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 Supreme Court

Frederick Charles Tranfield, Petitioner,

v.

Lilly Sophia Tranfield, Respondent.

Appellate Case No. 2018-001986

ON WRIT OF CERTIORARI TO THE COURT OF APPEALS

Appeal From Charleston County Jack A. Landis, Family Court Judge

Opinion No. 2019-MO-038 Heard September 25, 2019 – Filed October 2, 2019

CERTIORARI DISMISSED AS IMPROVIDENTLY GRANTED

Chris Paton, of Chris Paton, LLC, of Mount Pleasant, and Courtney Wall Kerce, of Courtney Wall Kerce Family Law, LLC, of Daniel Island, for Petitioner.

Gregory Samuel Forman, of Gregory S. Forman, PC, of Charleston, for Respondent.

PER CURIAM: We issued a writ of certiorari to review the court of appeals' decision in *Frederick Charles Tranfield v. Lilly Sophia Tranfield*, Op. No. 2018-UP-348 (S.C. Ct. App. filed Aug. 1, 2018). We now dismiss the writ as improvidently granted.

DISMISSED AS IMPROVIDENTLY GRANTED.

BEATTY, C.J., KITTREDGE, HEARN, JAMES, JJ., and Acting Justice James E. Lockemy, concur.