United States Court of Appeals

FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 13-5162

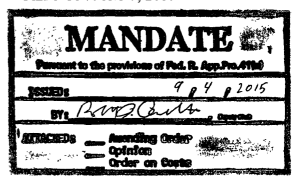
WENDY E. WAGNER, ET AL.,
PLAINTIFFS

v.

FEDERAL ELECTION COMMISSION,
DEFENDANT

September Term, 2014

FILED ON: JULY 7, 2015



On Certification of Constitutional Questions from the United States District Court for the District of Columbia (No. 1:11-cv-01841)

Before: Garland, *Chief Judge*; Henderson, Rogers, Tatel, Brown, Griffith, Kavanaugh, Srinivasan, Millett, Pillard, and Wilkins, *Circuit Judges*

JUDGMENT

This cause came on to be heard on the certification of constitutional questions from the United States District Court for the District of Columbia and was argued by counsel. On consideration thereof, it is

ORDERED and **ADJUDGED** that the application of 52 U.S.C. § 30119 to contributions by an individual contractor to a federal candidate or political party does not violate the First Amendment or the equal protection component of the Fifth Amendment's Due Process Clause, in accordance with the opinion of the court filed herein this date. The claims of plaintiffs Wagner and Brown are moot.

Per Curiam

FOR THE COURT:

Mark J. Langer, Clerk

BY: /s/

Ken Meadows

Deputy Clerk

Date: July 7, 2015

United States Court of Appeals for the District of Columbia Circuit

Au Deputy Clerk

A true copy

Opinion for the En Banc court filed by Chief Judge Garland.