

VIRGINIA:

In the Supreme Court of Virginia held at the Supreme Court Building in the City of Richmond on Thursday the 27th day of April, 2017.

Terri I. Conner, Appellant,

against Record No. 160611
 Circuit Court No. CL13-754

Joseph Tyler Glasgow, et al., Appellees.

Upon an appeal from a judgment rendered by the Circuit Court of Spotsylvania County.

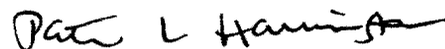
Upon consideration of the record, briefs, and argument of counsel, the Court is of opinion that there is no reversible error in the judgment of the circuit court.

An appeal was granted Terri I. Conner (Conner) on the issue of whether the circuit court erred in ruling that Code § 8.01-66.1(D)(1) did not provide Conner a remedy by which to sanction her underinsurance carrier for its alleged bad faith pretrial conduct. For the reasons stated in *Manu v. GEICO Casualty Co.*, __ Va. __, __ S.E.2d __ (2017) (this day decided), the judgment of the Circuit Court of Spotsylvania County is affirmed.

This order shall be certified to the Circuit Court of Spotsylvania County.

A Copy,

Teste:



Clerk