

**APPENDIX F**

22 CV 108

CASE NO. 126,965

IN THE COURT OF APPEALS OF THE STATE OF KANSAS

JACKSON, KRIS CHAPTER,  
*Plaintiff-Appellant,*

v.

SOAVE AUTOMOTIVE  
GROUP, INC., ET AL.,  
*Defendants-Appellees.*

**ORDER OF DISMISSAL**

We note the parties' responses to our show cause order. We dismiss this case for lack of a final decision.

Subject to limited exceptions, we have jurisdiction only over final decisions. See K.S.A. 2024 Supp. 60-2102(a)(4). A "final decision" generally disposes of the entire merits of the case and leaves no further questions or the possibility of future directions or actions by the lower court. *Allison v. State*, 56 Kan. App. 2d 470, 475, 432 P.3d 87 (2018). This case is still ongoing in district court. Appellant has failed to demonstrate that a final decision has been made this case.

Finally, we must address some problems with Appellant's response to our show cause order. Appellant cites numerous cases from Kansas and other jurisdictions in support of her contention that the district court order here is a final, appealable order. Yet, except for one United States Supreme Court case that is factually distinguishable and not binding on this court, all the caselaw citations are inaccurate and appear to be fabricated.

The same is true of the quotes in Appellant's response, as they do not appear anywhere in Kansas caselaw. Appellant's submission of non-existent caselaw and quotations constitutes an abuse of the judicial system. It wastes the time and resources of the court and opposing parties. We warn Appellant that pursuing a frivolous argument in the future premised on fabricated law could subject Appellant to sanctions.

DATED: September 30, 2024.

FOR THE COURT

*/s/ Kathryn Gardner*

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Kathryn Gardner, Presiding Judge

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**ORDER**

Appellant's motion for rehearing or modification is denied. Appellee's response is noted. We appreciate, however, Appellant's apology and explanation for her prior submission.

The order restricting filings in this case was not a final decision, as the case remains ongoing in the district court. Appellant claims this court has accepted appeals challenging restrictive filing orders. While this is true, this court has exercised jurisdiction over a challenge to a restrictive filing order only after a final decision has been entered. Once the district court enters a final decision in Appellant's case, Appellant can appeal again and challenge the restrictive filing order.

Appellant asks us to retain this appeal under the collateral order doctrine or exceptional circumstances doctrine. The collateral order doctrine is a very narrow exception to the final order requirement and applies only when an order is effectively unreviewable on appeal from a final judgment. See *Kansas Medical Mut. Ins. Co. v.*

*Svaty*, 291 Kan. 597, 611-12, 244 P.3d 642 (2010). The order at issue here can be reviewed on appeal from a final judgment. Thus, the collateral order doctrine does not apply. Appellant's request to apply the exceptional circumstances doctrine is also rejected as no such doctrine is recognized in Kansas as an exception to the final decision requirement for appeals.

DATED: October 24, 2024.

FOR THE COURT

*/s/ Kathryn Gardner*

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Kathryn Gardner, Presiding Judge

**APPENDIX H**

**IN THE SUPREME COURT OF THE STATE OF KANSAS**

**ORDER**

The court denies the petitions for review filed in the following cases and notes any response and replies.

No. 126,677, *State of Kansas v. Isaiah J. Duckworth*

No. 126,801, *State of Kansas v. Paul Thomas Medlock*

No. 126,877, *State of Kansas v. Marquis Jovan Fulcher*

No. 126,965, *Jackson, Kris Chapter v. Soave Automotive Group, Inc., et al.*

No. 127,208, *State of Kansas v. Jeffrey Richard Prafke*

No. 127,428, *In the Interest of D.M.H, M.M.H, M.L.H, and D.M.H., Minor Children*

No. 127,587, *Virgil Sylvester Bradford v. State of Kansas*

Dated this 29th day of January 2025.

FOR THE COURT



MARLA LUCKERT  
Chief Justice

**Additional material  
from this filing is  
available in the  
Clerk's Office.**