

The South Carolina Court of Appeals

Richland School District One, S. LeAnne McCormack,
and Wilson, Jones, Carter, & Baxley, P.A., Respondents,

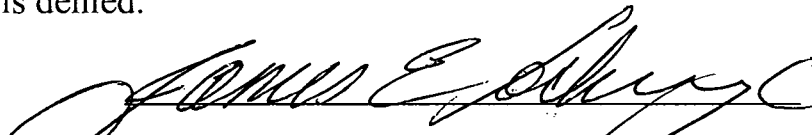
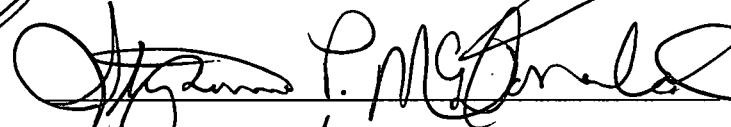
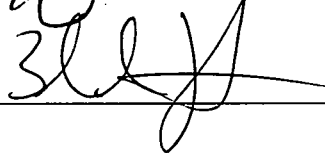
v.

Patricia Dixon, Appellant.

Appellate Case No. 2019-001866

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.¹ Accordingly, the petition for rehearing is denied.

 J.
 J.
 J.

Columbia, South Carolina

FILED

February 5, 2020

¹ This court notes Appellant failed to provide proof the notice of appeal was timely served on the Worker's Compensation Commission. See Rule 203(b)(6). SCACR ("When a statute allows a decision of . . . [an] agency (administrative tribunal) to be appealed directly to . . . the Court of Appeals, the notice of appeal shall be served on the agency . . . and all parties of record within thirty (30) days after receipt of the decision.").

cc:

Patricia Dixon

Susan LeAnne McCormack, Esquire

Amy Bracy