

287 Ga. 133
Supreme Court of Georgia.

WATKINS
v.
ANEGUNDI et al.

No. S10A0153. | March 29, 2010.

Superior Court, Fulton County, [Craig L. Schwall](#), J.

Attorneys and Law Firms

Watkins, Lourie, Roll & Chance, [Lance D. Lourie](#), [Robert D. Roll](#), [Stephen R. Chance](#), Bondurant, Mixson & Elmore, [Michael B. Terry](#), [Kamal Ghali](#), Atlanta, for appellant.

Huff, Powell & Bailey, [Daniel J. Huff](#), [Randolph P. Powell, Jr.](#), [Erica S. Jansen](#), Insley & Race, [Kevin P. Race](#), [Moses Kim](#), McClure, Ramsay, Dickerson & Escoe, [John A.](#)

[Dickerson](#), Owen, Gleaton, Egan, Jones & Sweeney, [Roger E. Harris](#), Gretchen H. Wagner, Atlanta, Forrester & Brim, [Robert S. Lazenby](#), Gainesville, for appellees.

Opinion

[THOMPSON](#), Justice.

This case, in which plaintiff-appellant questions the constitutionality of [OCGA § 51-1-29.5](#) on various grounds, is controlled adversely to plaintiff-appellant by [Gliemmo v. Cousineau](#), 287 Ga. 7, 694 S.E.2d 75 (2010).

Judgment affirmed.

All the Justices concur.

Parallel Citations

694 S.E.2d 647 (Mem), 10 FCDR 1019