

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ALABAMA  
SOUTHERN DIVISION**

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E.A. RENFROE & COMPANY, INC.	§	
	§	
Plaintiff,	§	
v.	§	No.: 2:06-cv-1752-WMA
	§	
CORI RIGSBY, et al.,	§	
	§	
Defendants.	§	

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**CONSENT ORDER**

Defendants Cori and Kerri Rigsby have sought to obtain, subject to a protective order, a copy of those documents that were the subject of the Court's Preliminary Injunction (docket entry number 60), entered December 8, 2006 and that are now held by the Court ("the Documents"). Finding that defendants' access to the Documents, pursuant to a protective order, is necessary for the defense of this case and otherwise finding that there is good cause to permit such access, it is hereby:

ORDERED that the December 8, 2006 Preliminary Injunction (docket entry number 60) is hereby modified as follows:

(a) The "original" Documents will remain in the custody of the Court. The "original" Documents will be given unique Bates labels to identify each page as one of the Documents. (For example: "RESTRICTED0001"). Each side will pay one-half of the cost of the Bates labeling which may be done by a mutually agreed upon professional document service.

(b) Four sets of Document copies will be made; two sets for plaintiff's counsel of record and two sets for defendants' counsel of record. Each of the four sets will be further Bates labeled with a prefix to the "original" Bates number indicating which set it is. (For example: "1 Restricted 0001" and "2 Restricted 0001" etc.). Each side will pay one-half of the cost of the Bates labeling of the four sets, which may be done at the same time and the same service as the "original" Documents. No other copies of the Documents can be made without consent of this Court. However, if such consent is granted, the labeling protocol described herein will be followed, and the Court and the other party will be provided with the Bates numbers of all additional copies as soon as they are made.

(c) The only persons who may view the Documents (or extracts, abstracts, summaries, copies, notes regarding their contents, and the like) are the parties, lawyers and staff of the law firms of Helms & Greene, LLC, Sirote & Permutt, P.C., Battle Fleenor Green Winn & Clemmer LLP, and Zuckerman Spaeder LLP, expert witnesses consulted in connection with this case, witnesses while under examination in connection with this case, and other such persons as the Court subsequently may indicate in writing. If Documents are to be shown to a witness under formal examination, they may be copied for that sole purpose, other provisions in this order notwithstanding, and must be marked as exhibits during the examination and filed under seal as provided herein.

(d) Counsel and their staff must retain possession and custody of the Documents (or extracts, abstracts, summaries, copies, notes regarding their contents, and the like) and may not leave them in the possession or custody of any other person permitted to view the Documents (or extracts, abstracts, summaries, copies, notes regarding their contents, and the like).

(e) The persons permitted to view the Documents may not disclose their contents to anyone not specified as permitted to view them.

(f) None of the Documents (or extracts, abstracts, summaries, copies, notes regarding their contents, and the like) may be used except in connection with this case and must be received and maintained under seal if filed in this case or used as an exhibit at any trial, hearing or deposition in this case. It is further

ORDERED that any modification of this order be upon written motion explaining the cause supporting such modification.

SIGNED and ENTERED this 10<sup>th</sup> day of October, 2007.



WILLIAM M. ACKER, JR.  
UNITED STATES DISTRICT JUDGE