

267 Ga.App. 717
Court of Appeals of Georgia.

CRITSER et al.
v.
McFADDEN.

No. A02A1788. | June 9, 2004.

Reversal. Cobb State Court. Before Judge Carlisle.

Attorneys and Law Firms

Lamar, Archer & Cofrin, [Robert C. Lamar](#), [David W. Davenport](#), Atlanta, for appellants.

Love, Willingham & Peters, [Daryll Love](#), Atlanta, Thompson & Slagle, [Michael J. Hannan III](#), Duluth, Weinberg, Wheeler, Hudgins, Gunn & Dial, Atlanta, [Julye M. Johns](#), for appellee.

Opinion

[MILLER](#), Judge.

In [Critser v. McFadden](#), 277 Ga. 653, 593 S.E.2d 330 (2004), the Supreme Court of Georgia reversed the judgment of this Court in [Critser v. McFadden](#), 259 Ga.App. 546, 578 S.E.2d 222 (2003). Therefore, we vacate our earlier opinion and adopt the opinion of the Supreme Court as our own.

Judgment reversed.

[JOHNSON](#), P.J., and [BLACKBURN](#), P.J., concur.

Parallel Citations

600 S.E.2d 773 (Mem), 04 FCDR 1961