## Supreme Court of the United States

No. 23-900

## DEWBERRY GROUP, INC., fka DEWBERRY CAPITAL CORPORATION,

Petitioner

v.

## DEWBERRY ENGINEERS INC.

**ON WRIT OF CERTIORARI** to the United States Court of Appeals for the Fourth Circuit.

THIS CAUSE came on to be heard on the transcript of the record from the above court and was argued by counsel.

ON CONSIDERATION WHEREOF, it is ordered and adjudged by this

Court that the judgment of the above court is vacated with costs, and the case is remanded
to the United States Court of Appeals for the Fourth Circuit for further proceedings
consistent with the opinion of this Court.

IT IS FURTHER ORDERED that the petitioner, Dewberry Group, Inc., fka
Dewberry Capital Corporation, recover from Dewberry Engineers Inc., Four Thousand
Seven Hundred Seventy Dollars and Sixty-nine Cents (\$4,770.69) for costs herein expended.

February 26, 2025

\$300.00 \$4,470.69 \$4,770.69

True copy SCOTTS. HARRIS

Clerk of the Supreme Court of the United States

ut S. Hans