

The South Carolina Court of Appeals

Monica Brown-Gantt, Appellant,

v.

Centex Real Estate Company, LLC and Centex Homes, a
Nevada General Partnership, Defendants,

And

Centex Real Estate Company, LLC and Centex Homes, a
Nevada General Partnership, Third-Party Plaintiff,

v.

Floors, Inc., successor by merger to Rice Planters
Carpets, Inc., subsequently known as Creative Touch
Interiors, Inc. d/b/a HD Supply Interior Solutions and
now known as ISI Design and Installation Solutions, Inc.,
J.H. Lee Masonry, Inc. a/k/a James H. Lee Masonry, Inc.,
DVS, Inc., McDaniel Construction Co., LLC a/k/a
McDaniel Construction, Inc., and All-American Roofing,
Inc., Third-Party Defendants,

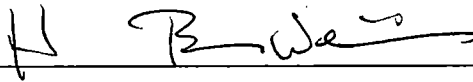
Of which Centex Real Estate Company, LLC and Centex
Homes, A Nevada General Partnership are the
Respondents.

Appellate Case No. 2020-000985

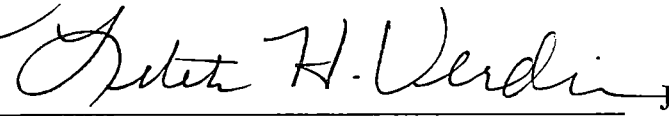
ORDER

After careful consideration of the petition for rehearing, the Court is unable to discover that any material fact or principle of law has been either overlooked or

disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.


_____ C.J.


_____ J.


_____ J.

Columbia, South Carolina

cc:
Thomas C. Hildebrand, Jr., Esquire
William King Kalivas, Esquire
William Greyson Land, Esquire

FILED
May 18 2023