

The Supreme Court of South Carolina

Norman Robert Knight, Petitioner,

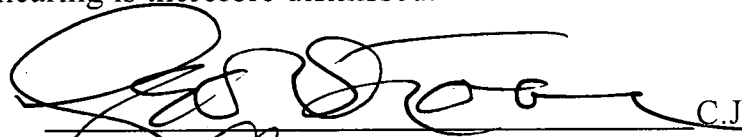
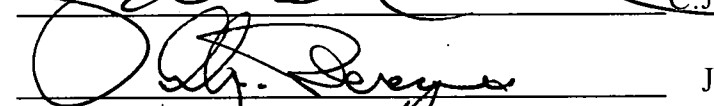
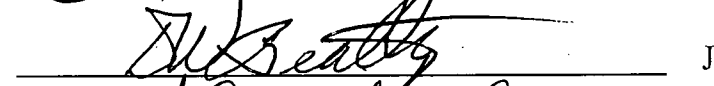

v.

Companion Property and Casualty Insurance Company
of South Carolina; Robertson Hollingsworth & Flynn
Law Firm with Paul R. Ryan, as an Individual & Partner,
Respondents.

Appellate Case No. 2014-002304

ORDER

By order dated January 15, 2015, the petition for a writ of certiorari filed in this matter was denied, as was petitioner's motion to strike respondents' return to the petition. Petitioner now requests rehearing of the motion to strike. This Court will not entertain petitions for rehearing on a motion unless the action of the Court on the motion has the effect of dismissing or finally deciding a party's appeal. Rule 221(c), SCACR; Rule 240(i), SCACR. Because the denial of the motion to strike did not have such an effect, petitioner is precluded from seeking rehearing as to that ruling. The petition for rehearing is therefore dismissed.¹

 C.J.
 J.
 J.
 J.

¹ Although petitioner states he is not seeking rehearing of the petition for a writ of certiorari, as the Clerk of Court has informed petitioner, such a petition is also improper. Rule 221(a), SCACR.

Kaye L. Heam

J.

Columbia, South Carolina

February 20, 2015

cc:

Theodore Luke Maños, Esquire

Norman Robert Knight

Julie J. Armstrong