

The South Carolina Court of Appeals

Rodney J. Tolen, Respondent,

v.

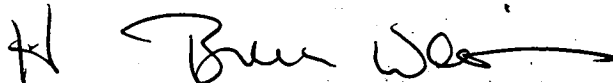
Happy Taxi Cab Co. a/k/a A Happy Taxi Cab Co. a/k/a A Taxicab a/k/a ADR Taxi, Carolyn Reynaud, n/k/a Carolyn Robinson, Individually and d/b/a Happy Taxi Cab Co. a/k/a A Happy Taxi Cab Co. a/k/a A Taxicab, Jason Robinson, Individually and d/b/a Happy Taxi Cab co. a/k/a A Happy Taxi Cab Co. a/k/a A Taxicab, John Doe, An unknown individual and/or business, Defendants,

Of whom Jason P. Robinson and Carolyn Robinson are the Appellants.

Appellate Case No. 2019-001504

ORDER

After careful consideration of the underlying order for judgment, we dismiss this appeal because the underlying order is not immediately appealable. *See Winesett v. Winesett*, 287 S.C. 332, 333, 338 S.E.2d 340, 341 (1985) (explaining a direct appeal does not lie from a default judgment; instead, a defaulting party must challenge the judgment under the procedure provided in Rule 60(b), SCRPC).



FOR THE COURT

Columbia, South Carolina

FILED

November 8, 2019

cc:

Jason P. Robinson

Carolyn Robinson

Amanda Nicole Pittman, Esquire