Davis v. Ecology, et al Doc. 107

> IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI JACKSON DIVISION

JAMES F. DAVIS AND LINDA DAVIS

PLAINTIFF

VS

CIVIL ACTION NO. 3:08CV439TSL-JCS

CUSTOM ECOLOGY, INC. AND JOHN DOES 1-10

DEFENDANTS

JUDGMENT OF DISMISSAL WITH PREJUDICE

THIS CAUSE having come on for hearing on motion of the parties *ore tenus* to dismiss the

plaintiffs' cause of action with prejudice, and this Court, having considered the same and being fully

advised in the premises and it appearing that this entire cause has been compromised and settled as

between and among the parties, is of the opinion that said motion is well-taken and should be, and

the same is, hereby granted.

IT IS, THEREFORE, ORDERED AND ADJUDGED that this cause be and the same is

hereby dismissed with prejudice, with each party bearings its own costs.

SO ORDERED AND ADJUDGED this the 12th day of May, 2009.

/s/Tom S. Lee

UNITED STATES DISTRICT JUDGE

AGREED TO:

/s/Thomas G. Bufkin

Thomas G. Bufkin, Bar # 10810

Lawrence M. Coco, III, Bar # 100378

Waverly S. Almon, Bar # 102380

Attorneys for the Plaintiffs

/s/Brooke Newman

Wilton V. Byars, III - Bar # 9335

Brooke Newman - Bar # 101462

Attorneys for Defendant