

---

In The

**Supreme Court of the United States**

---

William P. DeBoskey

Petitioner

v.

Goshen Mortgage, LLC. et al

Respondents

---

**SUPPLEMENTAL FILING UNDER RULE 15.8**

(To Notify the Court of an Intervening Matter Relevant to Jurisdiction)

Petitioner respectfully submits this supplement under Rule 15.8 to notify the Court of a material intervening development affecting the jurisdictional posture of this case.

On October 22, 2025, Petitioner filed a voluntary petition under Chapter 13 in the United States Bankruptcy Court for the Middle District of Florida. Under 11 U.S.C. § 362(a), this filing imposed an automatic stay of all proceedings against the debtor or property of the bankruptcy estate. As a result, the state court proceeding scheduled for that date was stayed by operation of federal law and did not moot or otherwise affect the petition pending before this Court.

This automatic stay does not affect the jurisdiction of this Court to consider the pending petition for a writ of certiorari. Section 362 applies to lower courts and

creditors, not to this Court's exercise of Article III judicial power. Rather, the stay preserves the status quo, confirms that no lower court may take further action affecting the issues presented, and underscores that the federal question remains live, justiciable, and within this Court's jurisdiction to resolve.

Dated: October 27, 2025

Respectfully Submitted

William P. DeBoskey  
William P. DeBoskey ~~Petitioner~~  
27035 Old Spring Lake Rd.  
Brooksville, Florida 34602  
(352) 263-3384  
[bill27035@gmail.com](mailto:bill27035@gmail.com)