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JUL 27 2015

SC Court of Appeals

July 23, 2015

Honorable Jenny Abbott Kitchings
Clerk of Court
South Carolina Court of Appeals
1220 Senate St.
Columbia, SC 29201

RE: BLH by parents/general guardians Kenneth and Angela Hensley, and on behalf of all others similarly situated v. South Carolina Department of Social Services
Appellate Case No. 2014-002254

Dear Ms. Kitchings,

The Respondent renews its Motion to Dismiss and requests that the Court apply the reasoning therein (except as to the Rule 59(e) issue that was subsequently resolved by the lower court) to the most-recent notice of appeal filed by Appellant.

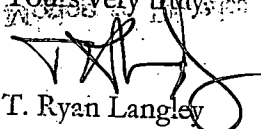
Appellants' most-recent attempt to appeal again involves an interlocutory Order. Namely, the Order (which was provided to this Court by Respondent on June 8, 2015) denies Appellant's Motion for Summary Judgment and grants Respondents' Motion for Class Certification.

Previously, Appellant had argued that the notification process adopted by the lower court entitled it to immediate appeal. However, this issue was resolved in the lower court's most recent Order filed April 30, 2015. Specifically, the lower court had initially obligated Appellant to give notice to the class members. This was done because Appellant was in possession of the contact information for the class and Respondent alleged Appellant refused to provide this information. Appellant subsequently agreed to provide Respondent with the necessary information by July 30, 2015. Accordingly, the lower court ordered that Respondent provide the notice to the class.

The sole substantive argument Appellant's made in their November 13, 2014 brief arguing for immediate appeal was on this issue of notice. Now that this notice issue has been resolved, there is no immediately appealable issue even assuming there was ever one to begin with.

For these reasons, Respondent respectfully requests that the Court grant the Respondent's Motion to Dismiss.

Yours very truly,


T. Ryan Langley

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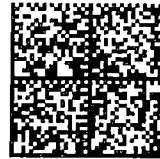
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