

The South Carolina Court of Appeals

Jeffery D. Jones, Appellant,


v.

Richard A. Shirley, Respondent.

Appellate Case No. 2013-001816

ORDER

Appellant has filed a notice of appeal from the circuit court's order denying his motion to file his action without paying filing fees. Because section 24-27-100 of the South Carolina Code of Laws (2007) requires that the clerk's office accept Appellant's complaint if he files a certified copy of his trust account with the circuit court, the order denying Appellant's motion to file his action without paying filing fees is not a final order, it does not affect a substantial right, and it is, therefore, not immediately appealable. *See* S.C. Code Ann. § 14-3-330 (1976) (providing that an interlocutory order is not immediately appealable unless it affects the merits or affects a substantial right). Accordingly, this appeal is dismissed.


FOR THE COURT

Columbia, South Carolina

cc:

Jeffrey D. Jones, 290522

Steven Michael Pruitt

FILED
10/15/13



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

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October 15, 2013

Jeffrey D. Jones, 290522
#290522
MCCI SMU B25
386 Redemption Way
McCormick SC 29899

Re: Jeffery D. Jones v. Richard A. Shirley
Appellate Case No. 2013-001816

Dear Counsel:

Enclosed is a copy of an order regarding your motion in the above case.
The remittitur will be sent as provided by Rule 221(b), SCACR.

Very truly yours,

V. Claire Allen, Deputy

CLERK

cc: Steven Michael Pruitt