## 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

Brian & Candi Harris, Respondents,

v.

Lauren McKinney, Tyrone Jerry, Catawba Indian Nation, and South Carolina Department of Social Services, Defendants,

Of whom Tyrone Jerry is the Appellant.

In the interest of a minor child under the age of eighteen.

Appellate Case No. 2014-001721

Appeal From Aiken County Gordon B. Jenkinson, Family Court Judge

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Unpublished Opinion No. 2015-UP-180 Submitted March 23, 2015 – Filed April 2, 2015

**AFFIRMED** 

Christopher Charles Johnson, of Nimmons & Malchow, P.C., of Augusta, GA, for Appellant.

Brian Austin Katonak, of the Law Office of Brian Katonak, PA, of Aiken, Respondents.

**PER CURIAM:** Tyrone Jerry appeals the family court's final order terminating his parental rights to his minor child. *See* S.C. Code Ann. § 63-7-2570 (Supp. 2014). Upon a thorough review of the record and the family court's findings of facts and conclusions of law pursuant to *Ex Parte Cauthen*, 291 S.C. 465, 354 S.E.2d 381 (1987), we find no meritorious issues that warrant briefing. Accordingly, we affirm the family court's ruling.

**AFFIRMED.**<sup>1</sup>

FEW, C.J., and HUFF and WILLIAMS, JJ., concur.

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