

STATE OF MICHIGAN

MACOMB COUNTY CIRCUIT COURT

TIMOTHY M. PARSLOW, MICHAEL F. PARSLOW,  
PATRICK J. PARSLOW, HAROLD W. PARSLOW,  
SR., and GRAPAR INC.,

Plaintiffs,

Case No.2011-5108-CZ

vs.

HAROLD W. PARSLOW, JR., JANET L. PARSLOW,  
HAROLD W. PARSLOW III, and GREEN AGE  
PRODUCTS & SERVICES, LLC,

Defendants.

\_\_\_\_\_ /

OPINION AND ORDER

Plaintiffs have filed a motion for reconsideration of the Court's August 15, 2014 Order. Specifically, Plaintiffs contend that the Court committed palpable error in "eliminating the paragraph 2, 3 and 8 from the August 4, 2014 Order..."

As a preliminary matter, the Court did not enter any orders in connection with this matter on August 4, 2014. Rather, the order Plaintiffs seem to reference in their motion is an August 7, 2014 Order which was erroneously entered by the Court, and later set aside on August 14, 2014. Prior to the entry of any of the orders at issue the Court requested that the parties submit competing proposals regarding the next phase of discovery in this matter. The August 7, 2014 order was the proposed order submitted by Plaintiffs. After reviewing the competing proposals, the Court elected to enter the August 15, 2014 Order, which the Court is convinced better reflects its consistent approach with regards to discovery. While Plaintiffs have expressed their displeasure with the Court's decision, they have failed to demonstrate that the Court committed

