

The South Carolina Court of Appeals

The State, Respondent,

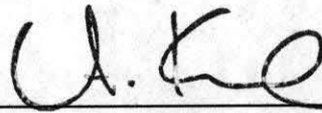
v.

Ryan Lenard Manigo, Appellant.

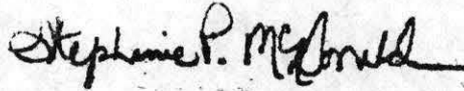
Appellate Case No. 2024-001818

ORDER

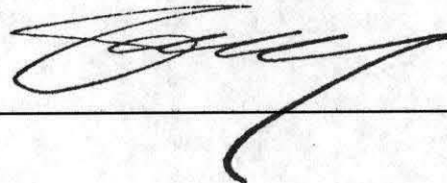
On May 5, 2025, this court denied Appellant's petition for a writ of supersedeas. On May 12, 2025, Appellant filed a petition for rehearing of this court's order denying his petition for writ of supersedeas. *See* Rule 241(d)(7), SCACR ("Any party aggrieved by the decision of the lower court, the administrative tribunal, or an individual judge or justice may petition under this [r]ule for a review of that decision."). After careful consideration of the petition for rehearing, the court is unable to discover that any material fact or principle of law, necessary to the disposition of a petition for a writ of supersedeas, has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.



J.



J.



J.

Columbia, South Carolina

cc:

Robert Louis Bank, Jr., Esquire
Alan McCrory Wilson, Esquire
Melody Jane Brown, Esquire
Robert Michael Dudek, Esquire
Sean Paul Thornton, Esquire
Mark Andrew Peper, Sr., Esquire
Michael J. Anzelmo, Esquire
S. Boyd Young, Esquire
Matthew Lee Walker, Esquire
Patricia C. Grant

FILED
Jun 05 2025