

# The South Carolina Court of Appeals

Tanza Kohn, Appellant,

v.

David Christopher Kirby & Christina Inman Banks,  
Respondents.

Appellate Case No. 2015-001170

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## ORDER

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After careful consideration, this appeal is dismissed because it is not immediately appealable. *See* S.C. Code Ann. § 14-3-330(2) (1976); *see also* *Flagstar Corp. v. Royal Surplus Lines*, 341 S.C. 68, 72-73, 533 S.E.2d 331, 333 (2000) ("An order granting bifurcation . . . does not strike to the heart of this Court's traditional analysis of claims of denial of a mode of trial. That analysis proceeds by determining whether or not a party is erroneously denied a trial by jury in a law case, or is erroneously required to proceed before a jury in an equity case. In this case, no party is denied the right to a trial by jury.").

  
FOR THE COURT

Columbia, South Carolina

cc:

Ronald Barton Diegel, Esquire  
James B. Lybrand, Jr., Esquire  
Robert Fredrick Goings, Esquire

**FILED**  
8/28/15