

The South Carolina Court of Appeals

City of Charleston State of South Carolina, Respondent,

v.

Jacob Stone, Appellant.

Appellate Case No. 2012-210727

ORDER

Respondent's motion to dismiss is granted. *See State v. Robinson*, 287 S.C. 173, 173, 337 S.E.2d 204, 204 (1985) ("A criminal defendant may not appeal until final judgment[,] and "[j]udgment in a criminal case is not final until sentence is imposed" (citation omitted)); *see also State v. Williams*, 321 S.C. 381, 383, 468 S.E.2d 656, 657 (1996) (dismissing defendants' cross-appeals in an appeal by the State challenging the dismissal of criminal charges because defendants had not been sentenced); *State v. Miller*, 289 S.C. 426, 426-27, 346 S.E.2d 705, 705-06 (1986) (holding order denying defendant's motion to bar capital sentencing proceeding on double jeopardy grounds could not be appealed until after imposition of sentence); *State v. Parsons*, 289 S.C. 542, 542, 347 S.E.2d 504, 504 (1986) (holding an order denying bail is not directly appealable because a criminal defendant may not appeal until sentenced).



FOR THE COURT

Columbia, South Carolina

FILED

EAC 1/9/13

cc: Thomas James Rode
Mark Joseph Bourdon
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