TEXAS COURT OF APPEALS, THIRD DISTRICT, AT AUSTIN

NO. 03-10-00797-CV

David A. Rodewald, Appellant

v.

Nathan P. Chelstrom and Farrah D. Chelstrom, Appellees

FROM THE DISTRICT COURT OF TRAVIS COUNTY, 353RD JUDICIAL DISTRICT NO. D-1-GN-003568, HONORABLE JOHN K. DIETZ, JUDGE PRESIDING

ORDER

PER CURIAM

This interlocutory appeal relates to the trial court's order, granting in part and denying in part appellant David A. Rodewald's request for temporary injunctive relief. The trial court denied Rodewald's request for injunctive relief with respect to appellees' construction of any improvements on their lot but enjoined appellees from obstructing any part of the ingress/egress easement serving both their lot and Rodewald's tract.

On April 18, 2011, Rodewald filed a motion to hold appellees in contempt for violation of the trial court's order. He contends that appellees on numerous occasions have violated the trial court's order by obstructing a part of the ingress/egress easement. On May 3, 2011, appellees filed a response to the motion for contempt. Pursuant to Texas Rule of Appellant Procedure 29.4(a), we refer Rodewald's motion and appellees' response to the trial court and instruct

the trial court to hold an evidentiary hearing on Rodewald's motion and to grant appropriate relief, if any. *See* Tex. R. App. P. 29.4(a). Following the hearing, the parties should order the appropriate supplementary clerk's and reporter's records to be prepared and forwarded to this Court no later than June 30, 2011. In the alternative, the parties should file a status report by that date.

It is ordered May 10, 2011.

Before Chief Justice Jones, Justices Henson and Goodwin