



{¶2} Appellee, Irmgard Heckelmann, guardian of the deceased, filed a motion to dismiss with this court asserting that appellants have no standing to appeal the trial court's judgment. Appellants filed a pro se brief in opposition.

{¶3} The Ohio Supreme Court has held that pursuant to R.C. Chapter 2111, "[a] person who has not filed an application to be appointed guardian, or who otherwise has not been made a party to the guardianship proceedings, has no standing to appeal." *In re Santrucek*, 120 Ohio St.3d 67, 2008-Ohio-4915, syllabus.

{¶4} In this case, appellants neither filed an application to be appointed guardians nor were otherwise made parties to the proceedings. Thus, appellants have no standing to appeal. *In re Santrucek, supra*, at syllabus.

{¶5} For the foregoing reasons, appellee's motion to dismiss is granted. This appeal is dismissed for lack of jurisdiction. *See, Gray v. Kingsville Towing*, 11th Dist. No. 2008-A-0057, 2008-Ohio-6056, ¶12.

{¶6} Appeal dismissed.

TIMOTHY P. CANNON, P.J.,

CYNTHIA WESTCOTT RICE, J.,

concur.