



The South Carolina Court of Appeals

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May 19, 2015

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Re: Johnson Koola v. Cambridge Two (2)
Appellate Case No. 2015-000111

Dear Counsel:

Upon reviewing your Respondent's Initial Brief, the following deficiency has been noted under the South Carolina Appellate Court Rules (SCACR), and any deficiency must be corrected on the Respondent's Final Brief:

- The caption/title does not comply with Rule 267(a), SCACR. Specifically, remove "*Pro se*" after the Appellant's name. It should look as follows:

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 Trademark Properties, Inc., and Carolina One Real Estate are the Respondents.

Very truly yours,



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cc: Johnson D. Koola