

# The South Carolina Court of Appeals

Robert Levin, Appellant,

v.

South Carolina Department of Health and Human  
Services, Respondent.

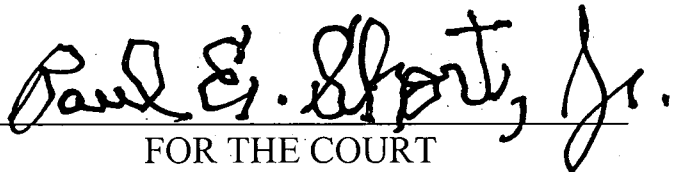
Appellate Case No. 2018-001398

---

## ORDER

---

After careful consideration of the parties' memoranda, this appeal is dismissed because the underlying order does not constitute a final decision of the Administrative Law Court. *See* S.C. Code Ann. § 1-23-610(A)(1) (Supp. 2017) (providing that judicial review may only be sought from a final decision of the ALC); *Charlotte-Mecklenburg Hosp. Authority v. South Carolina Department of Health & Environmental Control*, 387 S.C. 265, 692 S.E.2d 894 (2010) (explaining "a final judgment disposes of the whole subject matter of action or terminates a particular proceeding or action, leaving nothing to be done but to enforce by execution what has been determined"). The remittitur will be sent as provided in Rule 221, SCACR.<sup>1</sup>

  
FOR THE COURT

Columbia, South Carolina

cc:  
Patricia Logan Harrison, Esquire  
Damon Christian Wlodarczyk, Esquire

**FILED**

October 16, 2018

---

<sup>1</sup> The underlying order requires the Department to facilitate an evaluation to determine if an assisted communication device is appropriate for Appellant. Nothing prevents Appellant from filing an appeal after this issue is resolved below.