



SUPREME COURT OF GEORGIA  
Case No. S17C1485

Atlanta, August 28, 2017

The Honorable Supreme Court met pursuant to adjournment.

The following order was passed.

**HONEY C. WORKMAN et al. v. RL BB ACQ I-GA CVL, LLC et al.**

Court of Appeals Case No. A16A1512

The Supreme Court today granted the writ of certiorari in this case. All the Justices concur, except Blackwell and Peterson, JJ., who would grant only as to Questions 1 and 2.

This case will be assigned to the January 2018 oral argument calendar automatically under Supreme Court Rule 50 (2), as amended September 13, 1996. Oral argument is mandatory in granted certiorari cases.

This Court is particularly concerned with the following issue or issues:

1. Are attorney fees and costs available to parties or nonparties under OCGA § 9-15-14 for conduct that occurs during the course of post-judgment discovery?
2. Did the petitioners waive the ability to seek sanctions under OCGA § 9-11-37 by failing to request them at the time they sought and obtained a protective order under OCGA § 9-11-26?
3. Should the Court of Appeals have addressed the issues outlined in Questions 1 and 2 sua sponte?

Briefs should be submitted only on these points. See Supreme Court Rule 45.

**SUPREME COURT OF THE STATE OF GEORGIA**

Clerk's Office, Atlanta

I certify that the above is a true extract from the minutes of the Supreme Court of Georgia.

Witness my signature and the seal of said court hereto affixed the day and year last above written.

, Clerk