

The South Carolina Court of Appeals

JPMorgan Chase Bank, National Association,
Respondent,

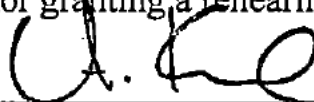
v.

Fritz A. Timmons, Appellant.

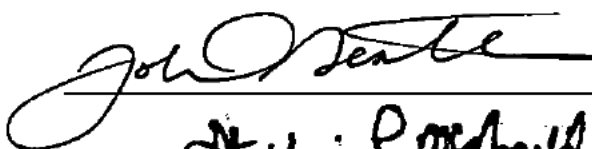
Appellate Case No. 2018-000355

ORDER

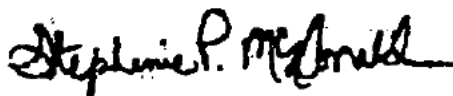
After careful consideration of the petition for rehearing, the Court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.¹



J.



J.



J.

¹ Additionally, Timmons moved for this court to "strike and disregard Respondent[']s supplemental record" and to "remove Respondent[']s counsel." We decline to entertain these requests because this court previously permitted Respondent to supplement the record on appeal and ruled on Timmons's arguments related to the removal of Respondent's counsel. *See* Rule 240(i), SCACR ("The court will not entertain petitions for rehearing on a motion or petition unless the action of the court on the motion or petition has the effect of dismissing or finally deciding a party's appeal."). Further, to the extent Timmons requests this court issue a restraining order against Respondent, that request is not properly before the court.

Columbia, South Carolina

cc:

Fritz A. Timmons

Tasha B. Thompson, Esquire

Benjamin Rush Smith, III, Esquire

Nicholas Andrew Charles, Esquire

William O. Spencer, Jr., Esquire

FILED
Aug 25 2021