

Singleton, Mary C.

From: Tracy L. Landry <tracy@pendarvislaw.com>
Sent: Thursday, August 14, 2025 4:33 PM
To: Court Of Appeals Filings; Staley, Denesha
Cc: Thomas A. Pendarvis; Bruce Wallace (BWallace@nexsenpruet.com); Jim Dedman; Emily Seaton; meagan.allen@wagnerhicks.law
Subject: Appellate Case No.: 2023-001779 - Andrew Pampu, et al v. Clawson Fargnoli, LLC, et al
Attachments: 2025-08-14 TLL LT Clerk Kitchings - filing Petition for Rehearing.pdf

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Good afternoon, Ms. Kitchings,

For filing, please see the attached correspondence providing Appellants' Petition for Rehearing (with Proof of Service).

All counsel of record are copied on this email.

As always, should you need any additional information or have any questions, please feel free to give us a call.

Thank you and I hope you have a wonderful evening.

With many thanks and kind regards,

Tracy Lyn Landry

Tracy Lyn Landry
Paralegal

Pendarvis Law Office, PC
710 Boundary Street, Unit A1
Beaufort, SC 29902
843-524-9500 Ext. 1002
tracy@pendarvislaw.com
www.PendarvisLaw.com

The Electronic Communications Privacy Act, 18 U.S.C. §§ 2510-2521, applies to e-mail, prohibits unauthorized interception, unauthorized use, and unauthorized disclosure of an e-mail, of the contents of an e-mail, and of any attachments to the e-mail. 18 U.S.C. §§ 2510-2521, the Electronic Communications Privacy Act, provides for civil remedies, including an award of damages, in cases of unauthorized interception, unauthorized use, or unauthorized disclosure of an e-mail, of the contents of an e-mail, or of any attachments to the e-mail.