

76137

THE STATE OF SOUTH CAROLINA  
In the Court of Appeals

APPEAL FROM CHARLESTON COUNTY  
Court of Common Pleas

The Honorable R. Markley Dennis, Jr., Circuit Judge

Case No.: 2010-CP-10-9158

**RECEIVED**  
MAY 29 2015  
SC Court of Appeals

Johnson Koola . . . . .

Appellant

v.

Cambridge Two, LLC, Albert V. Estes, 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 Apartment Homes, LP, Classic  
Properties of Charleston, Inc., Cambridge  
Contracting, LP, Trademark Properties, Inc.,  
Carolina One Charleston Home Team Properties,  
LLC, Charleston Homes Team, LLC, Carolina  
One, and William E. Jenkinson, IV, individually

Of Whom

Trademark Properties, Inc. and Carolina One Are . . . . .

Respondents

**MOTION OF RESPONDENT  
CAROLINA ONE  
FOR  
EXTENSION OF TIME IN WHICH TO FILE  
INITIAL BRIEF**

Respondent Carolina One would respectfully request an extension of time in which to file its Initial Brief in the above matter.

On Friday, May 15, 2015, Carolina One received a copy of a "Motion Regarding Respondent Carolina One's Failure to File Its Initial Brief." Although the Motion fails to

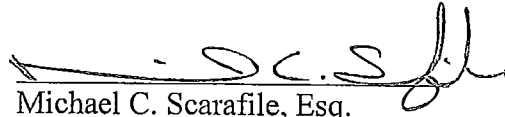
actually request that any relief be granted, asking this Court only to "take appropriate action," the Motion also states that Appellant filed and served its Initial Brief on April 2, 2015. The Motion goes on to indicate that Respondent Trademark Properties filed its Initial Brief on May 1, 2015.

Respondent Carolina One has not been served with Appellant's Initial Brief or Designation of Matter, despite the statement by Appellant that it properly mailed all of the relevant documents. The computerized docket of this Court does show receipt of this filing, as well as the Certificate of Service. Trademark Properties, which has duly served its Initial Brief on this Respondent, clearly was served. Carolina One was not. This Respondent has duly searched its files and is in receipt of several items of correspondence and time-related documents from Appellant and the Court. It has no record whatever of having received Appellant's Initial Brief.

Having now been made aware of the filing and non-service of Appellant's Initial Brief, Appellant Carolina One has downloaded the same from the Court's website. Carolina One would respectfully request an extension of time in which to file its Initial Brief in response to Appellant's filing.

SIGNATURES ON FOLLOWING PAGE

Respectfully submitted,



Michael C. Scarafile, Esq.  
Carolina One Real Estate  
4024 Salt Pointe Parkway  
North Charleston, SC 29405  
(843) 202-2061  
(843) 202-3061 facsimile  
[Legal@carolinaone.com](mailto:Legal@carolinaone.com)

---

David Athell Collins, Esq.  
P.O. Box 40578  
Charleston, SC 29405-0578  
(843) 760-0220  
(843) 552-2678 facsimile  
[Davidacollins2@aol.com](mailto:Davidacollins2@aol.com)

Attorneys for Respondent Carolina One

5/19, 2015  
North Charleston, SC

Respectfully submitted,

---

Michael C. Scarafile, Esq.  
Carolina One Real Estate  
4390 Belle Oakes Drive, Suite 100  
North Charleston, SC 29405  
(843) 202-2061  
(843) 202-3061 facsimile  
[Legal@carolinaone.com](mailto:Legal@carolinaone.com)



---

David Athell Collins, Esq.  
P.O. Box 40578  
Charleston, SC 29405-0578  
(843) 760-0220  
(843) 552-2678 facsimile  
[Davidacollins2@aol.com](mailto:Davidacollins2@aol.com)

Attorneys for Respondent Carolina One

5/20, 2015  
North Charleston, SC