

The South Carolina Court of Appeals

The State, Respondent,

v.

Pierrie Carlos Brisbane, Appellant.

Appellate Case No. 2025-001061


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Oct 06 2025

SC Court of Appeals

ORDER

This appeal arises out of an order denying summary judgment that was filed in the court of general sessions. Because an order denying summary judgment is never reviewable on appeal, the appeal is dismissed. *See Bank of N.Y. v. Sumter Cnty.*, 387 S.C. 147, 154, 691 S.E.2d 473, 477 (2010) ("[I]t is well-settled that an order denying summary judgment is never reviewable on appeal. . . ."); Rule 1, SCRCPP (indicating the South Carolina Rules of Civil Procedure (SCRCPP) apply in all suits of a civil nature); Rule 81, SCRCPP ("These rules, or any of them, shall apply to every trial court of civil jurisdiction within this state. . . ."); Rule 56, SCRCPP (setting forth the mechanism by which a party may seek summary judgment); *see generally* Rule 37, SCRCrimP (mimicking the language of Rule 81, SCRCPP, and indicating the South Carolina Rules of Criminal Procedure (SCRCrimP), which do not include a mechanism to seek summary judgment, are applicable to every trial court of criminal jurisdiction). The remittitur will be sent as provided by Rule 221(b) of the South Carolina Rules of Appellate Procedure.



FOR THE COURT

Columbia, South Carolina

cc:

Pierrie Carlos Brisbane, 0001338730

Robert Michael Dudek, Esquire

Mark Reynolds Farthing, Esquire

Jordan Alyssa Norvell, Esquire

FILED
Jun 20 2025

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S.C. SUPREME COURT