

The South Carolina Court of Appeals

Teresa Murphy, as Personal Representative for the Estate
of Isaac Strong, Respondent,

v.

Hunt Valley Holdings, LLC f/k/a Fundamental Long-
Term Care Holdings, LLC; Fundamental Clinical and
Operational Services, LLC; Fundamental Consulting,
LLC; Fundamental Administrative Services, LLC; THI
of Baltimore, Inc.; THI of South Carolina LLC; THI of
South Carolina at Rock Hill, LLC d/b/a Magnolia Manor
of Rock Hill; and Amisub of S.C., Inc. d/b/a Piedmont
Medical Center, Defendants,

Of which Fundamental Clinical and Operational
Services, LLC; Fundamental Administrative Services,
LLC; THI of South Carolina LLC; and THI of South
Carolina at Rock Hill, LLC d/b/a Magnolia Manor of
Rock Hill are the Appellants.

Appellate Case No. 2019-000028

The Honorable William A. McKinnon
York County
Trial Court Case No. 2018CP4601459

ORDER

The parties filed a consent motion to dismiss appeal. The motion is Granted. Accordingly, this matter is dismissed. The remittitur will be sent as provided by Rule 221(b) of the South Carolina Appellate Court Rules.

FOR THE COURT

BY *V. Claire Allen*
CLERK

Columbia, South Carolina

cc:

Chad Alan McGowan, Esquire
Eve Schafer Goodstein, Esquire
Stephen Lynwood Brown, Esquire
Donald Jay Davis, Jr., Esquire
Russell Grainger Hines, Esquire
John Gressette Felder, Jr., Esquire
Jordan Christopher Calloway, Esquire
Richard Abner Jones, III, Esquire

FILED
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