

The South Carolina Court of Appeals

Founders Federal Credit Union, Respondent,

v.

The Estate of Farley W. Flow a/k/a Farley Warren Flow; Heirs-at-Law of Farley W. Flow a/k/a Farley Warren Flow; unknown Heirs-at-Law or devisees of Farley W. Flow a/k/a Farley Warren Flow, Deceased; their Heirs, Personal Representatives, Administrators, Successors, and Assigns, and all other persons entitled to claim through them; all unknown owners, unknown heirs or unknown devisees of any deceased person, or by any such designation; all unknown persons with any right, title or interest in the real estate described herein, being a class designated as Jane Doe; also any persons who may be in the military service of the United States of America, being a class designated as John Doe; and any unknown minors or persons under a Disability being a class designated as Richard Roe; Barbara Humphrey; Scott Flow; Krystal Ossmann; and Contimortgage Corporation, Defendants,

Of whom Barbara Humphrey is the Appellant.

Appellate Case No. 2021-000823

ORDER

This appeal arises out of an order entering default against the appellant. Because the order on appeal is not immediately appealable, this case is dismissed. *See 5Star Life Ins. Co. v. Peek Performance, Inc.*, Op. No. 5837 (S.C. Ct. App. filed July 21, 2021) (Howard Adv. Sh. No. 25 at 10) (noting entry of default is not an immediately appealable ruling). The remittitur will be sent pursuant to Rule 221(b) of the South Carolina Appellate Court Rules.



, J.

FOR THE COURT

Columbia, South Carolina

cc:

Barbara Humphrey #187904

Kathleen McDavid Muthig, Esquire

FILED

Aug 05 2021