## THIS OPINION HAS NO PRECEDENTIAL VALUE. IT SHOULD NOT BE CITED OR RELIED ON AS PRECEDENT IN ANY PROCEEDING EXCEPT AS PROVIDED BY RULE 268(d)(2), SCACR.

## THE STATE OF SOUTH CAROLINA In The Court of Appeals

David Barnhill, Appellant,

v.

Lesa Michelle Gaffney and Jimmy Emmanuel Dessaure, III, Defendants,

Of whom Jimmy Emmanuel Dessaure, III is the Respondent.

Appellate Case No. 2012-213337

Appeal From Richland County Alison Renee Lee, Circuit Court Judge

Unpublished Opinion No. 2014-UP-041 Submitted November 1, 2013 – Filed January 29, 2014

## APPEAL DISMISSED

Paige Blair George, of the Law Office of Barry B. George, of Columbia, for Appellant.

William H. Bowman, III, of Rogers Townsend & Thomas, PC, of Columbia, for Respondent.

**PER CURIAM:** Affirmed pursuant to Rule 220(b), SCACR, and the following authority: *Dibble v. Schade*, 308 S.C. 88, 93, 417 S.E.2d 104, 107 (Ct. App. 1992) ("An order granting a motion to set aside a default judgment is interlocutory and not immediately appealable.").

## **APPEAL DISMISSED.**<sup>1</sup>

FEW, C.J., and PIEPER and KONDUROS, JJ., concur.

<sup>&</sup>lt;sup>1</sup> We decide this case without oral argument pursuant to Rule 215, SCACR.