

UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT
CIVIL APPEAL STATEMENT OF PARTIES AND ISSUES

Case No: 22-1753 Case Manager: Roy G. Ford

Case Name: In re: Settlement Facility Dow Corning Trust

Is this case a cross appeal? Yes No

Has this case or a related one been before this court previously? Yes No

If yes, state:

Case Name: 21-2665 Citation: _____

Was that case mediated through the court's program? Yes No

Please Identify the Parties Against Whom this Appeal is Being Taken and the Specific Issues You Propose to Raise:

Claimants' Advisory Committee
Finance Committee
Dow Corning Corporation
Debtor's Representatives
Settlement Facility

(1) Closing Order 5 that the Korean Claims without a confirmed current address shall be closed permanently violates the confirmed Plan and equal treatment of Bankruptcy Code
(2) The District Court ruled on the issues of Case No.21-2665 pending appeal prematurely
(3) Closing Order 5 has not been noticed nor heard before ruling although a confirmed current address was not agreed between creditors and the debtor while the proposed Plan was negotiated
(4) Closing Order 5 is to implement Closing Order 2 and the following Closing Order 3 which have never been noticed not heard
(5) Closing Order 5 violates the Federal Civil Procedure Rules

This is to certify that a copy of this statement was served on opposing counsel of record this 6th day of September, 2022.

Yeon Ho Kim
Name of Counsel for Appellant