

RECEIVED

Apr 13 2026

SC Court of Appeals

April 10, 2026

Jenny Kitchings
Clerk of South Carolina Court of Appeals
1220 Senate Street
Columbia, SC 29201

Re: Kennedy and Fink v Lake Hartwell RV Resort and Cabins, LLC, et al
Appeal Case No.: 2025-000859

Ms. Kitchings:

On April 8, 2026, we filed by hand delivery of two documents, with all proper documents and payments, where the record (**Ex. A**), is inaccurate in the following ways:

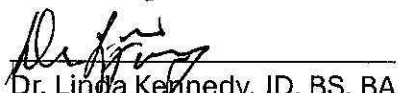
“Petition” “Reconsideration/Rehearing And En Banc Reconsideration/Rehearing, And Oral Argument ADA Reasonable Accommodations . . . (**Ex. B**), is listed twice on April 8, 2026.

“**Amended** Appellants’ Motion: Motion for a Neutral Tribunal/Judges to Review All Structural and Other Constitutional Issues, And Recusal, SMJ Challenge, and Fraud on the Court, Dismissal and Herein and Otherwise Listed,” **Ex. C, is not listed at all on this or any other date entry.**

Please take note **and make appropriate corrections to the record as we need accurate recording,**

Thanking you in advance for your cooperation in this very important matter.


Dr. Marsha Fink, JD, BA


Dr. Linda Kennedy, JD, BS, BA

Encl. Ex. A, B, C.

THE STATE OF SOUTH CAROLINA

In the Court of Appeals

RECEIVED

APR 08 2026

SC Court of Appeals

Linda Kennedy and Marsha Fink, Appellants,

“PETITION”

“RECONSIDERATION/REHEARING AND EN

BANC RECONSIDERATION/ REHEARING,

v.

AND ORAL ARGUMENT,

ADA REASONABLE ACCOMMODATIONS” (AS WE CANNOT SEE SCREENS, NOR TYPE ON COMPUTER AND ARE USING PROGRAMS, MICS, AND MEMORY ONLY TO PRODUCE AND ORGANIZE THIS DOCUMENT), and Withdraw 3/25/26 erroneously filed prematurely which will be Amended and refiled.

Lake Hartwell Resort and Cabins, LLC, a/k/a Lake Hartwell Resort and Cabins, a/k/a Lake Hartwell Campers and Cabins, a/k/a Lake Hartwell Management, a/k/a Chris Vellanti, a/k/a Christopher Vellanti; Christopher Vellanti, as a Member and Personally; Yvonne Goldman, as a General Manager and Personally; Frank Pellegrini; Fritzie Maroto; Jennifer Burdette; Marsh Stamm; Allen Riha; Ray Grenier; Grant Ferrendelli; and Charles Carpenter, Respondents.

Appellate Case No. 2025-000859

Dr. Linda Kennedy and Dr. Marsha Fink Object to the erroneous style of the case that is not the Record filing for the legally related back motion.

Not proofread or organized by human hand, or eyes, due to ADA Qualifying Disabilities Being Discriminated Against by the Courts who have intentionally and maliciously caused and weaponized P-Appellants disabilities by the SC Judges with financial and other interests in P-Appellants predetermined loss on court created wrongs.

“PETITION”

RECONSIDERATION/REHEARING AND

EN BANC RECONSIDERATION/REHEARING, AND ORAL ARGUMENT,

And ADA REASONABLE ACCOMMODATIONS for 30 days/50 pages with all other due dates, extended so P-Appellants can have meaningful due process and full reconsideration petition

EX B

THE STATE OF SOUTH CAROLINA

In the Court of Appeals

RECEIVED

APR 08 2026

SC Court of Appeals

Linda Kennedy and Marsha Fink

Appellants

THE STATE OF SOUTH CAROLINA

In the Court of Appeals

AMENDED

Appellants Motion: "MOTION: FOR A NEUTRAL TRIBUNAL/JUDGES TO REVIEW ALL STRUCTURAL AND OTHER CONSTITUTIONAL ISSUES, AND RECUSAL, SMJ CHALLENGE, AND FRAUD ON THE COURT, DISMISSAL AND HEREIN AND OTHERWISE LISTED

v.

Lake Hartwell Resort and Cabins, LLC, a/k/a Lake Hartwell Resort and Cabins, a/k/a Lake Hartwell Campers and Cabins, a/k/a Lake Hartwell Management, a/k/a Chris Vellanti, a/k/a Christopher Vellanti; Christopher Vellanti, as a Member and Personally; Yvonne Goldman, as a General Manager and Personally; Frank Pellegrini; Fritzie Maroto; Jennifer Burdette; Marsh Stamm; Allen Riha; Ray Grenier; Grant Ferrendelli; and Charles Carpenter Respondents.

Appellate Case No. 2025-000859

Trial Court Case No., 2022 CP 0400592

Dr. Linda Kennedy and Dr. Marsha Fink Object to the erroneous style of the case that is not the Record filing for the legally related back motion.

954-279-3785.

Disclaimers: ***Not proofread*** due to ***ADA Qualifying Disabilities intentionally and maliciously caused and weaponized by the SC Judges with financial and other interests in their case, making it hard for litigants to see and (along with other physical***

Ex C