## IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT	FILED U.S. COURT OF APPEALS ELEVENTH CIRCUIT
	APRIL 21, 2009
No. 08-11523	THOMAS K. KAHN CLERK

D. C. Docket No. 05-21395-CV-PAS

GEORGE POWELL,
VILIAM KRALOVIC,
ANOUSHEH SARFARAZ,
MARK DONAHAY,
ERROL ROBINSON,
CARLOS BETANCOURT,
ALPHONSO MCINTYRE,
LUIS LOIZARO,
MIOMIR MAUSIMCEV,
ED MAZZEO,

Plaintiffs-Appellants Cross-Appellees,

FRANCISCO RENGIFO, OSCAR R. PEREZ, JOHN JOSEPH HUMPHREYS, WILHELM BRAGA PEREIRA, JUAN C. ALBA,

> Plaintiffs-Counter-Defendants-Appellants Cross-Appellees,

ALVIN J. HARVARD, et al.,		
		Plaintiffs,
GLASSER, BORETH & KLEPPIN,		
		Interested-Party- Appellant Cross-Appellee,
	versus	
CAREY INTERNATIONAL, INC., a Delaware corporation qualified to do business in the State of Florida, CAREY LIMOUSINE FLORIDA, IN a Delaware corporation qualified to do business in Florida,	C.,	
		Defendants- Counter-Claimants Appellees Cross-Appellants,
VINCE WOLFINGTON, et al.,		
		Defendants.
Appeals from the U	United States Distri	ct Court

Before CARNES, HULL and COX, Circuit Judges.

for the Southern District of Florida

(April 21, 2009)

## PER CURIAM:

The appeal by the plaintiffs in this case raises a number of issues involving the district court's order awarding attorney's fees, and the cross-appeal questions the district court's order denying defendant's motion for sanctions. The standard of review applicable to all of the issues is abuse of discretion, and the discretion afforded the district court in these matters is considerable. We have read the briefs and the pertinent parts of the record, engaged counsel concerning the issues at oral argument, discussed the matters at some length among ourselves, and thoroughly considered all of the arguments. Having done so, we are convinced that the district court did not abuse its discretion in any of the actions that were raised in the appeal or cross-appeal.

AFFIRMED.