

The South Carolina Court of Appeals

Sinclair Brown, Jr. and Joetta A. Brown, Respondents,

v.

George B. Corrie, II, Shawna Corrie, Anthony Wayne All, Sandra Rae All, Paul W. Jones, Madelyn W. Jones, Keith A. Murray, Stephanie L.R. Murray, Dollar Bank Federal Savings Bank, The Bank of South Carolina, John Doe and Mary Roe, fictitious names representing all unknown persons who may claim any right, title or interest or lien upon the subject real estate, as well as anyone who may be incompetents, in the military, or under any legal disability, and Richard Roe and Sarah Doe, fictitious names representing all unknown heirs and devisees, Defendants,

Of which George B. Corrie, II and Shawna Corrie are the Appellants.

Appellate Case No. 2024-000430

ORDER

On March 15, 2024, Appellants filed a notice of appeal from an order issued by the master-in-equity. On July 8, 2024, Respondents moved this court for a temporary restraining order, alleging Appellants were planting trees in violation of the master's order. Appellants filed a return on July 18, 2024, opposing the issuance of a temporary restraining order. After careful consideration, we remand this case to the master-in-equity for an expedited hearing on Respondents' motion for a temporary restraining order. Respondents shall provide this court with status updates in writing every thirty days. Further, Respondents shall notify this court in writing of the master's ruling within ten days of receiving notice of the ruling. The appeal will not be held in abeyance while the master considers Respondents' motion.

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FOR THE COURT

Columbia, South Carolina

FILED
Sep 03 2024

cc:

Hon. James E. Chellis

Hon. Cheryl L. Graham

Steven L. Smith, Esquire

Zachary James Closser, Esquire

George Hamlin O'Kelley, III, Esquire