

The South Carolina Court of Appeals

Litchfield Plantation Association, Inc., Joseph E.
Johnston, Thomas Eckard, Carol E. Kirby, Robert F.
McMahan, Jr., and Thomas Martin Phillips, Appellants,

v.

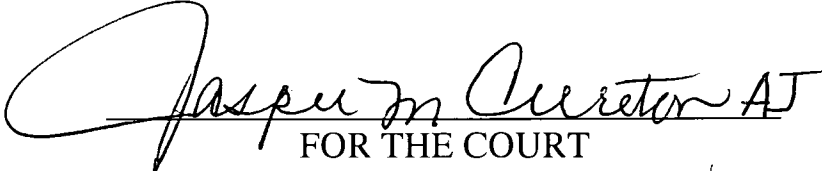
Litchfield Plantation Company, Inc., and E. Scott Trotter,
Respondents.

Appellate Case No. 2012-212842

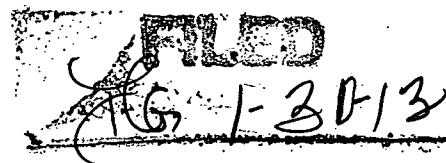
ORDER

Respondents' motion to dismiss is denied. *See Link v. Sch. Dist. of Pickens County*, 302 S.C. 1, 6, 393 S.E.2d 176, 178–79 (1990) (providing that orders granting partial summary judgment may be immediately appealable under either the "involving the merits" or "substantial right" categories of section 14–3–330(1) and (2)(c) (Supp. 2012)).

Appellants' motion to order the transcript out of time is granted.


FOR THE COURT

Columbia, South Carolina



cc:

Timothy W. Bouch

Michael S. Seekings

Mark David Neill

Robert S. Shelton

Robert Francis McMahan, Jr.

Yancey Alford McLeod, III