



The South Carolina Court of Appeals

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April 23, 2025

The Honorable James C. Campbell
Sumter County Judicial Center
215 North Harvin Street
Sumter SC 29150-4974

REMITTITUR

Re: Ronald Jones v. Gary Jones, Sr. (2)
Lower Court Case No. 2020CP4300734
Appellate Case No. 2024-001532

Dear Clerk of Court:

The above referenced matter is hereby remitted to the lower court or tribunal. A copy of the judgment of this Court is enclosed.

Very truly yours,

Catherine Harrison, deputy
CLERK

Enclosure

cc: Richard L. Whitt, Esquire
Marvin E. McMillan, Jr., Esquire
Thomas E. Player, Jr., Esquire
Jeff D. Griffith, III, Esquire
Jonathan M. Robinson, Esquire
Austin Tyler Reed, Esquire
David Randolph Whitt, Esquire

The Supreme Court of South Carolina

Ronald L. Jones, Petitioner,

v.

Gary S. Jones, Sr., Becky J. Jones, Ima Lee Jones, and
Shelley Allsbrooks, Respondents.

Appellate Case No. 2025-000159

RECEIVED

Apr 22 2025

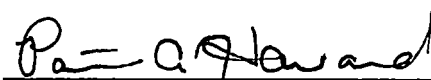
SC Court of Appeals

ORDER

Based on the vote of the Court, the petition for a writ of certiorari is denied.

FOR THE COURT

BY



CLERK

Columbia, South Carolina

April 22, 2025

cc:

Marvin E. McMillan Jr.

Thomas E. Player Jr.

Jonathan M. Robinson

Austin Tyler Reed

Richard L. Whitt

Jeff D. Griffith III

David Randolph Whitt

The Honorable Jenny Abbott Kitchings

The South Carolina Court of Appeals

Ronald L. Jones, Appellant,

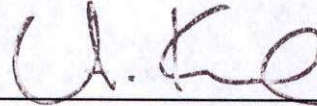
v.

Gary S. Jones, Sr., Becky J. Jones, Ima Lee Jones and
Shelley Allsbrooks, Respondents.

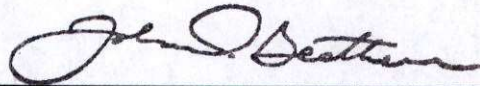
Appellate Case No. 2024-001532

ORDER

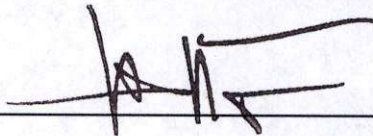
After careful consideration of the petition for rehearing, the court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.



J.



J.



J.

Columbia, South Carolina

cc:

Richard L. Whitt, Esquire
Marvin E. McMillan, Jr., Esquire
Thomas E. Player, Jr., Esquire
Jeff D. Griffith, III, Esquire
Jonathan M. Robinson, Esquire

FILED
Jan 03 2025

Austin Tyler Reed, Esquire
David Randolph Whitt, Esquire

The South Carolina Court of Appeals

Ronald L. Jones, Appellant,

v.

Gary A. Jones, Sr., Becky J. Jones, Ima Lee Jones, and
Shelley Allsbrooks, Respondents.

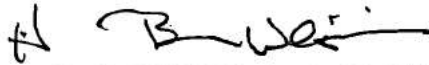
Appellate Case No. 2021-001150

ORDER

Appellant appeals from an order denying his motion to amend his second amended complaint and order denying his motion pursuant to Rule 59(e) of the South Carolina Rules of Civil Procedure. Upon receiving the notice of appeal, this court requested memoranda from the parties regarding the appealability of the orders. After carefully considering both parties' memoranda and Respondents' request to dismiss the appeal,¹ we dismiss the appeal. See S.C. Code Ann. § 14-3-330(2) (2017) (providing South Carolina appellate courts have jurisdiction to review on appeal "[a]n order affecting a substantial right made in an action when such order (a) in effect determines the action and prevents a judgment from which an appeal might be taken or discontinues the action, (b) grants or refuses a new trial or (c) strikes out an answer or any part thereof or any pleading in any action"); *Thornton v. S.C. Elec. & Gas Corp.*, 391 S.C. 297, 300, 705 S.E.2d 475, 477 (Ct. App. 2011) ("An interlocutory order not governed by a specialized appealability statute is not immediately appealable unless it fits into one of the categories listed in section 14-3-330 of the South Carolina Code . . .").² Remittitur will issue in accordance with Rule 221(b) of the South Carolina Appellate Court Rules.

¹ In their appealability memoranda, Respondents moved to dismiss the appeal, explaining it had intended to file a motion to dismiss prior to this court's request for appealability memoranda.

² Although unpublished and not of precedential value, we find our recent decision in *Skydive Myrtle Beach, Inc. v. Horry County*, persuasive. See 2024-UP-248 (S.C. Ct. App. filed July 3, 2024). In *Skydive*, we determined the order denying



C.J.

FOR THE COURT

Columbia, South Carolina

FILED
Oct 23 2024

cc:

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Skydive's motion to amend its complaint was not immediately appealable. *Id.* We stated, "Skydive may appeal the [circuit] court's order denying its motion to amend its complaint at the conclusion of the present action." *Id.*