

# The South Carolina Court of Appeals

Gregory M. Gottschlich and Donald L. McNeil,  
Appellants,

v.

Strimpfel Custom Homes, Inc.; Joseph A. Reeve; Jerry L.  
Richardson; Coastal Surveying, Co., Inc.; Thomas N.  
Dye; Jan H. Dye; Ken Oliver; The Byrne Corporation  
d/b/a Dunes Marketing Group; Laurich & Deeb, P.A.;  
Robert M. Deeb, Jr. and Charles H. Wiseman,  
Defendants,

Of whom Ken Oliver, The Byrne Corporation d/b/a  
Dunes Marketing Group, Laurich & Deeb, P.A., Robert  
M. Deeb, Jr. and Charles H. Wiseman are Respondents.

Appellate Case No. 2010-161986

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## ORDER

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After careful consideration of the petition for rehearing, the Court is unable to discover any material fact or principle of law that has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Petitioners' appellate brief did not challenge the master's conclusion that Petitioners were imputed with the knowledge of their insurance agent, Seacoast. Therefore, it is the law of the case. *See Jones v. Lott*, 387 S.C. 339, 346, 692 S.E.2d 900, 903 (2010) ("Under the two issue rule, where a decision is based on more than one ground, the appellate court will affirm unless the appellant appeals all grounds because the unappealed ground will become the law of the case.").

Based on the foregoing, the petition for rehearing is denied.

*Thomas E. Huff*  
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*Paul W. Thomas*

J.

J.

*John Nestor*  
\_\_\_\_\_

J.

Columbia, South Carolina

cc:

Charles E. Carpenter, Jr.

Max G. Mahaffee

Susan Taylor Wall

Thomas N. Dye, Jan H. Dye

Marvin H. Dukes, III

**FILED**

Jan. 25, 2013