

The South Carolina Court of Appeals

Live Oak Village Homeowners Association, Inc.;
Jennifer McFarland; Carlton Holcombe; and Ute
Holcombe, Plaintiffs,

Of whom Live Oak Village Homeowners Association,
Inc.; Jennifer McFarland; and Carlton Holcombe are
Appellants,

v.

Thomas Morris; David Hannemann; Sofia Mazell; and
Michael Mazell, Respondents.

Sofia Mazell and Michael Mazell, Third-Party Plaintiffs,

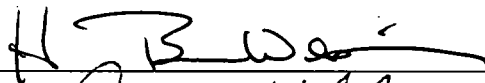
v.

William McFarland, Third-Party Defendant.

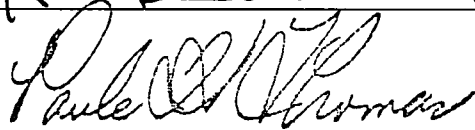
Appellate Case No. 2015-000599

ORDER

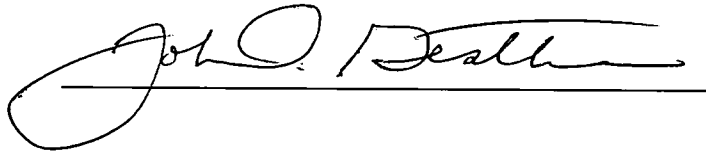
After careful consideration of the petition for rehearing, the Court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.



J.



J.

 J.

Columbia, South Carolina

cc:

William ("Trey") Wharton Watkins, Jr., Esquire

Lydia Pruitt Davidson, Esquire

William B. Jung, Esquire

Stephen Lynwood Brown, Esquire

Russell Grainger Hines, Esquire

Graham Pollock Powell, Esquire

Morgan S. Templeton, Esquire

FILED

March 23, 2017