THIS OPINION HAS NO PRECEDENTIAL VALUE. IT SHOULD NOT BE CITED OR RELIED ON AS PRECEDENT IN ANY PROCEEDING EXCEPT AS PROVIDED BY RULE 268(d)(2), SCACR.

THE STATE OF SOUTH CAROLINA In The Supreme Court

The St	ate, Respondent,
v.	
David	Jakes, Petitioner.
Appell	ate Case No. 2013-002571
ON WRIT	OF CERTIORARI TO THE COURT OF APPEALS
	Appeal from Colleton County Perry M. Buckner, III, Circuit Court Judge
	Memorandum Opinion No. 2015-MO-036 Heard May 20, 2015 – Filed June 17, 2015
CERTI	ORARI DISMISSED AS IMPROVIDENTLY GRANTED
	ate Defender LaNelle Cantey DuRant, of bia, for Petitioner.
Attorn	ey General Alan McCrory Wilson and Assistant ey General Mark Reynolds Farthing, both of bia, for Respondent.

PER CURIAM: We granted certiorari to review the Court of Appeals' decision in *State v. Jakes*, Op. No. 2013-UP-360 (S.C. Ct. App. filed Oct. 2, 2013). After careful consideration of the Appendix, Record, and briefs, the writ of certiorari is

DISMISSED AS IMPROVIDENTLY GRANTED.

TOAL, C.J., PLEICONES, BEATTY, KITTREDGE, JJ., and Acting Justice James E. Moore, concur.