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CONSENT JUDGMENT, continued
Young v Mackie, et al. and Collings v Selva, et al.
#93-12691-CZ and 92-12228-CZ

9 to 6' South of the South line of Lot 9. The utility easements and pedestrian walkways shall be kept open and unobstructed:

9. Amended plats of the portions of Ore Lake Heights Subdivision affected by this Judgment shall reference any and all walkways and easements provided herein, and all restrictions as to the usage of Southdale Avenue and Glendale Avenue, as provided herein.

10. Within ninety (90) days of the date of entry of this order, Plaintiffs shall prepare, as is required by MCL 560.229, proposed amended plats of those portions of the plat of Ore Lake Heights Subdivision that are affected by this Order. Further, within said ninety (90) days, Plaintiffs shall submit such proposed amended plats to the Michigan Department of Commerce, Subdivision Control and County Zoning Unit and to Hamburg Township for their approvals.

JOHN PIKKARAINEN

Honorable A. John Pikkarainen
District Court Judge
Acting Circuit

I stipulate to the entry of the above Order:

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