, Tony Delgado in his Capacity as Administrator of the City of Lakeland, Florida, Don Selvege, Individually and in his Capacity as City of Lakeland, Florida Commissioner, Justin Troller, Individually and in his Capacity as City of Lakeland, Florida Commissioner, Phillip Walker, Individually and in his Capacity as City of Lakeland, Florida Commissioner, Antonio Padilla in his Capacity as President of Energy Services & Products Corp., Kenneth Detzner in his Capacity as Secretary of State of the State of Florida,

Respondents.

On Petition For Writ Of Certiorari To The United States Court Of Appeals For The Eleventh Circuit

PETITION FOR WRIT OF CERTIORARI

DAVID RHODES MCCALLISTER 13742 17th Street Dade City, Florida 33525 Telephone: 813-973-4319 Facsimile: 352-260-0157 DavidMcCallister@hotmail.com Attorney for Petitioners

COCKLE LEGAL BRIEFS (800) 225-6964 WWW.COCKLELEGALBRIEFS.COM

DOCKE

RM

QUESTION PRESENTED

Should the government speech doctrine as recognized in *Pleasant Grove City, Utah v. Summum* be modified in cases involving legacy monuments already in place in public forums?

PARTIES TO THE PROCEEDING

In case No. 20-13980, Petitioners Wade Steven Gardner, Mary Joyce Stevens, Randy Whittaker Individually and on behalf of Southern War Cry, Andy Strickland on behalf of Veterans Monuments of America, Inc., Phil Walters on behalf of Judah P. Benjamin Camp #2210 Sons of Confederate Veterans, and Ken Daniel on behalf of Save Southern Heritage, Inc. were the plaintiffs in the district court proceedings and the appellants in the court of appeals proceedings.

Respondents William Mutz, in his capacity as Mayor of Lakeland, Florida, Tony Delgado in his Capacity as Administrator of the City of Lakeland, Florida, Don Selvege, Individually and in his Capacity as City of Lakeland, Florida Commissioner, Justin Troller, Individually and in his as City of Lakeland, Florida Commissioner, Phillip Walker, Individually and in his Capacity as City of Lakeland, Florida Commissioner, Antonio Padilla in his Capacity as President of Energy Services & Products Corp., Kenneth Detzner in his Capacity as Secretary of State of the State of Florida, were the defendants in the district court proceedings and the appellees in the court of appeals proceedings.

Find authenticated court documents without watermarks at docketalarm.com.

DOCKE.

CORPORATE DISCLOSURE STATEMENT

Save Southern Heritage, Inc. and Veterans Monuments of America, Inc. are the only corporate petitioners. There are no parent corporations or publicly held companies owning 10% or more of the Veterans Monuments of America, Inc. or Save Southern Heritage, Inc.'s stock.

DIRECTLY RELATED CASES

- [°] Gardner v. Mutz, No. 8:18-CV-2843-T-33JSS, 2018 WL 6061447, at *1 (M.D. Fla. Nov. 20, 2018) the district court denied Petitioners' request for a temporary restraining order. Order entered on November 20, 2018.
- Gardner v. Mutz, No. 8:18-cv-2843-T-33JSS, 360
 F. Supp. 3d 1269 (M.D. Fla. 2019) the district court dismissed Petitioners' First Amendment constitutional claim with prejudice and due process constitutional and state law claims without prejudice. Order entered January 28, 2019.
- [°] *Gardner v. Mutz*, No. 19-10461, 962, F.3d 1329, 1334 (11th Cir. 2020), the Eleventh Circuit Court of Appeals affirmed in part and vacated in part, remanded the district court's dismissal of Petitioners' claims. Judgment entered June 22, 2020.

Find authenticated court documents without watermarks at docketalarm.com.

DOCKET

DIRECTLY RELATED CASES – Continued

- Gardner v. Mutz, No. 8:18-cv-2843-T-33JSS, 488
 F. Supp. 3d 1204, 1206 (M.D. Fla. 2020), aff'd, 857
 F. App'x 633 (11th Cir. 2021), the district court dismissed the First Amendment claim without prejudice for lack of standing and denied Petitioners' motion to amend complaint. Judgment entered September 22, 2020.
- Gardner v. Mutz, No. 20-13980, 857 F. App'x 633, 634 (11th Cir. 2021), the Eleventh Circuit affirmed the district court's dismissal. Judgment entered May 24, 2021.

DOCKET A L A R M



Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.