

The South Carolina Court of Appeals

Johnson Koola, Appellant,

v.

Cambridge Two, LLC, Albert V. Estee, Individually,
Cambridge Lakes, LP, Stephen R. Heape, Individually
and as General Partner of Cambridge Lakes, LP,
Cambridge Lakes Apartment Homes, a/k/a Cambridge
Lakes Apartments, LP, a/k/a Cambridge Lakes
Apartment Homes, LP, Classic Properties of Charleston,
Inc., Cambridge Contracting, LP, Trademark Properties,
Inc., Carolina One Charleston Home Team Properties,
LLC, Charleston Home Team, LLC, Carolina One, and
William E. Jenkinson, IV, Individually,

Of whom Cambridge Two, LLC, Albert V. Estee,
Individually, Cambridge Lakes, LP, and Stephen R.
Heape, Individually and as General Partner of Cambridge
Lakes, LP, are the Respondents.

Appellate Case No. 2013-000279

ORDER

Appellant has filed a petition for rehearing and a motion to supplement the record on appeal, which this court will construe as an additional petition for rehearing. After careful consideration of the petition for rehearing and the motion to supplement the record on appeal, this court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing and the motion to supplement the record on appeal are denied.

H B W J.

John O. Senter J.

Stephanie P. McGinnis J.

Columbia, South Carolina

cc: William B. Jung, Esquire
Linda Weeks Gangi, Esquire
David Jay Parrish, Esquire
The Honorable W. Jeffrey Young

FILED

January 26, 2015