

The South Carolina Court of Appeals

Byrdnest, LLC, Craig Sedmak, Stephanie Sedmak, and
Wesley Nau, Respondents,

v.

Johnathan Ramaci, Haverly Ramaci, Richard Scott, and
Billy Ulm, Defendants,

Of whom Johnathan Ramaci is the Appellant,

And Billy Ulm is a Respondent.

Appellate Case No. 2017-000529

ORDER

Appellant has filed a petition for rehearing from this court's order dismissing his appeal as not immediately appealable. Appellant correctly points out the motion for a permanent injunction was filed February 25, 2016, and Appellant's second motion for summary judgment as to Respondent Billy Ulm's crossclaims was filed March 24, 2016.¹ However, the arguments in the February 25 motion are effectively the same arguments raised in the March 24 motion for summary judgment, which the circuit court denied. This 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.

¹ Appellant filed a motion for summary judgment as to the cross-claims on February 4, 2016, asserting Respondent Ulm lacked standing to bring them.

James E. Cooper, Jr.
U. K. J.
Stephen T. McDonald
J.

Columbia, South Carolina

cc: Allen Mattison Bogan, Esquire
Benjamin Alexander Crute Traywick, Esquire
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FILED
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