

# The South Carolina Court of Appeals

Cheryl Doe, Appellant,

v.

Coleman Doe, Jr., individually and as Personal Representative of the Estate of Mildred Doe, Anthony C. Doe, Kimberly L. Doe, Janice Parker, Jimmie C. Gowans, John H. Doe, Kevin E. Doe, Barbara Morrow and Linda Onley, Defendants,

Of Whom Coleman Doe, Jr., individually and as Personal Representative of the Estate of Mildred Doe is the, Respondent.

In Re: The Estate of Mildred Doe.

Appellate Case No. 2012-210726

---

## ORDER

---

On August 28, 2012, this appeal was dismissed for failure to serve and file Appellant's Initial Brief and Designation of Matter. Appellant subsequently filed a petition to reinstate, which we construe as a petition to rehear the dismissal of this appeal.

On November 15, 2012, this court sent Appellant a letter, requiring that Appellant serve and file the initial brief and designation of matter within thirty days and providing that Appellant's petition would be considered upon receipt of the initial brief and designation of matter. On December 17, 2012, Appellant served and filed her initial brief; however, Appellant did not file a designation of matter. On March 11, 2013, this court sent Appellant a second letter, requiring Appellant to (1) serve and file a designation of matter, and (2) provide proof of service of the petition for rehearing. On May 23, 2013, Appellant provided proof she served the

petition for rehearing and proof she served the brief and designation of matter. Although Appellant submitted a second copy of her initial brief, she failed to file her designation of matter. Because this appeal was dismissed over ten months ago and Appellant has failed to cure a deficiency that resulted in the dismissal of the appeal, the petition for rehearing is denied.

*Thomas C. Hoff*

J.

*H. Bruce Wiles*

J.

*A. K.*

J.

Columbia, South Carolina

cc:

Cheryl M. Doe

Russell Patrick Brehm

FILED  
7/18/13