

The Supreme Court of South Carolina

Leisel Paradis, Petitioner,

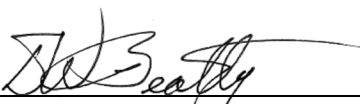
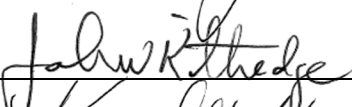


v.

Charleston County School District, James Island Charter High School, Robert Bohnstengel and Stephanie Spann, in their individual capacities, Respondents.

Appellate Case No. 2018-002025

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. Consequently, the petition for rehearing is denied. However, for clarification, a new footnote 9 has been added in the attached opinion, which is substituted for the previous opinion, and the previous opinion is withdrawn.

	C.J.
	J.
	J.
	J.

I stand by my original writing, but I do not believe my differences with the majority warrant the granting of rehearing. I vote with the majority, therefore, to substitute the revised majority opinion and refile.

A handwritten signature in cursive script, appearing to read "John Cannon". The signature is written in black ink and is positioned above a horizontal line.

J.

Columbia, South Carolina

August 18, 2021

cc:

Rene Stuhr Dukes, Esquire

Emmanuel Joseph Ferguson, Sr., Esquire

Bob J. Conley, Esquire

J. Lewis Cromer, Esquire

James Paul Porter, Esquire

Caroline Wrenn Cleveland, Esquire

The Honorable Julie J. Armstrong