

THOMAS A. BELENCHIA
TAB@ABIZLAW.COM
LICENSED IN NC & SC



LARRY E. GREGG II
LEG@ABIZLAW.COM
LICENSED IN SC

T. CAMDEN SHEALY
TCS@ABIZLAW.COM
LICENSED IN NC & SC

Attorneys and Counselors at Law

July 30, 2014

The South Carolina Court of Appeals
Attn: V. Claire Allen, Deputy Clerk
P. O. Box 11629
Columbia, SC 29211

RE: Vision Contracting, LLC vs. Rosiland Geter
Appellate Case No. 2014-001561
Dismissal of Appeal Without Prejudice

Dear Deputy Clerk Allen:

As you are aware, I represent the Appellant, Rosiland Geter and George "Buck" Brandt, III, Esquire represents the Respondent, Vision Contracting, LLC in the above referenced case. I filed a Notice of Intention to Appeal the June 18, 2014 Order of the Honorable Gordon G. Cooper. After discussing my concerns about the Order not becoming the "Law of the Case", Buck Brandt sent me a letter agreeing to allow my client to preserve the issues covered in the Order for appeal until the case is concluded and Judge Cooper files his final Order in this case.

On July 28, 2014, I received a letter from the South Carolina Court of Appeals stating that after a "preliminary review of the order(s) challenged on appeal indicates it might not be appealable." The Appeals Court letter also "requested that each of you serve and file a memorandum addressing the issue of appealability within ten (10) days..."

The attorneys have discussed this matter and we are in agreement that the June 18, 2014 Order is not immediately appealable. We request that the Court dismiss this Appeal (Appellate Case No. 2014-001561) without prejudice to the Appellant filing an appeal after Judge Cooper files his final Order and the June 18, 2014 Order shall not become the "Law of the Case." The attorneys also agree that for judicial economy, the Hearing scheduled for August 14, 2014 in front of Judge Cooper should proceed.

Respectfully,


Thomas A. Belenchia, Attorney for Appellant

I agree and consent to the dismissal of the appeal without prejudice.

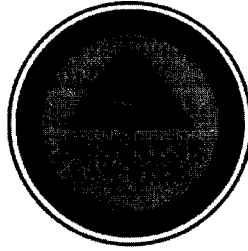
George "Buck" Brandt, III, Esquire, Attorney for Respondent

RECEIVED

AUG 04 2014

SC Court of Appeals

THOMAS A. BELENCHIA
TAB@ABIZLAW.COM
LICENSED IN NC & SC



LARRY E. GREGG II
LEG@ABIZLAW.COM
LICENSED IN SC

T. CAMDEN SHEALY
TCS@ABIZLAW.COM
LICENSED IN NC & SC

Attorneys and Counselors at Law

July 30, 2014

The South Carolina Court of Appeals
Attn: V. Claire Allen, Deputy Clerk
P. O. Box 11629
Columbia, SC 29211

RE: Vision Contracting, LLC vs. Rosiland Geter
Appellate Case No. 2014-001561
Dismissal of Appeal Without Prejudice

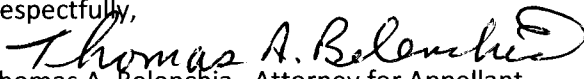
Dear Deputy Clerk Allen:

As you are aware, I represent the Appellant, Rosiland Geter and George "Buck" Brandt, III, Esquire represents the Respondent, Vision Contracting, LLC in the above referenced case. I filed a Notice of Intention to Appeal the June 18, 2014 Order of the Honorable Gordon G. Cooper. After discussing my concerns about the Order not becoming the "Law of the Case", Buck Brandt sent me a letter agreeing to allow my client to preserve the issues covered in the Order for appeal until the case is concluded and Judge Cooper files his final Order in this case.

On July 28, 2014, I received a letter from the South Carolina Court of Appeals stating that after a "preliminary review of the order(s) challenged on appeal indicates it might not be appealable." The Appeals Court letter also "requested that each of you serve and file a memorandum addressing the issue of appealability within ten (10) days..."

The attorneys have discussed this matter and we are in agreement that the June 18, 2014 Order is not immediately appealable. We request that the Court dismiss this Appeal (Appellate Case No. 2014-001561) without prejudice to the Appellant filing an appeal after Judge Cooper files his final Order and the June 18, 2014 Order shall not become the "Law of the Case." The attorneys also agree that for judicial economy, the Hearing scheduled for August 14, 2014 in front of Judge Cooper should proceed.


Respectfully,


Thomas A. Belenchia, Attorney for Appellant

RECEIVED

AUG 04 2014

I agree and consent to the dismissal of the appeal without prejudice.


George "Buck" Brandt, III, Esquire, Attorney for Respondent

SC Court of Appeals

THOMAS A. BELENCHIA
TAB@ABIZLAW.COM
LICENSED IN NC & SC



LARRY E. GREGG II
LEG@ABIZLAW.COM
LICENSED IN SC

T. CAMDEN SHEALY
TCS@ABIZLAW.COM
LICENSED IN NC & SC

Attorneys and Counselors at Law

August 1, 2014

Honorable Gordon G. Cooper
Judge Master-In-Equity Court
Spartanburg County Judicial Center
180 Magnolia Street, Suite 901
Spartanburg, SC 29306

Re: Vision Contracting, LLC, vs. Rosiland Geter
Case Number: 2012-CP-42-3287

Honorable Gordon G. Cooper,

Enclosed is a copy of Mr. Brandt's and my letter to the South Carolina Court of Appeals concerning Appellate Case No. 2014-001561. We have requested that the Court dismiss the Appeal without prejudice.

It is our understanding that the case is schedule to be heard on August 14, 2014 at 9:30 am. If this is not the Court's understanding, please have your office contact us so it can be rescheduled.

Respectfully,

Thomas A. Belenchia

Cc: George Brandt, III

RECEIVED

AUG 04 2014

SC Court of Appeals

A BUSINESS LAW FIRM, LLC
Thomas A. Belenchia
P. O. Box 3421
Spartanburg, SC 29304

GREENVILLE SC 296
01 AUG 2014 PM 6 L



RECEIVED

AUG 04 2014

The South Carolina
SC Court of Appeals
Attn: V. Claire Allen, Deputy Clerk
P. O. Box 11629
Columbia, SC 29211

2921131629

