

No.

In The
Supreme Court of the United States

EMANUEL GETTINGER, SOUTH FERRY BUILDING COMPANY, AARON WOLFSON, ABRAHAM WOLFSON, ZEV WOLFSON, UNITED CONGREGATIONS MESORA, SOUTH FERRY #2 LP, TURTLE CAY PARTNERS, COLDBROOK ASSOCIATES PARTNERSHIP, JAMES LOWREY, AND THE ESTATE OF MARIANNE LOWREY,

Petitioners,

v.

IRVING H. PICARD, Trustee for the Liquidation of Bernard L. Madoff Investment Securities LLC, AND SECURITIES INVESTOR PROTECTION CORPORATION,
Respondents.

ON PETITION FOR A WRIT OF CERTIORARI TO THE
UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT

PETITION FOR A WRIT OF CERTIORARI

CERTIFICATE OF COMPLIANCE

As required by Supreme Court Rule 33.1(h), I certify that the Petition for a Writ of Certiorari in the above-referenced case contains 8,980 words, excluding the parts of the petition exempted by Supreme Court Rule 33.1(d).

I declare under penalty of perjury that the foregoing is true and correct.

Executed on March 30, 2021.

By 

Gregory G. Garre
LATHAM & WATKINS LLP
555 11th Street, NW
Suite 1000
Washington, DC 20004
(202) 637-2207
gregory.garre@lw.com

Counsel for Petitioners