

[DO NOT PUBLISH]

In the
United States Court of Appeals
For the Eleventh Circuit

No. 24-90032

Non-Argument Calendar

In re:

ROBERT EDWARD FIEDLER,
MURIEL FIEDLER,

Petitioners,

versus

US BANK TRUST N.A.,
not in its individual capacity
but solely as owner trustee for RCF 2 Acquisition Trust,

Respondent.

Petition for Permission to Appeal from the
United States Bankruptcy Court for the
Middle District of Florida
D.C. Docket No. 6:24-bk-03321-LVV

Before JORDAN, JILL PRYOR, and KIDD, Circuit Judges.

PER CURIAM:

Robert and Muriel Fiedler (“the Fiedlers”) petition under 28 U.S.C. § 158(d)(2) for a direct appeal of the bankruptcy court’s November 26, 2024, order dismissing their Chapter 13 bankruptcy petition. U.S. Bank Trust, N.A. (“U.S. Bank”) moves to dismiss because, among other reasons, we lack jurisdiction to review a direct appeal from the bankruptcy court proceedings. The Fiedlers respond that we have jurisdiction over their petition.

We lack jurisdiction to hear the Fiedlers’ requested direct appeal of the November 26 order because neither the bankruptcy court, the district court, a bankruptcy appellate panel, nor all appellants and appellees acting jointly certified the order for an immediate appeal to us. *See* 28 U.S.C. § 158(d)(2).

Accordingly, we GRANT U.S. Bank’s motion to dismiss and DISMISS the Fiedlers’ § 158(d)(2) petition. U.S. Bank’s motion to impose sanctions is DENIED. All other pending motions are DENIED AS MOOT.