

**In the United States Court of Federal Claims**

**No. 21-2181 L**

**Filed: November 1, 2024**

\*\*\*\*\*

**DEBORAH E. BARRON, et al.,**  
**Plaintiffs,**

**v.**

**THE UNITED STATES,**  
**Defendant.**

\*\*\*\*\*

\*  
\*  
\*  
\*  
\*  
\*

**Rule 54(b)**  
**JUDGMENT**

Pursuant to the court’s Opinion and Order, filed October 31, 2024, granting defendant’s cross-motion for partial summary judgment and denying plaintiffs’ motion for partial summary judgment, and directing the entry of judgment pursuant to Rule 54(b), there being no just reason for delay,

IT IS ORDERED AND ADJUDGED this date, pursuant to Rule 58, judgment is entered in favor of the defendant on (1) the claims of the successors-in-interest of the Sarasota Land Company (Deborah Barron; John Buenaventura Baez; James Achille; Jonathan Achille; the ALB Revocable Trust; the RPB Revocable Trust; Courtyard Villas, LLC; the Mallon Family Trust; Ronald Nourse; Old Forest Lakes Owners’ Association; Gilda Pascual; Stephen Stiller; Christopher Wormwood; and Sharon Krueger), (2) the claim of the successor-in-interest of Mr. Clough (James Musselwhite), (3) the claims of the successors-in-interest of Mr. Neihardt (Enos Weaver, Jr. and Anna Mary Weaver), (4) the claims of the successors-in-interest of Mr. and Mrs. Burton (Willis Martin, Alta Martin, James Myers, and Katherine Myers), and (5) the claims of the successor-in-interest of Ms. Tankersley and Ms. Davis (Jane Shumway).

Lisa L. Reyes  
Clerk of Court

By: s/ Ashley Reams  
Deputy Clerk

NOTE: As to appeal to the United States Court of Appeals for the Federal Circuit, 60 days from this date, see RCFC 58.1, re number of copies and listing of all plaintiffs. Filing fee is \$505.00.