

IN THE UNITED STATES DISTRICT COURT FOR
THE SOUTHERN DISTRICT OF GEORGIA
SAVANNAH DIVISION

FILED
U.S. DISTRICT COURT
SAVANNAH DIV.

JUL 31 2015

CLERK
SO. DIST. OF GA

VALLAMBROSA PLANTATION, LLC;)
JERRY WILLIAMS; and TAMMY LEE)
WILLIAMS;)

Plaintiffs,)

v.)

CASE NO. CV415-202

DAVID SIKORSKY and MARY)
SIKORSKY,)

Defendants.)

ORDER

Before the Court is the parties' Consent Motion for Temporary Restraining Order. (Doc. 11.) After careful consideration, the motion is **GRANTED IN PART** and **DENIED IN PART**. Accordingly, it is hereby **ORDERED**


that for a period of ninety (90) days from the entry of this order that Defendant David Sikorsky and Defendant Mary Sikorsky are enjoined from Plaintiff Vallambrosa Plantation, LLC's real property, being 8,212 acres more or less and as described in that certain Limited Warranty Deed dated November 19, 2014, as recorded with the Clerk of the Superior Court of Chatham County Georgia at Deed Book 406, Page 686-697 along with 6.72 acres as stated in that certain Final Decree as recorded with the Clerk of the Superior Court of Chatham County Georgia at Deed Book 395F, Page 791, are enjoined from coming within 100 yards of Plaintiff Vallambrosa Plantation, LLC's above described real property, along with all roadways or portions of roadways immediately contiguous [sic] to Plaintiffs' real property, to wit: Bradley Boulevard, Grove Point Road south of Wild Heron Road; Southern Woods at Rice Mill south of

Wild Heron Road, and Chevis Road south of Wild Heron Road. Notwithstanding, Defendant Mary Sikorsky is permitted to access Southern Woods at Rice Mill by way of King George Boulevard to Wild Heron Road to Rice Mill Drive.

(Doc. 11, Attach. 1 at 1-2.)

The Court will not include in its order the parties' request that "[t]he U.S. Marshals for the Southern District of Georgia . . . assist Plaintiffs in removing Defendants from the above described real property and roadways or portions of roadways immediately contiguous [sic] to Plaintiffs' real property." (*Id.* at 2.) Should either party believe that the terms of this Temporary Restraining Order have been violated, they must move the Court for appropriate relief. The parties shall have **ten days** from the date of this order to object to the entry of this Temporary Restraining Order with the omission of their proposed language concerning the U.S. Marshals.

SO ORDERED this 31st day of July 2015.


WILLIAM T. MOORE, JR.
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF GEORGIA