

**IN THE UNITED STATES DISTRICT COURT FOR THE  
SOUTHERN DISTRICT OF ALABAMA  
SOUTHERN DIVISION**

LINDA PEACOCK,	)	
	)	
Plaintiff,	)	
	)	
v.	)	CIVIL ACTION NO. 05-0377-KD-C
	)	
BURNEY H. MERRILL, et al.	)	
	)	
Defendants.	)	

**ORDER**

On March 1, 2010, Plaintiff Linda Peacock and Defendants Floragon Forest Products Molalla, Inc., FFP, Inc., FFPM, Inc., Floragon Forest Products, Inc., Floragon Holding Company, Inc., Floragon Manufacturing Company, Inc., and Floragon Timber, LLC (collectively, “the Floragon Defendants”) filed a joint stipulation of dismissal (doc. 688) agreeing “to the dismissal of all remaining claims against the Floragon Defendants prejudice, costs taxed as paid.” Pursuant to that stipulation,<sup>1</sup> it is **ORDERED, ADJUDGED** and **DECREED** that Plaintiff’s claims against the Floragon Defendants be and hereby are **DISMISSED** with prejudice.

**DONE** this 10<sup>th</sup> day of March, 2010.

**/s/ Kristi K. DuBose**  
**KRISTI K. DuBOSE**  
**UNITED STATES DISTRICT JUDGE**

---

<sup>1</sup>Because this stipulation of dismissal is not signed by all parties who have appeared in this action, as required by Fed. R. Civ. P. 41(a)(1)(ii), it must be treated as a motion to dismiss. *See* Fed. R. Civ. P. 41(a)(2) (dismissal by court order necessary if requirements of voluntary dismissal are not met).

