

## **Press Release**

## The Supreme Court Rules FHFA Structure Unconstitutional

**ALLISON EDWARDS | JUNE 23, 2021** 

Today the Supreme Court ruled that the structure of the Federal Housing Finance Agency (FHFA) is unconstitutional. As a result, the president may now fire the FHFA director at will, and President Biden signaled on Wednesday that he will replace Mark Calabria as director of the agency. In a new analysis, AAF's Director of Financial Services Policy Thomas Wade examines the Court's decision and considers the implications for the FHFA, consumers, and reform of Fannie Mae and Freddie Mac.

## Wade concludes:

The intent of Congress in attempting to shield the FHFA and the Consumer Financial Protection Bureau (CFPB) from political influence was not in and of itself a concern; Congress just failed in its approach to the problem. Although the Supreme Court has undoubtedly reached the correct decision, its verdict will have wide-ranging ramifications for not just the FHFA and CFPB, but all other independent agencies. Furthermore, lessons learned from the unconstitutional construction of agencies and regulations constructed hastily in response to a financial crisis are more necessary than ever.

Read the analysis.