

The Supreme Court of South Carolina

The State, Respondent,

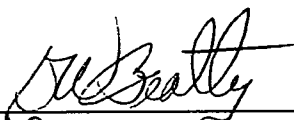
v.

Joseph Todd Rowland, Petitioner.

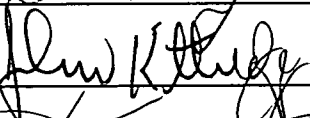
Appellate Case No. 2017-002108

ORDER

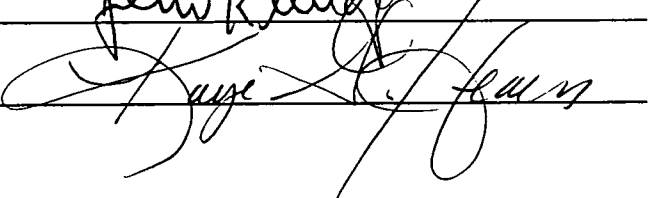
After careful consideration of the Affidavit of Facts Giving Judicial Notice; and Motion to Motion Therefor dated February 2, 2018; Affidavit of Facts Giving Judicial Notice; Renewing the Motion for Sanctions Due to Continual Acts of Fraud, Even Upon the Court, Criminal Conspiracy and Obstruction of Justice; Renewing the Motion for an Injunction and Protective Order and Motion to Motion Therefor dated February 12, 2018; and Affidavit of Facts Giving Judicial Notice; Motion to Challenge the S.C. Supreme Court's Jurisdiction to Enter the Order Dated February 16, 2018; Motion to Vacate the Order and to Reinstate Case 2017-000218 et. al.; Motion for Forfeiture Due to Fraud Upon the Court, Renewing All Previously Filed Motions, Petitions, Objections Etc. and Motion to Motion Therefore dated March 2, 2018, which we have construed together as a petition for rehearing, we are 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.

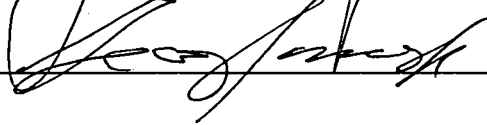


J.



J.



J.


J.

Columbia, South Carolina

March 29, 2018

cc:

Alan McCrory Wilson, Esquire
Mark Reynolds Farthing, Esquire
Scarlett Anne Wilson, Esquire
Joseph Todd Rowland, 290065
The Honorable Julie J. Armstrong