

SUPREME COURT OF GEORGIA CLERK'S OFFICE

244 Washington Street, SW, Room 572 Atlanta, Georgia 30334

Therese S. Barnes, Clerk

(404) 656-3470

June 22, 2016

TO ALL COUNSEL:

RE: S16I1538 (I6-006) CITY OF CUMMING et al. v. ROBERT G. FLOWERS et al.

S16I1539 (I6-007) KERLEY FAMILY HOMES, LLC et al. v. ROBERT G. FLOWERS et al.

The Supreme Court today granted the above referenced application for Interlocutory Appeal. All the Justices concur.

The appellant's notice of appeal must be filed in the trial court within ten days of the date shown above. Once the record is received from the trial court and docketed in this Court, notices will be mailed to all counsel showing the date of docketing and the case number assigned. The appellant's enumeration of errors and brief will be due in this Court within 20 days of docketing; the appellee's brief will be due within 40 days of docketing, or within 20 days of the filing of appellant's brief, whichever is later. See Rule 10.

This Court is particularly concerned with, and requests that you address in your brief, the following:

Did the trial court err when it decided that the claims for writ of mandamus and injunction are available remedies because the zoning ordinance does not provide for the writ of certiorari as the means by which the plaintiffs may appeal from the grant of a variance?

Therese S. Barnes, Clerk

Lui C. Rulton, Chief Deputy Clerk