

# The South Carolina Court of Appeals

The State, Respondent,

v.

Ryan Lenard Manigo, Appellant.

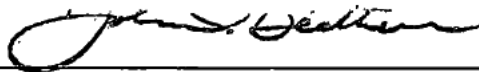
Appellate Case No. 2023-001747

---

## ORDER

---

Appellant filed a notice of appeal from an order, denying his motion to preclude two detention centers from releasing his recorded communications, ordering the detention centers to determine whether the records were subject to release, and allowing Appellant to seek relief from the circuit court upon notice of the detention centers' intent to release the records. Concluding the order on appeal was interlocutory because it contemplated some further act which must be done prior to a determination of the rights of the parties, we dismissed the appeal. *See Mid-State Distribs., Inc. v. Century Imps., Inc.*, 310 S.C. 330, 335, 426 S.E.2d 777, 780 (1993) ("If there is some further act which must be done by the court prior to a determination of the rights of the parties, then the order is interlocutory."). Appellant has filed a petition for rehearing, arguing the order is final despite Appellant's ability to challenge the release of the records and that judicial economy weighs in favor of allowing the appeal to proceed. 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.



J.



J.



J.

Columbia, South Carolina

cc:

S. Boyd Young, Esquire

Isaac McDuffie Stone, III, Esquire

Robert Michael Dudek, Esquire

Alan McCrory Wilson, Esquire

Melody Jane Brown, Esquire

Melissa Anne Inzerillo, Esquire

John S. Nichols, Esquire

William Brendan Koontz, Esquire

Ronald William Hazzard, Esquire

Elizabeth Anne Franklin-Best, Esquire

Robert Louis Bank, Jr., Esquire

Matthew Lee Walker, Esquire

**FILED**  
**Mar 18 2024**

---