

NONA DAVIS YOUNG (LINDQUIST), Plaintiff v. STEVEN PAUL YOUNG,
Defendant, and ALVIN YOUNG and SHARON YOUNG, Defendant-
Intervenors

No. 213A05

FILED: 4 NOVEMBER 2005

Appeal pursuant to N.C.G.S. § 7A-30(2) from the decision of
a divided panel of the Court of Appeals, 169 N.C. App. 31, 609
S.E.2d 795 (2005), affirming in part and vacating in part an
order signed on 8 October 2003 by Judge Dougald N. Clark, Jr. in
District Court, Cumberland County. Heard in the Supreme Court 17
October 2005.

*Law Offices of Dale S. Morrison, by Dale S. Morrison, for
plaintiff-appellee.*

*Mitchell, Brewer, Richardson, Adams, Burge & Boughman, by
Ronnie M. Mitchell, for defendant-appellant.*

PER CURIAM.

The decision of the Court of Appeals is vacated, and the
appeal is dismissed as moot.

DISMISSED.

Justices MARTIN and BRADY did not participate in the
consideration or decision of this case.