THIS OPINION HAS NO PRECEDENTIAL VALUE. IT SHOULD NOT BE CITED OR RELIED ON AS PRECEDENT IN ANY PROCEEDING EXCEPT AS PROVIDED BY RULE 268(d)(2), SCACR.

THE STATE OF SOUTH CAROLINA In The Supreme Court

Walter Mortgage Company, Respondent,
v.
Natasha L. Green and Shilon L. Green, Petitioners.
Appellate Case No. 2011-189826
Appeal From Chesterfield County William O. Spencer, Jr., as Special Referee
Memorandum Opinion No. 2012-MO-044 Submitted October 17, 2012 – Filed October 24, 2012
DISMISSED AS IMPROVIDENTLY GRANTED
Natasha L. Green and Shilon L. Green, of McBee, <i>pro se</i> , Petitioner.

PER CURIAM: After careful consideration of the Appendix and briefs, the writ of certiorari is

Charles Harry McDonald and Joseph Kershaw Spong, of

Robinson McFadden & Moore, of Columbia, for

Respondent.

DISMISSED AS IMPROVIDENTLY GRANTED.

TOAL, C.J., PLEICONES, BEATTY, KITTREDGE and HEARN, JJ., concur.