

**RECEIVED**  
**Jun 24 2025**  
**SC Court of Appeals**

To: Jenny A. Kitchings, Clerk of South Carolina Court of Appeals  
Ms. Emily Heid, Case Manager

From: Dr. Linda Kennedy and Dr. Marsha Fink v. Lake Hartwell RV Resort and Cabins, et. al,  
Appellate Case No.: 2025-000859.

June 24, 2025

Dear Ms. Kitchings and Ms. Heid:

Please note we have filed our objections to two of the Deficiencies, based on the fact that there is serious fraud on the Court, and Constitutional Violations that must be reviewed making all matters relevant for review and the case a *de novo* review. We have also asked for reasonable accommodations and time/pages expansion for good causes shown.

In our submissions, they should not be taken as a brief of proof and arguments as to why matters are unconstitutional or fraudulent but merely are arguments as to why we need more time/pages, and why all matters must be reviewed and pled in the future. So please do not rule on the Constitutional or Fraudulent grounds themselves, as Appellants have not provided those specific arguments and cannot do so without more time and pages demanded, but are only giving reasons why we are justified in demanding such things, to provide *meaningful* notice and *meaningful* right to be heard, so we can plead the meritorious matters fulling and completely and are not held back from these meritorious claims due to artificial boundaries that would otherwise keep us from receiving a meaningful hearing and finding.