

# Supreme Court of the United States

---

DELAWARE, *Plaintiff,*

*v.*

Nos. 22O145 & 22O146 (Consolidated)

ARKANSAS, *et al., Defendants*

---

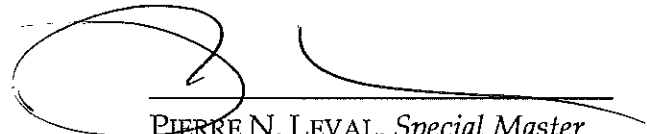
OCTOBER 26, 2022

## ORDER

PIERRE N. LEVAL, *Special Master:*

As Special Master, I have advised the parties that, upon reading the arguments before the Supreme Court and returning to the record in the case, I can no longer subscribe to the entirety of the recommendations I made to the Supreme Court. Given that, according to the *Guide for Special Masters in Original Cases Before the Supreme Court of the United States*, the Special Master's role in "formulating good recommendations . . . to the Court" is exercised "at all times and in many ways," it is my intention to advise the Court that I now believe, contrary to my earlier recommendation, that MoneyGram Teller's Checks are not subject to the Federal Disposition of Abandoned Money Orders and Traveler's Checks Act, while I continue to believe that Agent Checks should escheat pursuant to the directive of the Act.

The parties are invited to submit written comments to me, not to exceed fifteen pages, double-spaced, 14-point type. The Defendant States should file their comments within one week, and Delaware should file within one week thereafter.



PIERRE N. LEVAL, *Special Master*

Thurgood Marshall United States  
Courthouse

40 Foley Square, Room 1901  
New York, New York 10007  
(212) 857-2310