

United States Court of Appeals
FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 14-5249**September Term, 2014****1:14-cv-01500-CKK****Filed On:** February 20, 2015

Independence Institute, A Colorado nonprofit
corporation,

Appellant

v.

Federal Election Commission,

Appellee

BEFORE: Henderson, Srinivasan, and Pillard, Circuit Judges

ORDER

Upon consideration of the motion for summary affirmance, the opposition thereto and motion for summary reversal, the reply in support of the motion for summary affirmance and opposition to the motion for summary reversal, and the reply in support of the motion for summary reversal, it is

ORDERED that the motions for summary disposition be denied. The merits of the parties' positions are not so clear as to warrant summary action. See Taxpayers Watchdog, Inc. v. Stanley, 819 F.2d 294, 297 (D.C. Cir. 1987) (per curiam).

Because the court has determined that summary disposition is not in order, the Clerk is instructed to calendar this case for presentation to a merits panel.

Per Curiam