

The South Carolina Court of Appeals

Robert H. Sarn, Appellant,

v.

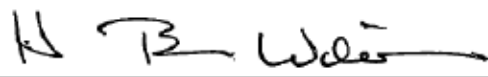
James C. Rhea, III; City Electric Supply Company; John Doe, a fictitious person representing the class of all unknown adult, mentally competent, unimprisoned, non-military person, who claim any right, title, or interest in, lien upon, the entity designated as "Täschner Textiles Industries, LLC"; Richard Roe, another fictitious person representing the class of all unknown persons who are either: under the age eighteen (18) years, imprisoned, or in the Armed Forces, and who claim any right, title or interest in or lien upon, the entity designated as Täschner Textile Industries, LLC," Defendants.

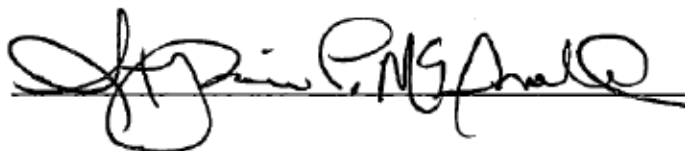
Of which James C. Rhea, III and Täschner Textile Industries, LLC are the Respondents.

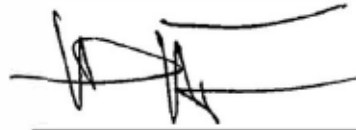
Appellate Case No. 2021-001081

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:

John Martin Foster, Esquire

Daniel Joseph Ballou, Esquire

James Nathaniel Pierce, Esquire

FILED
May 15 2025