

The South Carolina Court of Appeals

Linda Kennedy and Marsha Fink, Appellants,

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; Marsha Stamm; Allen Riha; Ray Grenier; Grant Ferrendelli; and Charles Carpenter, Respondents.

Appellate Case No. 2025-000859

ORDER

After careful consideration of the petition for rehearing, the court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.¹



J.



J.

¹ Appellants' requests for oral argument, sanctions against Respondents upon reinstatement, and reasonable accommodations upon reinstatement are also denied in light of this court's ruling on the petition for rehearing.


_____ J.

Columbia, South Carolina

cc:

Linda Kennedy

Marsha Fink

Michael Jacob Neubauer, Esquire

Robert L. Mebane, Jr., Esquire

James C Cox, III, Esquire

Trevor Marc Hughey, Esquire

FILED
May 08 2026