

The South Carolina Court of Appeals

Blackstone and Chase, LLC; Mark T. Thomas; Tensley E. Thomas; and Bradley W. Kerr, Appellants,

v.

Margaret H. Durham Living Trust; Multiplex Systems, Inc.; Ice Rink Engineering and Manufacturing Company, LLC; EZ Glide 350, LLC; Margaret H. Durham; James W. Durham; Helen W. Shockley; and Tamala D. Crane, Respondents.

Appellate Case No. 2018-001976

ORDER

After careful consideration of the parties' filings, this appeal is dismissed because the underlying orders are not immediately appealable pursuant to section 14-3-330 of the South Carolina Code (2017). *See also Ballenger v. Bowen*, 313 S.C. 476, 443 S.E.2d 379 (1994) (holding the denial of a motion for summary judgment is not immediately appealable because it does not finally determine anything about the merits or strike a defense); *Baber v. Greenville Cty.*, 327 S.C. 31, 40, 488 S.E.2d 314, 319 (1997) ("An interlocutory denial of summary judgment is not a final order and is subject to change by the trial court.")


FOR THE COURT CJ

Columbia, South Carolina

cc:

FILED

April 4, 2019

Deborah Dickson Davis, Esquire
Robert Karl Merting, Esquire
Joshua Jennings Hudson, Esquire