ARKANSAS SUPREME COURT

No. CR 05-164

NOT DESIGNATED FOR PUBLICATION

HANS C. HESS Appellant

v.

STATE OF ARKANSAS Appellee Opinion Delivered April 13, 2006

PRO SE PETITION FOR REHEARING [CIRCUIT COURT OF PULASKI COUNTY, CR 93-2251, CR 97-1922, HON. TIMOTHY D. FOX, JUDGE]

PETITION DENIED

PER CURIAM

Hans Hess filed in the trial court a *pro se* petition for writ of *habeas corpus* pursuant to Act 1780 of 2001, codified at Ark. Code Ann. §§ 16-112-201–207 (Supp. 2003). The trial court denied the petition without a hearing, and we affirmed. *Hess v. State*, CR 05-164 (Ark. February 16, 2006) (*per curiam*). Appellant now brings this petition for rehearing of that decision.

Rule 2-3(g) of the Rules of the Arkansas Supreme Court provides that a petition for rehearing should be used to call attention to specific errors of law or fact which the opinion is thought to contain and not to repeat arguments already considered and rejected by this court. The petition must cite to facts the appellant contends were overlooked and provide references to the abstract or addendum as required by Ark. Sup. Ct. R. 2-3(h). Appellant here fails to provide any such citations and he alleges no error of law or fact that would merit rehearing.

In his petition for rehearing, appellant raises issues already addressed by this court. Appellant fails to point to any error of law or fact as required by Ark. Sup. Ct. R. 2-3 in support of his allegations. As he has stated no basis upon which to grant rehearing, we accordingly deny his petition.

Petition denied.