

SUPREME COURT OF VIRGINIA



SUPREME COURT BUILDING
100 NORTH NINTH STREET
RICHMOND, VIRGINIA 23219
(804) 786-2259

Granted Appeal Summary

Case

MARCIA L. NORDGREN, ET AL. v. COUNTY BOARD OF ARLINGTON, VIRGINIA, ET AL.
(Record Number 250919)

From

The Court of Appeals of Virginia.

Counsel

Gifford R. Hampshire (Blankingship & Keith, P.C.) and James J. O’Keeffe IV (MichieHamlett, PLLC) for appellants.

Ryan C. Samuel, Whitney A. Davis (Arlington County Attorney’s Office), Monica T. Monday, Michael J. Finney, Noah P. Sullivan, Ryan J. Starks (Gentry Locke), Roy R. Shannon, Jr., and Minturn Wright (Shannon & Wright LLP) for appellees.

Assignments of Error

1. The Court of Appeals erred in holding that Wilsons Ventures timely filed a notice of appeal and that appellate jurisdiction exists in Court of Appeals’ Record No. 2122-24.
2. The Court of Appeals erred in holding that the circuit court abused its discretion by denying Wilsons Ventures’ motion to intervene under Rule 3:14 and as a necessary party when the motion failed to identify any claims or defenses and was filed post-trial and after the circuit court had orally announced its judgment.
3. The Court of Appeals erred in issuing relief in Court of Appeals’ Record No. 1923-24 without explanation where the case is not consolidated with Court of Appeals’ Record No. 2122-24 and Wilsons Ventures’ second motion for leave to intervene on appeal in Court of Appeals’ Record No. 1923-24 is barred by the law-of-the-case doctrine.