## United States Court of Appeals

FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 16-5194

September Term, 2017

FILED ON: NOVEMBER 28, 2017

LAURA HOLMES AND PAUL JOST,
APPELLANTS

v.

FEDERAL ELECTION COMMISSION,
APPELLEE

On Certification of a Constitutional Question from the United States District Court for the District of Columbia (No. 1:14-cv-01243)

Before: GARLAND, *Chief Judge*, and HENDERSON, ROGERS, TATEL, BROWN\*, GRIFFITH, KAVANAUGH, SRINIVASAN, MILLETT, PILLARD, and WILKINS, *Circuit Judges* 

## **JUDGMENT**

This cause came on to be heard on the certification of a constitutional question from the United States District Court for the District of Columbia and was argued by counsel. On consideration thereof, it is

**ORDERED** and **ADJUDGED** that the per-election structure of 52 U.S.C. § 30116(a)(1)(A)'s limits on contributions by individuals to federal candidates does not violate the First Amendment, in accordance with the opinion of the court filed herein this date.

## Per Curiam

FOR THE COURT:

Mark J. Langer, Clerk

BY: /s/

Ken Meadows Deputy Clerk

Date: November 28, 2017

Opinion for the En Banc court filed by Circuit Judge Srinivasan.

\* Circuit Judge Brown was a member of the en banc count but retired before issuance of the opinion.