

The South Carolina Court of Appeals

Ronald L. Jones, Appellant,

v.

Gary A. Jones, Sr., Becky J. Jones, Ima Lee Jones, and
Shelley Allsbrooks, Respondents.

Appellate Case No. 2021-001150

ORDER

After careful consideration, Respondent's motion to dismiss is granted. *See* S.C. Code Ann. § 14-3-330(2)(c) (2017) (providing an interlocutory order is immediately appealable if it affects a substantial right and "strikes out an answer or any part thereof or any pleading in any action"); *Thornton v. S.C. Elec. & Gas Corp.*, 391 S.C. 304, 705 S.E.2d 475, 479 ("An order affects a substantial right by striking a pleading if the order removes a material issue from the case, thereby preventing the issue from being litigated on the merits, and preventing the party from seeking to correct any errors in the order during or after trial."); *id.* ("Whether an order granting a Rule 12(f) motion to strike is appealable under section 14-3-330(2)(c) depends on the effect of the individual order under the facts and circumstances of the case."). The remittitur will be sent as required by Rule 221(b), SCACR.



FOR THE COURT

Columbia, South Carolina

cc:
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FILED
Mar 14 2022

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