

The Supreme Court of South Carolina

Amy Garrard and Lee Garrard, Guardians Ad Litem for R.C.G., A Minor; and Dean Frailey and Kathryn Frailey, Guardians Ad Litem for C.F., A Minor, Richard Nelson and Cheryl Nelson, Guardians Ad Litem for D.G.N., A Minor; Adam Olsen Ackerman; and A.E.P., III ,
Plaintiffs,

v.

Charleston County School District, Kevin Clayton, Axxis Consulting Company, and Jones Street Publishers, LLC,
Defendants,

And

Eugene H. Walpole, Plaintiff,

v.

Charleston County School District, Kevin Clayton, Axxis Consulting Company, and Jones Street Publishers, LLC,
Defendants,

Of Whom Eugene H. Walpole, Amy Garrard and Lee Garrard, Guardians Ad Litem for R.C.G., A Minor; and Dean Frailey and Kathryn Frailey, Guardians Ad Litem for C.F., A Minor, Richard Nelson and Cheryl Nelson, Guardians Ad Litem for D.G.N., A Minor; Adam Olsen Ackerman; and A.E.P., III, are the Petitioners.

And

Of Whom Jones Street Publishers, LLC is the Respondent.

Appellate Case No. 2020-000605

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.

John Kittledge A.C.J.
John Cannon J.
Ray G. Beam J.
Ray G. Beam A.J.
R. Keith Kelley A.J.

Columbia, South Carolina
August 11, 2023

cc:
Wallace K. Lightsey, Esquire
Meliah Bowers Jefferson, Esquire
John E. Parker, Esquire
William Franklin Barnes, III, Esquire
John Elliott Parker, Jr., Esquire