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

South Carolina Department of Social Services, Respondent,

v.

Shawna Rene O. and David S., of whom David S., is the Petitioner.

In the interest of two minor children under the age of 18.

Appellate Case No. 2011-201426

ON WRIT OF CERTIORARI TO THE COURT OF APPEALS

Appeal from Aiken County Peter R. Nuessle, Family Court Judge

Memorandum Opinion No. 2012-MO-027 Heard June 7, 2012 – Filed July 11, 2012

DISMISSED AS IMPROVIDENTLY GRANTED

Scott J. Klosinski, of Klosinski Overstreet, of Augusta, GA., for Petitioner.

Amanda Frances Whittle, of Aiken, for Respondent.

PER CURIAM: After careful consideration of the Appendix and briefs, the writ of certiorari is

DISMISSED AS IMPROVIDENTLY GRANTED.

TOAL, C.J., PLEICONES, BEATTY, KITTREDGE and HEARN, JJ., concur.