UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF GEORGIA

STATESBORO DIVISION

EMILIANO HERRERA-VELAZQU	EZ,)	
et al,)	
)	
Plaintiffs,)	
)	
v .)	
)	
PLANTATION SWEETS, INC.)	Case No. CV614-127
VIDALIA PLANTATION, INC.)	
RONALD A. COLLINS,)	
NARCISO PEREZ, and)	
PEREZ FORESTRY, LLC,)	
)	
Defendants.)	

ORDER

The Court **GRANTS** the motion of defendants Ronald A. Collins, Plantation Sweets, Inc., and Vidalia Plantation, Inc., to stay this case in light of their bankruptcies. Doc. 141. For docket-clearing purposes only, the Court **DENIES** as most their motions for a protective order (doc. 113), for an extension of time within which to file an answer and respond to plaintiffs' discovery (doc. 123), and to extend discovery. Doc. 131.

The Court **GRANTS** the Perez defendants' (Perez Forestry, LLC's and Narciso Perez's) page-limitation motion. Doc. 128. It **DENIES**

their motions to compel and extend discovery, docs. 123 & 129, along with plaintiff's motion to compel, doc. 98 -- without prejudice to renew them after counsel for plaintiffs and the Perezes confer.¹ Finally, plaintiffs' partial summary judgment motion (doc. 101) remains pending before the district judge; it is up to him whether to administratively deny it without prejudice to renew.

SO ORDERED, this 22nd day of July, 2016.

7 2 Fmith

UNITED STATES MAGISTRATE JUDGE SOUTHERN DISTRICT OF GEORGIA

¹ With several pockets now blocked by bankruptcy, it behooves plaintiffs' counsel to reassess judgment collectability here.