



[Visiting the Court](#) | [Touring the Building](#) | [Exhibitions](#)

Search: All Documents Docket

[Advanced Search](#)

Enter Search Text:

Search

Help

[Home](#) | [Search Results](#)

No. 14A1065

Title: David A. Zubik, et al., Applicants
v.
Sylvia Burwell, Secretary of Health and Human Services, et al.

Docketed: April 16, 2015

Linked with 14-1418

Lower Ct: United States Court of Appeals for the Third Circuit

Case Nos.: (14-1376; 14-1377)

~~~Date~~~ ~~~~~Proceedings and Orders~~~~~

- Apr 15 2015 Application (14A1065) to recall and stay mandate pending the filing and disposition of a petition for a writ of certiorari, submitted to Justice Alito.
- Apr 15 2015 UPON CONSIDERATION of the application of counsel for the applicants, IT IS ORDERED that the mandate of the United States Court of Appeals for the Third Circuit, case Nos. 14-1376 & 14-1377, issued April 15, 2015, is hereby recalled and stayed pending receipt of a response, due on or before April 20, 2015, and further order of the undersigned or of the Court.
- Apr 20 2015 Response to application from respondent Sylvia Burwell, Secretary of Health and Human Services, et al. filed.
- Apr 21 2015 Reply of applicant David A. Zubik, et al. filed.
- May 21 2015 Letter dated May 21, 2015, from counsel for respondent received.
- Jun 23 2015 Letter dated June 23, 2015, from counsel for respondent received.
- Jun 29 2015 Application (14A1065) referred to the Court.
- Jun 29 2015 The application for an order recalling and staying the issuance of the mandate of the Court of Appeals pending the filing and disposition of a petition for a writ of certiorari, having been submitted to Justice Alito and by him referred to the Court, the application as presented is denied. The Court furthermore orders: If the applicants ensure that the Secretary of Health and Human Services is in possession of all information necessary to verify applicants' eligibility under 26 CFR §54.9815-2713A(a) or 29 CFR §2590.715-2713A(a) or 45 CFR §147.131 (b) (as applicable), the respondents are enjoined from enforcing against the applicants the challenged provisions of the Patient Protection and Affordable Care Act and related regulations pending final disposition of their petition for certiorari. Nothing in this interim order affects the ability of the applicants or their organizations' employees to obtain, without cost, the full range of FDA approved contraceptives. Nor does this order preclude the Government from relying on the information provided by the applicants, to the extent it considers it necessary, to facilitate the provision of full contraceptive coverage under the Act. See *Wheaton College v. Burwell*, 573 U. S. \_\_\_\_ (2014). This order should not be construed as an expression of the Court's views on the merits. *Ibid.* Justice Sotomayor would deny the application.

~~Name~~~~~Address~~~~~Phone~~~

**Attorneys for Petitioners:**

Paul Michael Pohl Jones Day (412) 391-3939  
500 Grant Street, Suite 4500  
Pittsburgh, PA 15219

Party name: David A. Zubik, et al.

**Attorneys for Respondent:**

Donald B. Verrilli Jr. Solicitor General (202) 514-2217  
United States Department of Justice  
950 Pennsylvania Avenue, N.W.  
Washington, DC 20530-0001

Party name: Sylvia Burwell, Secretary of Health and Human Services, et al.

September 09, 2015 | Version 2014.1

[Home](#) | [Help](#) | [Site Map](#) | [Contact Us](#) | [About Us](#) | [FAQ](#) | [Jobs](#) | [Links](#) | [Building Regulations](#)  
[Website Policies and Notices](#) | [Privacy Policy](#) | [USA.GOV](#)

**Supreme Court of the United States**