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SC Court of Appeals

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM YORK COUNTY
Court of Common Pleas, Twelfth Judicial Circuit
Hon. J. Mark Hayes II, Circuit Court Judge

Case No. 2021-CP-46-01262
Appellate Case No. _____

Janice G. Hall, Respondent,

v.

Nancy Hall Green, Holcombe T. Green, Jr., Holcombe
T. Green, III in his capacity as Trustee of the Frank P.
Hall III Irrevocable Trust, Hall Family Investments,
L.P., and The Frank P. Hall III Irrevocable Trust Defendants,

of whom

Nancy Hall Green, Holcombe T. Green, Jr., and Hall
Family Investments, LP. are Appellants.

NOTICE OF APPEAL

Appellants Nancy Hall Green (“Nancy”), Holcombe T. Green, Jr. (“Holcombe”), and Hall Family Investments, L.P. (the “Partnership”) appeal from Judge Hayes ruling of June 4, 2024 denying their respective Motions for Summary Judgment and granting Plaintiff Janice G. Hall’s (“Plaintiff”) Motion for Partial Summary Judgment and from Judge Hayes Order of April 11, 2025 denying their Motion for Reconsideration (together, the “Orders”). Judge Hayes’ Order denying the Motion for Reconsideration was filed on April 11, 2025, and was received by the parties by electronic service that same day. This Notice of Appeal is timely served within 30

days after receipt of that Order. Copies of the Orders are attached hereto as required by Rule 203(d)(1)(B)(ii), SCACR.

The Orders are appealable because they involve the merits or affect a substantial right. *See* S.C. Code Ann. § 14-3-330; *id.* § 18-9-10; *Burkey v. Noce*, 398 S.C. 35, 37, 726 S.E.2d 229, 230 (Ct. App. 2012); *Thornton v. S.C. Elec. & Gas Corp.*, 391 S.C. 297, 705 S.E.2d 475 (Ct. App. 2011) (noting that an order granting partial summary judgment “involves the merits” of a case for purposes of interlocutory appeal when it “finally determines a substantial matter forming the whole or a part of some cause of action or defense”). Here, the Orders contain erroneous, material findings and conclusions that finally determine substantial matters forming, at minimum, parts of claims or defenses that, if not appealed, will prejudice Appellants by preventing them from asserting those defenses or opposing those claims in any future stages of the litigation.

Respectfully submitted,

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Greenville, South Carolina
May 12, 2025