## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA SAVANNAH DIVISION

ROBERT M. OSBORNE, JR., and	
DONNA OSBORNE,	
Plaintiffs, ) v. )	Case No. CV410-296
DRI, LLC; DARBY BANK & TRUST CO.;) DRAYPROP, LLC; DRAYPARK, LLC; MICHAEL BROWN; REUBEN CROLL; FEDERAL DEPOSIT INSURANCE CORPORATION, as receiver of the Business and property of Darby Bank & Trust Co.;	
Defendants. )	

## **ORDER**

Plaintiffs' negligence and breach of contract case against defendants was removed to this Court on December 22, 2010. (Doc. 1.) The case was well under way and was not removed until the Federal Deposit Insurance Corporation stepped in as receiver for Darby Bank and Trust. (*Id.* at 1-2.) Hence, there were several unresolved motions pending in state court at the time of removal, including several discovery motions and motions for summary judgment. (Doc. 5.) Those motions must be formally refiled should the parties wish them to be

addressed. They are reminded, however, that federal procedure now applies. See 32A Am. Jur. 2d Federal Courts § 1457 (2010) ("Essentially, a removed action proceeds as if it had originally been brought in the federal court. However, federal rather than state law governs the future course of the proceedings regardless of state court orders issued prior to removal." (footnotes omitted)). Hence, the motions may require substantial revision prior to refiling.

As an additional matter, the parties are **DIRECTED** to confer and present a proposed scheduling order within 14 days of the date of this Order.

**SO ORDERED** this <u>18th</u> day of January, 2011.

UNITED STATES MAGISTRATE JUDGE SOUTHERN DISTRICT of GEORGIA