

SECURITY SAVINGS & LOAN ASSOCIATION  
v. CENTRAL ARKANSAS SAVINGS & LOAN  
ASSOCIATION and ARKANSAS SAVINGS AND  
LOAN ASSOCIATION BOARD

74-356

521 S.W. 2d 220

Opinion delivered April 14, 1975

APPEAL & ERROR — ORDERS FROM WHICH APPEALS MAY BE TAKEN —  
REVIEW. — An order of the trial court transferring an appeal  
from one jurisdiction within the state to another is not an  
appealable order.

Appeal from Pulaski Circuit Court, Second Division,  
*Warren E. Wood*, Judge; dismissed.

*Smith, Williams, Friday, Eldredge and Clark*, by: *Hermann  
Ivester*, for appellant.

*Lester and Schults*, by: *Edward Lester*, for appellees.

CONLEY BYRD, Justice. Following the remand of this case to the Arkansas Savings and Loan Association Board pursuant to our decision in *Arkansas Savings & Loan Ass'n Board v. Central Arkansas Savings & Loan Ass'n*, 256 Ark. 864, 510 S.W. 2d 872 (1974), the Arkansas Savings and Loan Association Board again sustained the protest of appellant Security Savings & Loan Association by denying Central Arkansas Savings & Loan Association's application for a charter. Before the order denying the application had been served upon the parties, appellant's counsel picked up a copy of the order at the Board's office and, notwithstanding that his protest had been sustained, filed an appeal in the Circuit Court of Pulaski County. Thereafter appellee, Central Arkansas Savings and Loan Association, filed an appeal in the Circuit Court of Faulkner County. The Circuit Court of Pulaski County upon motion transferred the appeal pending therein to the Circuit Court of Faulkner County. From that order appellant brings this appeal which we dismiss for the reasons stated in *Arkansas Savings & Loan Ass'n Board v. Corning Savings & Loan Ass'n*, 252 Ark. 264, 478 S.W. 2d 431 (1972).

Appeal dismissed.