

**In the
Indiana Supreme Court**

SELECTIVE INSURANCE CO. OF)	Supreme Court Cause No.
SOUTH CAROLINA, <i>et al.</i> ,)	73S01-1412-PL-750
Appellants,)	
)	Court of Appeals Cause No.
v.)	73A01-1307-PL-311
)	
ERIE INSURANCE EXCHANGE, <i>et al.</i> ,)	Trial Court Cause No.
Appellees.)	73D01-1109-PL-33

Published Order

By order dated December 18, 2014, the Court granted a petition seeking transfer of jurisdiction from the Court of Appeals. After further review, including consideration of the points presented by counsel at oral argument and discussion among the Justices in conference after the oral argument, the Court has determined that it should not assume jurisdiction over this appeal and that the Court of Appeals opinion reported as Selective Insurance Co. of South Carolina v. Erie Insurance Exchange, 14 N.E.3d 105 (Ind. Ct. App. 2014), should be reinstated as Court of Appeals precedent.

Accordingly, the order granting transfer is VACATED and transfer is hereby DENIED. Pursuant to Appellate Rule 58(B), this appeal is at an end.

Done at Indianapolis, Indiana, on February 6, 2015.

For the Court

/s/Loretta H. Rush
Chief Justice of Indiana

Dickson, Rucker, and Massa, JJ., concur.
Rush, C.J., and David, J., dissent from the denial of transfer.