

# The South Carolina Court of Appeals

Randall Richards, Respondent,

v.

Leon Bryan, individually and d/b/a Bryan Beverage;  
Bryan's Social Club a/k/a Leon's Club, a/k/a club Leon;  
Aaron Bryan; Keshia Bryan; and John Doe, Defendants,

Of whom Aaron Bryan is the Appellant.

Appellate Case No. 2017-002506

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## ORDER

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Appellant has filed a notice of appeal from an order for default judgment. Because a default judgment may not be appealed to this court, this appeal is dismissed. *See Winesett v. Winesett*, 287 S.C. 332, 338 S.E.2d 340 (1985) ("The proper procedure for challenging a default judgment is to move the trial court to set aside the judgment pursuant to Rule 60(b), SCRPC. An appeal may then be taken from the denial of this motion."). The remittitur will be sent as required by Rule 221(b), SCACR.



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FOR THE COURT

Columbia, South Carolina

cc:

Aaron Bryan

Matthew L. Nall, Esquire

**FILED**

January 8, 2018