

To Clerk of Courts Appeals Court

From: Plaintiffs/Appellants: Dr. Linda Kennedy and Dr. Marsha Fink, Case #, 2025-000859 and Defendants, Lake Hartwell RV Resort and Cabins, LLC, et. al from Anderson County Common Pleas Court.

Date: 5/15/25

RE: Deficiencies

Dear Clerk of Courts

**RECEIVED**

**May 15 2025**

**SC Court of Appeals**

After filing timely Notice to the Appeals Court and Ordering Transcripts through following procedures provided, and even noting other issues for appeal due to the Fraud on the Court and more importantly, against Plaintiffs Unalienable Rights that cannot be given or taken away as they are inherent, we were finally able to get into the Appeal's Court Public Records and found Deficiency Notices to correct on May 12, due May 15, and 16, 2025.

The Deficiencies included using what we understood as an optional "Form 7," Proof of Service letter, and rather than our letter, to Attorneys with copy to you. We also understood "Form 9," as optional, but now have sent both 7 and 9, just to make sure we are sending enough forms to the right people, to the Clerk of Courts for Common Pleas with copy to you, although our appeal is already noted in the Circuit Court Record. So we have mostly likely sent way too much to everyone, but because this has been a bit confusing optional/mandatory process, we just sent it all to all, whenever a question of completion was raised, with copies/proof to you as requested.

We have also sent copies of all Orders to you and the attorneys with a Motion to Oppose premature review of Orders under the special Fraud on the Court circumstances raised for a long time in Plaintiffs dealing with the Common Pleas Court, and objection to changing the style of the case, as this is a very key issue in the appeal and Plaintiffs sent as attachments the Order allowing Plaintiffs to Amend and Relate Back and copies of Plaintiff filing the new Amended Complaint with the style of the case as written in the Notice of Appeal.

The Court Administrator over Transcripts, has received all he/she needs, and we were awaiting response, and as our write, we have heard from Sharon Haroon and she will be working on our Transcript shortly. We have the price and are waiting for where to mail the money order. We are sending you updates as needed, like this update on the transcripts.

At this point, we have sent the Notice more than once and certified service receipts to all the parties and others required, in addition to us already mailing the receipts of Plaintiffs proof of Certified Mail Service copies to the Appeals Court, and are now including a Form 7 and 9 as requested for the certified service to Attorneys, Transcription Court Administration, and

Common Pleas Clerk of Courts with copies. Plaintiffs enclose herein the receipts of service and Form 7 and 9 you requested, enclosed.

Sorry if we are involved in overkill on sending too many copies now, but we are not intending to lose this appeal, and believe the Court MUST find for us for many reasons, especially in light of the Murdaugh case and Becky Heir Hill charges by SLED, where Plaintiffs case is a mirror image of that case, and SLED was silent, in spite of the many fraudulent acts by State Actors and others involved. We surely have not come this far, to lose on procedure. Thank you.

---

Dr. Linda Kennedy

---

Dr. Marsha Fink