

**IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT**

United States Court of Appeals  
Fifth Circuit

**FILED**

November 14, 2017

Lyle W. Cayce  
Clerk

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No. 17-60109  
Summary Calendar

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GREEN TREE SERVICING, L.L.C.; WALTER INVESTMENT  
MANAGEMENT CORPORATION; BEST INSURORS, INCORPORATED;  
MID STATE CAPITAL, L.L.C.; MID STATE TRUST II; MID STATE TRUST  
III; MID STATE TRUST IV; MID STATE TRUST V; MID STATE TRUST VI;  
MID STATE TRUST VII; MID STATE TRUST VIII; MID STATE TRUST IX;  
MID STATE TRUST X; MID STATE TRUST XI; WILMINGTON TRUST  
COMPANY; MID-STATE CAPITAL CORPORATION 2004-1 TRUST; MID-  
STATE CAPITAL CORPORATION 2005-1 TRUST; MID-STATE CAPITAL  
CORPORATION 2006-1 TRUST; MID-STATE CAPITAL TRUST 2010-1,

Plaintiffs - Appellees

v.

MARVELL DUCKSWORTH; ROSLYN DUCKSWORTH,

Defendants - Appellants

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Appeal from the United States District Court  
for the Southern District of Mississippi  
USDC No. 3:16-CV-48

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Before KING, ELROD, and HIGGINSON, Circuit Judges.

PER CURIAM:\*

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\* Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.

No. 17-60109

This case presents an identical issue to one we recently addressed in *Green Tree Servicing, L.L.C. v. Charles*, 872 F.3d 637 (5th Cir. 2017): whether a district court’s order compelling arbitration and dismissing the case with prejudice constitutes a final appealable order when a case involving the same parties and essentially the same dispute is stayed in the district court pending arbitration. We held in *Charles* that the district court’s order was not a final appealable order, and we therefore dismissed for lack of jurisdiction. *Id.* at 639–40. We similarly DISMISS this case for lack of jurisdiction.