## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI CENTRAL DIVISION

VERIZON EMPLOYEE BENEFITS COMMITTEE,	)
Plaintiff,	) No. 2:14-CV-04057-NKL
v.	)
CARL BLANK and VANGUARD FIDUCIARY TRUST COMPANY,	) )
Defendants.	)

## **ORDER**

Pursuant to Rule 65(b) and (d) of the Federal Rules of Civil Procedure, upon consideration of Plaintiff's Complaint [Doc. 1], Plaintiff's Motion for Temporary Restraining Order and Preliminary Injunction [Doc. 3], Brief in Support of Motion for Temporary Restraining Order and Preliminary Injunction [Doc. 4], and the March 6, 2014 Declaration of Marc Schoenecker [Doc. 5], and in light of the Stipulation of the parties [Doc. 23], it is hereby ORDERED (a) that Plaintiff's Motion for Temporary Restraining Order is deemed withdrawn; and (b) that Plaintiff's Motion for Preliminary Injunction is GRANTED as follows:

Until further order of the Court, Defendants Carl Blank and Vanguard Fiduciary Trust Company are hereby enjoined from dissipating, transferring, pledging, spending, disposing of, or encumbering any portion of the balance of Vanguard IRA Account No. XXXXX8878 ("Vanguard IRA"), which was originally funded with a February 1, 2014 \$273,539.78 rollover distribution from the GTE Midwest Incorporated Plan for Hourly-Paid Employees' Pensions (hereinafter, the "Pension Plan"), which is a component of the Verizon Pension Plan for Mid-Atlantic and South Associates, but it is acknowledged that the balance has fluctuated, and notwithstanding this Order the balance will permissibly fluctuate, based on investment gains and

losses and any applicable fees charged in the ordinary course related to the Vanguard IRA. This

Preliminary Injunction shall apply to Defendants Carl Blank and Vanguard Fiduciary Trust

Company and their officers, agents, servants, employees, attorneys, and other persons in active

concert or participation with Defendants Carl Blank and Vanguard Fiduciary Trust Company.

This Preliminary Injunction is entered solely for the purpose of preserving the balance of

the Vanguard IRA until the Court vacates this Order or the Action is resolved. This Order, the

associated pleadings and evidence, the fact of the Preliminary Injunction, and the Defendants'

conduct in stipulating to the Preliminary Injunction shall not be admissible in evidence or

otherwise considered by the Court in determining Defendants' liability or the remedies to which

Plaintiff is entitled. Otherwise, the Court enters this Order without prejudice to, or any effect on,

Defendants' rights ultimately to contest liability or the remedies sought by Plaintiff.

In accordance with the foregoing, the Plaintiff's Motion for Temporary Restraining Order

is deemed withdrawn and the Motion for Preliminary Injunction [Doc. 3] is GRANTED.

s/ Nanette K. Laughrey NANETTE K. LAUGHREY

United States District Judge

Dated: April 14, 2014

Jefferson City, Missouri