

The Supreme Court of South Carolina

Lauren Proctor and Trans-Union National Title Insurance Company, f/k/a Atlantic Title Insurance Company, Respondents,

v.


Whitlark & Whitlark, Inc., d/b/a Rockaways Athletic Club and Pizza Man, Forrest Whitlark, Paul Whitlark, Charlie E. Bishop, and Brett Blanks, Defendants,

of whom Whitlark & Whitlark, Inc., d/b/a Rockaways Athletic Club and Pizza Man, Forrest Whitlark and Paul Whitlark are Petitioners.

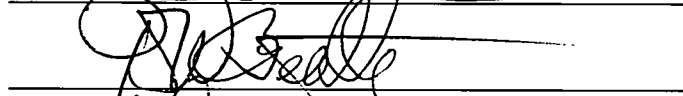
Appellate Case No. 2013-002470
Lower Court Case No. 2006CP4001814

ORDER

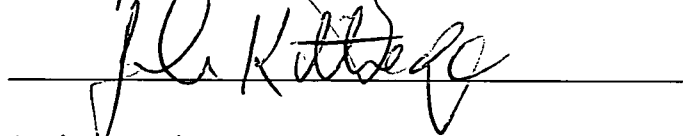
After careful consideration of the petition for rehearing, the Court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.



C.J.



J.



J.

Acting Justice James E. Moore and Acting Justice Letitia Hamilton Verdin, not participating

Columbia, South Carolina

December 4, 2015

cc:

Mario Anthony Pacella, Esquire

Ariail Elizabeth King, Esquire

James Mixon Griffin, Esquire

Joseph Preston Strom, Esquire

Jessica Hanna Lerer, Esquire

The Honorable Jeanette W. McBride