

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ROME DIVISION**

GEORGIACARRY.ORG, INC.,)	
<i>Et.al.</i> ,)	
)	
Plaintiffs)	CIVIL ACTION FILE NOS.
)	4:14-CV-0139-HLM
v.)	4:15-CV-0009-HLM
)	
)	
THE U.S. ARMY CORPS OF)	
ENGINEERS, <i>et.al.</i> ,)	
)	
Defendants.)	

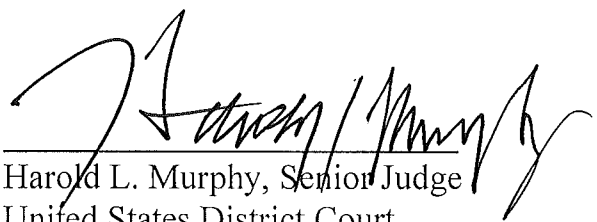
**ORDER ON PLAINTIFF'S UNOPPOSED MOTION TO
VACATE THE COURT'S JUDGMENT**

Before the Court is Plaintiffs' *Unopposed* Motion to vacate the Court's judgment [Doc. 28 in case 4:15-CV-0009-HLM] dated April 25, 2016. The Court finds that there no longer is a live controversy among the parties because Defendants have voluntarily changed their practices and have granted permission to carry loaded firearms on Army Corps of Engineers property to both named Plaintiffs and all members of Plaintiff GeorgiaCarry.Org, Inc. that have requested such permission. This case has therefore become moot because of voluntary actions by the non-losing, non-appealing party. Under the rulings of *Hartford Casualty*

Insurance Company v. Crum & Forster Specialty Insurance Company, 828 F.3d 1331, 1334 (2016), and *Bancorp Mortgage Company v. Bonner Mall Partnership*, 513 U.S. 18, 22-23 (1994), Plaintiffs Motion should be granted. The Court has no jurisdiction to grant the Motion, however, because the case is on appeal. Pursuant to Fed.R.Civ.Proc. 62.1(a)(3), this Court issues an “indicative ruling” that it would grant Plaintiffs’ Motion to vacate this Court’s judgment on account of mootness if the 11th Circuit were to remand the case for that purpose.

Dated the 15 day of June, 2018.

By the Court:


Harold L. Murphy, Senior Judge
United States District Court