

APPEAL,CASREF,CLOSED,PURCELL,STAYED

Email All Attys

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U.S. District Court
Western District of Oklahoma[LIVE] (Oklahoma City)
CIVIL DOCKET FOR CASE #: 5:15-cv-00324-C

United States of America v. Southeastern Oklahoma State
University et al
Assigned to: Honorable Robin J. Cauthron
Cause: 42:2000e Job Discrimination (Employment)

Date Filed: 03/30/2015
Date Terminated: 06/06/2018
Jury Demand: Plaintiff
Nature of Suit: 442 Civil Rights: Jobs
Jurisdiction: Federal Question

Plaintiff

United States of America

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Timothy M Bunson
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Date Filed	#	Page	Docket Text
03/30/2015	<u>1</u>		COMPLAINT against All Defendants filed by United States of America. (Attachments: # <u>1</u> Civil Cover Sheet)(cps) (Entered: 03/30/2015)

03/31/2015	<u>2</u>	ENTRY of Appearance by Allan K Townsend on behalf of United States of America (Townsend, Allan) (Entered: 03/31/2015)
04/02/2015	<u>3</u>	ENTRY of Appearance by Meredith L Burrell on behalf of United States of America (Burrell, Meredith) (Entered: 04/02/2015)
04/02/2015	<u>4</u>	ENTRY of Appearance by Delora L Kennebrew on behalf of United States of America (Kennebrew, Delora) (Entered: 04/02/2015)
04/03/2015	<u>5</u>	Summons Issued Electronically as to Regional University System of Oklahoma, Southeastern Oklahoma State University. (cla) (Entered: 04/03/2015)
04/09/2015	<u>6</u>	ENTRY of Appearance by Brittany M Novotny on behalf of Rachel Tudor (Novotny, Brittany) (Entered: 04/09/2015)
04/09/2015	<u>7</u>	MOTION to Intervene <i>as of Right and Join Claims as Plaintiff</i> by Rachel Tudor. (Attachments: # <u>1</u> Exhibit Complaint in Intervention, # <u>2</u> Exhibit EEOC Complaint of Dr. Tudor)(Novotny, Brittany) (Entered: 04/09/2015)
04/09/2015	<u>8</u>	MOTION for Leave to Appear Pro Hac Vice <i>of Jillian T. Weiss</i> by Rachel Tudor. (Novotny, Brittany) (Entered: 04/09/2015)
04/09/2015	<u>9</u>	MOTION for Leave to Appear Pro Hac Vice <i>of Ezra I. Young</i> by Rachel Tudor. (Novotny, Brittany) (Entered: 04/09/2015)
04/10/2015	<u>10</u>	Receipt for Money Received from Rachel Tudor in the amount of \$50.00, receipt number OKW500045918 regarding <u>8</u> MOTION for Leave to Appear Pro Hac Vice <i>of Jillian T. Weiss</i> . (njr) (Entered: 04/10/2015)
04/10/2015	<u>11</u>	Receipt for Money Received from Rachel Tudor in the amount of \$50.00, receipt number OKW500045920 regarding <u>9</u> MOTION for Leave to Appear Pro Hac Vice <i>of Ezra I. Young</i> . (njr) (Entered: 04/10/2015)
04/13/2015	<u>12</u>	ORDER granting <u>9</u> Motion to Appear Pro Hac Vice – Ezra I. Young. Signed by Honorable Robin J. Cauthron on 4/13/15. (lg) (Entered: 04/13/2015)
04/13/2015	<u>13</u>	ORDER granting <u>8</u> Motion to Appear Pro Hac Vice – Jillian T. Weiss. Signed by Honorable Robin J. Cauthron on 4/13/15. (lg) (Entered: 04/13/2015)
04/15/2015	<u>14</u>	SUMMONS Returned Executed by United States of America. Southeastern Oklahoma State University served on 4/6/2015. (Townsend, Allan) (Entered: 04/15/2015)
04/21/2015	<u>15</u>	SUMMONS Returned Executed by United States of America. Regional University System of Oklahoma served on 4/7/2015. (Townsend, Allan) (Entered: 04/21/2015)
04/21/2015	<u>16</u>	ENTRY of Appearance by Dixie L Coffey on behalf of All Defendants (Coffey, Dixie) (Entered: 04/21/2015)
04/21/2015	<u>17</u>	ENTRY of Appearance by Kindanne C Jones on behalf of All Defendants (Jones, Kindanne) (Entered: 04/21/2015)
04/21/2015	<u>18</u>	ENTRY of Appearance by Ezra I Young on behalf of Rachel Tudor (Young, Ezra) (Entered: 04/21/2015)
04/22/2015	<u>19</u>	

		ENTRY of Appearance by Jeb E Joseph on behalf of All Defendants (Joseph, Jeb) (Entered: 04/22/2015)
04/22/2015	<u>20</u>	ENTRY of Appearance by Jillian T Weiss on behalf of Rachel Tudor (Weiss, Jillian) (Entered: 04/22/2015)
04/27/2015	<u>21</u>	ANSWER to Complaint by Southeastern Oklahoma State University .(Coffey, Dixie) (Entered: 04/27/2015)
04/28/2015	<u>22</u>	ANSWER to Complaint by Regional University System of Oklahoma.(Coffey, Dixie) (Entered: 04/28/2015)
05/04/2015	<u>23</u>	ORDER granting <u>7</u> Motion and Brief of Dr. Rachel Tudor to Intervene as of Right and Join Claims as Plaintiff. Signed by Honorable Robin J. Cauthron on 5/4/15. (lg) (Entered: 05/04/2015)
05/05/2015	<u>24</u>	FIRST INTERVENOR COMPLAINT filed by Rachel Tudor.(Young, Ezra) (Entered: 05/05/2015)
05/12/2015	<u>25</u>	ENTRY of Appearance by Shayna M Bloom on behalf of United States of America (Bloom, Shayna) (Entered: 05/12/2015)
05/26/2015	<u>26</u>	ENTRY of Appearance by Mithun S Mansinghani on behalf of All Defendants (Mansinghani, Mithun) (Entered: 05/26/2015)
05/26/2015	<u>27</u>	MOTION to Dismiss by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Joseph, Jeb) (Entered: 05/26/2015)
05/26/2015	<u>28</u>	ANSWER to <u>24</u> Intervenor Complaint by Southeastern Oklahoma State University.(Coffey, Dixie) (Entered: 05/26/2015)
05/26/2015	<u>29</u>	ANSWER to <u>24</u> Intervenor Complaint by Regional University System of Oklahoma.(Coffey, Dixie) (Entered: 05/26/2015)
05/26/2015	<u>30</u>	AMENDED MOTION to Dismiss by All Defendants. (Attachments: # <u>1</u> Exhibit DOE Correspondence)(Mansinghani, Mithun) (Entered: 05/26/2015)
06/16/2015	<u>31</u>	RESPONSE in Opposition re <u>30</u> AMENDED MOTION to Dismiss filed by Rachel Tudor. (Attachments: # <u>1</u> Affidavit of Dr. Rachel Tudor in Opposition)(Young, Ezra) (Entered: 06/16/2015)
06/23/2015	<u>32</u>	REPLY to Response to Motion re <u>30</u> AMENDED MOTION to Dismiss filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Joseph, Jeb) (Entered: 06/23/2015)
07/09/2015	<u>33</u>	STATUS/SCHEDULING CONFERENCE DOCKET (lg) (Entered: 07/09/2015)
07/10/2015	<u>34</u>	ORDER striking <u>27</u> Defendants Southeastern Oklahoma State University and The Regional University System of Oklahomas Motion to Dismiss Plaintiff/Intervenors Complaint in Part ; denying <u>30</u> Defendants Southeastern Oklahoma State University and The Regional University System of Oklahomas Amended Motion to Dismiss Plaintiff/Intervenors Complaint in Part. Signed by Honorable Robin J. Cauthron on 7/10/15. (lg) (Entered: 07/10/2015)
07/21/2015	<u>35</u>	JOINT STATUS REPORT AND DISCOVERY PLAN by Intervenor Plaintiff Rachel Tudor. (Attachments: # <u>1</u> Attachment Proposed Order)(Weiss, Jillian)

		(Entered: 07/21/2015)
07/24/2015	<u>36</u>	CONSENT ORDER Regarding Inadvertent Disclosure of Privileged Documents. Signed by Honorable Robin J. Cauthron on 7/24/15. (lg) (Entered: 07/24/2015)
07/24/2015	<u>37</u>	ANSWER to <u>24</u> Intervenor Complaint <i>Count One</i> by Regional University System of Oklahoma.(Coffey, Dixie) (Entered: 07/24/2015)
07/24/2015	<u>38</u>	ANSWER to <u>24</u> Intervenor Complaint <i>Count One</i> by Southeastern Oklahoma State University.(Coffey, Dixie) (Entered: 07/24/2015)
07/28/2015	<u>39</u>	SCHEDULING ORDER: Discovery due by 8/1/2016. Jury Trial set for 10/11/2016 09:00 AM before Honorable Robin J. Cauthron. Motions due by 8/1/2016.. Signed by Honorable Robin J. Cauthron on 7/28/15. (lg) (Entered: 07/28/2015)
11/12/2015	<u>40</u>	CONSENT MOTION for Protective Order by United States of America. (Attachments: # <u>1</u> Proposed Consent Confidentiality Order)(Townsend, Allan) (Entered: 11/12/2015)
11/17/2015	<u>41</u>	PROTECTIVE ORDER, granting <u>40</u> Consent Motion for Protective Order. Signed by Honorable Robin J. Cauthron on 11/17/15. (lg) (Entered: 11/17/2015)
02/05/2016	<u>42</u>	FIRST MOTION for Protective Order <i>and Stay of Deposition</i> by Rachel Tudor. (Attachments: # <u>1</u> Exhibit A, # <u>2</u> Exhibit B, # <u>3</u> Exhibit C, # <u>4</u> Exhibit D, # <u>5</u> Exhibit E, # <u>6</u> Exhibit F)(Weiss, Jillian) (Entered: 02/05/2016)
02/05/2016	<u>43</u>	FIRST MOTION to Expedite <i>Motion for Protective Order and Stay of Deposition</i> by Rachel Tudor. (Attachments: # <u>1</u> Exhibit A, # <u>2</u> Exhibit B)(Weiss, Jillian) (Entered: 02/05/2016)
02/08/2016	<u>44</u>	ORDER granting <u>43</u> Plaintiff/Intervenor Dr. Rachel Tudor Motion to Expedite her Motion for a Protective Order. Signed by Honorable Robin J. Cauthron on 2/8/16. (lg) (Entered: 02/08/2016)
02/09/2016	<u>45</u>	NOTICE (other) by Rachel Tudor re <u>42</u> FIRST MOTION for Protective Order <i>and Stay of Deposition Withdrawal of Motion</i> (Weiss, Jillian) (Entered: 02/09/2016)
02/10/2016	<u>46</u>	ORDER stricken as moot <u>42</u> Motion for Protective Order. Signed by Honorable Robin J. Cauthron on 2/10/16. (lg) (Entered: 02/10/2016)
03/01/2016	<u>47</u>	NOTICE of Subpoena by Regional University System of Oklahoma, Southeastern Oklahoma State University (Joseph, Jeb) (Entered: 03/01/2016)
03/08/2016	<u>48</u>	NOTICE of Subpoena by Regional University System of Oklahoma, Southeastern Oklahoma State University (Joseph, Jeb) (Entered: 03/08/2016)
03/30/2016	<u>49</u>	JOINT MOTION for Extension of Time <i>for Expert Reports</i> by Regional University System of Oklahoma, Southeastern Oklahoma State University, Rachel Tudor. (Coffey, Dixie) (Entered: 03/30/2016)
03/31/2016	<u>50</u>	ORDER granting <u>49</u> Joint Motion for Extension of Expert Report Deadline. Signed by Honorable Robin J. Cauthron on 3/31/16. (lg) (Entered: 03/31/2016)

04/01/2016	<u>51</u>		NOTICE to Take Deposition of James Habas and Kathy Nusz by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Joseph, Jeb) (Entered: 04/01/2016)
04/18/2016	<u>52</u>		MOTION to Compel <i>Defendants' Production of Electronically Stored Information with Incorporated Brief</i> by United States of America. (Attachments: # <u>1</u> Exhibit January 15, 2016 letter, # <u>2</u> Exhibit February 17, 2016 letter, # <u>3</u> Exhibit February 25 and March 21, 2016, emails, # <u>4</u> Exhibit April 8, 2016 letter)(Townsend, Allan) (Entered: 04/18/2016)
04/25/2016	<u>53</u>		ENTRY of Appearance by Jennifer L Arendes on behalf of All Plaintiffs (Arendes, Jennifer) (Entered: 04/25/2016)
04/26/2016	<u>54</u>		ENTRY of Appearance by Valerie L Meyer on behalf of United States of America (Meyer, Valerie) (Entered: 04/26/2016)
04/26/2016	<u>55</u>		JOINT MOTION for Extension of Time to Complete Discovery <i>and Modify the Scheduling Order</i> by United States of America. (Attachments: # <u>1</u> Proposed Scheduling Order)(Townsend, Allan) (Entered: 04/26/2016)
04/27/2016	<u>56</u>		MOTION to Quash <i>Subpoenas and for Protective Order</i> by All Plaintiffs. (Attachments: # <u>1</u> Exhibit 1, # <u>2</u> Exhibit 2, # <u>3</u> Exhibit 3, # <u>4</u> Exhibit 4, # <u>5</u> Exhibit 5, # <u>6</u> Exhibit 6, # <u>7</u> Exhibit 7, # <u>8</u> Exhibit 8)(Arendes, Jennifer) (Entered: 04/27/2016)
04/27/2016	<u>57</u>		ORDER granting <u>55</u> JOINT MOTION to Modify the Scheduling Order filed by United States of America. Signed by Honorable Robin J. Cauthron on 4/27/16. (lg) (Entered: 04/27/2016)
04/28/2016	<u>58</u>		ORDER denying <u>56</u> EEOC's Motion to Quash Subpoenas and for Protective Order to Prohibit Depositions of James Habas and Former EEOC Investigator Kathy Nusz. Signed by Honorable Robin J. Cauthron on 4/28/16. (lg) (Entered: 04/28/2016)
05/09/2016	<u>59</u>		RESPONSE to Motion re <u>52</u> MOTION to Compel <i>Defendants' Production of Electronically Stored Information with Incorporated Brief</i> filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – USA's 1st RFP to Defs)(Joseph, Jeb) (Entered: 05/09/2016)
05/12/2016	<u>60</u>		NOTICE to Take Deposition of James Habas and Kathy Nusz by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Joseph, Jeb) (Entered: 05/12/2016)
05/12/2016	<u>61</u>		UNOPPOSED MOTION for Extension of Time to File Response/Reply as to <u>59</u> Response to Motion, <u>52</u> MOTION to Compel <i>Defendants' Production of Electronically Stored Information with Incorporated Brief</i> by United States of America. (Attachments: # <u>1</u> Proposed Order)(Townsend, Allan) (Entered: 05/12/2016)
05/16/2016	<u>62</u>		ORDER granting <u>61</u> Unopposed Motion to Extend Deadline to File Reply Brief in Support of Motion to Compel. Signed by Honorable Robin J. Cauthron on 5/16/16. (lg) (Entered: 05/16/2016)
05/23/2016	<u>63</u>		REPLY to Response to Motion re <u>52</u> MOTION to Compel <i>Defendants' Production of Electronically Stored Information with Incorporated Brief</i> filed

		by United States of America. (Townsend, Allan) (Entered: 05/23/2016)
06/06/2016	<u>64</u>	NOTICE to Take Deposition of Feleshia Porter, MS, LPC by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Joseph, Jeb) (Entered: 06/06/2016)
06/07/2016	<u>65</u>	ORDER granting <u>52</u> Plaintiffs Motion to Compel Defendants Production of Electronically Stored Information. Signed by Honorable Robin J. Cauthron on 6/7/16. (lg) (Entered: 06/07/2016)
06/15/2016	<u>66</u>	ORDER governing privilege with respect to defendant's anticipated production of electronically stored information. Signed by Honorable Robin J. Cauthron on 6/15/16. (Attachments: # <u>1</u> Exhibit 1)(lg) (Entered: 06/15/2016)
06/23/2016	<u>67</u>	MOTION to Compel by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – USA's Rsp to RUSO's 1st Disc Requ, # <u>2</u> Exhibit 2 – DLC ltr to DOJ re insufficient disc rsps dated 1/5/16, # <u>3</u> Exhibit 3 – Townsend ltr in rsp to DLC ltr of 1/5/16 dated 1/28/16, # <u>4</u> Exhibit 4 – DLC ltr to DOJ re 2/2 discussion of insufficient disc rsps, # <u>5</u> Exhibit 5 – USA's Supp Rsp to RUSO 1st ROGS, # <u>6</u> Exhibit 6 – USA's ltr re Supp Rsp to ROGS, # <u>7</u> Exhibit 7 – USA's Privilege Log – Rsp to RUSO's 1st Disc Requ, # <u>8</u> Attachment EEOC v BCI, # <u>9</u> Attachment EEOC v BNSF Ry. Co., # <u>10</u> Attachment In re App of Michael Wilson and Partners, # <u>11</u> Attachment LeFave v Symbios, # <u>12</u> Attachment Millennium v Simonton, # <u>13</u> Attachment Morris v City of Colo. Springs, # <u>14</u> Attachment United Food v Chesapeake, # <u>15</u> Attachment US Info Sys v Int's Broth of Elec Workers)(Coffey, Dixie) (Entered: 06/23/2016)
06/24/2016	<u>68</u>	MOTION to Compel <i>Deposition Testimony of Charles Babb and for Sanctions with Incorporated Brief</i> by United States of America. (Attachments: # <u>1</u> Exhibit A – E-mail from D. Coffey to A. Townsend dated Apr. 12, 2016, # <u>2</u> Exhibit B – Letter from A. Townsend to D. Coffey and J. Joseph dated May 6, 2016, # <u>3</u> Exhibit C – Babb transcript, # <u>4</u> Exhibit D – Conway transcript excerpts, # <u>5</u> Exhibit E – Pl. Ex. 26, # <u>6</u> Exhibit F – Weiner transcript excerpts, # <u>7</u> Exhibit G – Pl. Ex. 46, # <u>8</u> Exhibit H – Pl. Ex. 47, # <u>9</u> Exhibit I – Pl. Ex. 50, # <u>10</u> Exhibit J – Clark transcript excerpts, # <u>11</u> Exhibit K – Pl. Ex. 15, # <u>12</u> Exhibit L – Pl. Ex. 74, # <u>13</u> Exhibit M – Pl. Ex. 121)(Bloom, Shayna) (Entered: 06/24/2016)
07/06/2016	<u>69</u>	JOINT MOTION for Extension of Time to File Response/Reply as to <u>68</u> MOTION to Compel <i>Deposition Testimony of Charles Babb and for Sanctions with Incorporated Brief</i> , <u>67</u> MOTION to Compel by United States of America. (Attachments: # <u>1</u> Proposed Order)(Meyer, Valerie) (Entered: 07/06/2016)
07/07/2016	<u>70</u>	ORDER granting <u>69</u> Joint Motion to Extend Deadlines to File Response Briefs in Opposition to Parties' Motions to Compel. Signed by Honorable Robin J. Cauthron on 7/7/16. (lg) (Entered: 07/07/2016)
07/18/2016	<u>71</u>	NOTICE OF RELATED OR COMPANION CASE by Rachel Tudor re <u>64</u> Notice to Take Deposition of <i>Ms. Feleshia Porter</i> (Attachments: # <u>1</u> Exhibit Motion to Quash, # <u>2</u> Exhibit Exhibit A, # <u>3</u> Exhibit Exhibit B, # <u>4</u> Exhibit Exhibit C, # <u>5</u> Exhibit Exhibit D, # <u>6</u> Exhibit Exhibit E, # <u>7</u> Exhibit Exhibit F, # <u>8</u> Exhibit Exhibit G, # <u>9</u> Exhibit Exhibit H, # <u>10</u> Exhibit Exhibit I, # <u>11</u> Exhibit Exhibit J, # <u>12</u> Exhibit Exhibit K, # <u>13</u> Exhibit Exhibit L, # <u>14</u> Exhibit Exhibit M)(Young, Ezra) (Entered: 07/18/2016)

07/21/2016	<u>72</u>		JOINT MOTION for Extension of Time to File Response/Reply as to <u>68</u> MOTION to Compel <i>Deposition Testimony of Charles Babb and for Sanctions with Incorporated Brief</i> , <u>67</u> MOTION to Compel , <u>70</u> Order on Motion for Extension of Time to File Response/Reply by United States of America. (Attachments: # <u>1</u> Proposed Order)(Townsend, Allan) (Entered: 07/21/2016)
07/21/2016	<u>73</u>		ORDER granting <u>72</u> Joint Motion to Extend Deadlines to File Response Briefs in Opposition to Parties' Motions to Compel. Signed by Honorable Robin J. Cauthron on 7/21/16. (lg) (Entered: 07/21/2016)
07/22/2016	<u>74</u>		NOTICE (other) by Rachel Tudor re <u>71</u> Notice of Related or Companion Case., <i>Order of the Northern District of Texas</i> (Attachments: # <u>1</u> Exhibit)(Young, Ezra) (Entered: 07/22/2016)
07/26/2016	<u>75</u>		RESPONSE in Opposition re <u>67</u> MOTION to Compel <i>Discovery Responses</i> filed by United States of America. (Attachments: # <u>1</u> Exhibit First Amended Privilege Log, # <u>2</u> Exhibit Feb. 16, 2016 email, # <u>3</u> Exhibit July 16, 2015 email, # <u>4</u> Exhibit Declaration of Vanita Gupta, # <u>5</u> Exhibit Declaration of Jenny R. Yang, # <u>6</u> Exhibit Plaintiff/Intervenor Dr. Rachel Tudor's Responses to Regional University System of Oklahoma's Third Set of Discovery Requests)(Townsend, Allan) (Entered: 07/26/2016)
07/27/2016	<u>76</u>		RESPONSE to Motion re <u>68</u> MOTION to Compel <i>Deposition Testimony of Charles Babb and for Sanctions with Incorporated Brief</i> filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – Depo of Charlie Babb, # <u>2</u> Exhibit 2 – Depo of Bryon Clark, # <u>3</u> Exhibit 3 – Depo of Cathy Conway)(Coffey, Dixie) (Entered: 07/27/2016)
07/28/2016	<u>77</u>		NOTICE to Take Deposition of (Amended) Dr. Felicia Porter by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Joseph, Jeb) (Entered: 07/28/2016)
07/28/2016	<u>78</u>		NOTICE to Take Deposition of Plaintiff USA pursuant to Fed. R. Civ. P. 30(b)(6) by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 07/28/2016)
07/28/2016	<u>79</u>		NOTICE to Take Deposition of EEOC pursuant to Fed. R. Civ. P. 30(b)(6) by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 07/28/2016)
07/28/2016	<u>80</u>		NOTICE (other) by Rachel Tudor re <u>77</u> Notice to Take Deposition <i>Order Issued by the N.D. Texas & Related Motion Practice</i> (Attachments: # <u>1</u> Exhibit Exhibit 1, # <u>2</u> Exhibit Exhibit 2, # <u>3</u> Exhibit Exhibit 3, # <u>4</u> Exhibit Exhibit 4, # <u>5</u> Exhibit Exhibit 5, # <u>6</u> Exhibit Exhibit 6, # <u>7</u> Exhibit Exhibit 7)(Young, Ezra) (Entered: 07/28/2016)
08/02/2016	<u>81</u>		NOTICE of Subpoena by Rachel Tudor <i>Notice to Take Deposition of Mr. Richard Ogden</i> (Young, Ezra) (Entered: 08/02/2016)
08/02/2016	<u>82</u>		NOTICE OF RELATED OR COMPANION CASE by Rachel Tudor re <u>77</u> Notice to Take Deposition (Attachments: # <u>1</u> Exhibit Motion to Quash, # <u>2</u> Exhibit Exhibit A, # <u>3</u> Exhibit Exhibit B, # <u>4</u> Exhibit Exhibit C, # <u>5</u> Exhibit Exhibit D, # <u>6</u> Exhibit Exhibit E, # <u>7</u> Exhibit Exhibit F, # <u>8</u> Exhibit Exhibit G, # <u>9</u> Exhibit Exhibit H, # <u>10</u> Exhibit Exhibit I, # <u>11</u> Exhibit Exhibit J, # <u>12</u>

		Exhibit Exhibit K, # <u>13</u> Exhibit Exhibit L, # <u>14</u> Exhibit Exhibit M, # <u>15</u> Exhibit Exhibit N, # <u>16</u> Exhibit Exhibit O, # <u>17</u> Exhibit Exhibit P, # <u>18</u> Exhibit Exhibit Q, # <u>19</u> Exhibit Exhibit R, # <u>20</u> Exhibit Exhibit S, # <u>21</u> Exhibit Exhibit T, # <u>22</u> Exhibit Exhibit U, # <u>23</u> Exhibit Exhibit V, # <u>24</u> Exhibit Exhibit W, # <u>25</u> Exhibit Exhibit X, # <u>26</u> Exhibit Exhibit Y, # <u>27</u> Exhibit Exhibit Z)(Young, Ezra) (Entered: 08/02/2016)
08/02/2016	<u>83</u>	REPLY to Response to Motion re <u>67</u> MOTION to Compel filed by Regional University System of Oklahoma. (Joseph, Jeb) (Entered: 08/02/2016)
08/03/2016	<u>84</u>	REPLY to Response to Motion re <u>68</u> MOTION to Compel <i>Deposition Testimony of Charles Babb and for Sanctions with Incorporated Brief</i> filed by United States of America. (Attachments: # <u>1</u> Exhibit 1 – Feb. 19, 2016 letter, # <u>2</u> Exhibit 2 – Feb. 29, 2016 email, # <u>3</u> Exhibit 3 – Apr. 8, 2016 letter, # <u>4</u> Exhibit 4 – Plaintiffs Deposition Ex 30, # <u>5</u> Exhibit 5 – Redaction ESI Production Log)(Meyer, Valerie) (Entered: 08/03/2016)
08/03/2016	<u>85</u>	NOTICE of Subpoena by All Defendants (Coffey, Dixie) (Entered: 08/03/2016)
08/04/2016	<u>86</u>	NOTICE of Change of Address by Allan K Townsend (Townsend, Allan) (Entered: 08/04/2016)
08/04/2016	<u>87</u>	NOTICE (other) by Rachel Tudor re <u>82</u> Notice of Related or Companion Case,,, <i>Order from Eastern District of Oklahoma, Transferring Subpoena Related Motions</i> (Attachments: # <u>1</u> Exhibit ED Okla Order)(Young, Ezra) (Entered: 08/04/2016)
08/09/2016	<u>88</u>	MOTION in Limine <i>Request for Expedited Briefing and Ruling</i> by All Defendants. (Attachments: # <u>1</u> Exhibit 1 – Depo of Rachel Tudor, # <u>2</u> Exhibit 2 – Excerpts of EEOC Interview of Cathy Conway, # <u>3</u> Exhibit 3 – Depo of Cathy Conway, # <u>4</u> Exhibit 4 – Excerpts of EEOC Interview of Jane McMillan, # <u>5</u> Exhibit 5 – Excerpts of EEOC Interview of Doug McMillan)(Joseph, Jeb) (Entered: 08/09/2016)
08/10/2016	<u>89</u>	MOTION to Quash <i>or, in the Alternative, for a Protective Order Regarding Defendants' Notice of Deposition Under Fed. R. Civ. 30(b)(6)</i> by United States of America. (Attachments: # <u>1</u> Exhibit (Declaration of Vanita Gupta), # <u>2</u> Exhibit (Proposed Order))(Bloom, Shayna) (Entered: 08/10/2016)
08/10/2016	<u>90</u>	RESPONSE re <u>88</u> MOTION in Limine <i>Request for Expedited Briefing and Ruling , Opposing Request for Expedited Briefing and Ruling</i> filed by United States of America. (Meyer, Valerie) (Entered: 08/10/2016)
08/10/2016	<u>91</u>	ORDER denying <u>88</u> Defendants' First Motion in Limine and Request for Expedited Briefing and Ruling. Signed by Honorable Robin J. Cauthron on 8/10/16. (lg) (Entered: 08/10/2016)
08/10/2016	<u>92</u>	ORDER denying <u>67</u> Defendant Regional University System of Oklahoma's Motion to Compel Discovery Responses. Signed by Honorable Robin J. Cauthron on 8/10/16. (lg) (Entered: 08/10/2016)
08/10/2016	<u>93</u>	ORDER staying deposition of Feleshia Porter, re <u>82</u> Dr. Rachel Tudor's Motion to Quash Subpoena filed by Rachel Tudor (filed in ED/OK 8/1/16). Signed by Honorable Robin J. Cauthron on 8/10/16. (lg) (Entered: 08/10/2016)

08/10/2016	<u>94</u>		NOTICE to Take Deposition of USA 30(b)(6) Representative by All Defendants. (Coffey, Dixie) (Entered: 08/10/2016)
08/11/2016	<u>95</u>		ORDER for Response, re <u>89</u> MOTION to Quash <i>or, in the Alternative, for a Protective Order Regarding Defendants' Notice of Deposition Under Fed. R. Civ. 30(b)(6)</i> filed by United States of America. Signed by Honorable Robin J. Cauthron on 8/11/16. (lg) (Entered: 08/11/2016)
08/11/2016	<u>96</u>		ORDER granting <u>68</u> United States' Motion to Compel Deposition Testimony of Charles Babb and for Sanctions. Signed by Honorable Robin J. Cauthron on 8/11/16. (lg) (Entered: 08/11/2016)
08/11/2016	<u>97</u>		MOTION for Extension of Time <i>to Categorize Electronically Stored Information</i> by All Defendants. (Joseph, Jeb) (Entered: 08/11/2016)
08/11/2016	<u>98</u>		SECOND MOTION in Limine by All Defendants. (Attachments: # <u>1</u> Exhibit 1 – Parker Expert Report, # <u>2</u> Attachment Babbar v Ebadi (unpublished case))(Mansinghani, Mithun) (Entered: 08/11/2016)
08/11/2016	<u>99</u>		NOTICE (other) by United States of America re <u>89</u> MOTION to Quash <i>or, in the Alternative, for a Protective Order Regarding Defendants' Notice of Deposition Under Fed. R. Civ. 30(b)(6)</i> (Bloom, Shayna) (Entered: 08/11/2016)
08/12/2016	<u>100</u>		RESPONSE in Opposition re <u>97</u> MOTION for Extension of Time <i>to Categorize Electronically Stored Information</i> filed by United States of America. (Attachments: # <u>1</u> Exhibit 1, # <u>2</u> Exhibit 2, # <u>3</u> Exhibit 3)(Meyer, Valerie) (Entered: 08/12/2016)
08/15/2016	<u>101</u>		MOTION for Leave <i>to File Expert Witness List</i> by United States of America. (Attachments: # <u>1</u> Exhibit, # <u>2</u> Exhibit, # <u>3</u> Proposed Order)(Townsend, Allan) (Entered: 08/15/2016)
08/15/2016	<u>102</u>		RESPONSE in Opposition re <u>89</u> MOTION to Quash <i>or, in the Alternative, for a Protective Order Regarding Defendants' Notice of Deposition Under Fed. R. Civ. 30(b)(6)</i> filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 08/15/2016)
08/15/2016	<u>103</u>		ORDER stricken as moot <u>97</u> Motion for Extension of Deadline to Categorize Electronically Stored Information. Signed by Honorable Robin J. Cauthron on 8/15/16. (lg) (Entered: 08/15/2016)
08/15/2016	<u>104</u>		ORDER granting <u>101</u> United States' Motion for Leave to File its List of Expert Witnesses with Incorporated Brief. Signed by Honorable Robin J. Cauthron on 8/15/16. (lg) (Entered: 08/15/2016)
08/15/2016	<u>105</u>		ORDER granting <u>89</u> Plaintiff United States' Opening Motion to Quash <i>or, in the Alternative, for a Protective Order Regarding Defendants' Notice of Deposition Under Fed. R. Civ. P. 30(b)(6); Defendants' Notice of Deposition <u>78</u> and Amended Notice of Deposition <u>94</u></i> are quashed without prejudice as set forth herein.. Signed by Honorable Robin J. Cauthron on 8/15/16. (lg) (Entered: 08/15/2016)
08/15/2016	<u>106</u>		NOTICE to Take Deposition of Plaintiff/Intervenor Rachel Tudor by All Defendants. (Coffey, Dixie) (Entered: 08/15/2016)

08/16/2016	<u>107</u>	Expert Witness List by Plaintiff United States of America. (Townsend, Allan) (Entered: 08/16/2016)
08/19/2016	<u>108</u>	Witness List by Plaintiff United States of America. (Townsend, Allan) (Entered: 08/19/2016)
08/19/2016	<u>109</u>	Exhibit List by Plaintiff United States of America. (Attachments: # <u>1</u> ESI list)(Townsend, Allan) (Entered: 08/19/2016)
08/19/2016	<u>110</u>	Exhibit List / Witness List by Intervenor Plaintiff Rachel Tudor. (Young, Ezra) (Entered: 08/19/2016)
08/22/2016	<u>111</u>	RESPONSE re <u>82</u> Notice of Related or Companion Case,, <i>in Objection to Motion quash Subpoena Issued to Feleshia Porter</i> filed by All Defendants. (Attachments: # <u>1</u> Exhibit 1 – Porter letter of 4/4/2007, # <u>2</u> Exhibit 2 – Cathy Conway Depo Excerpts, # <u>3</u> Exhibit 3 – Brown Expert Report)(Coffey, Dixie) (Entered: 08/22/2016)
08/25/2016	<u>112</u>	UNOPPOSED MOTION for Extension of Time <i>to File Motion to Compel Related to Privilege Claims Over ESI</i> by United States of America. (Attachments: # <u>1</u> Exhibit One, # <u>2</u> Proposed Order)(Townsend, Allan) (Entered: 08/25/2016)
08/26/2016	<u>113</u>	ORDER granting <u>112</u> Unopposed Motion to Extend Deadline to File Motion to Compel Related to Privilege Claims Over ESI. Signed at direction of Honorable Robin J. Cauthron on 8/26/16. (lg) (Entered: 08/26/2016)
08/29/2016	<u>114</u>	Exhibit List (<i>Final</i>) by Defendants Regional University System of Oklahoma, Southeastern Oklahoma State University. (Joseph, Jeb) (Entered: 08/29/2016)
08/29/2016	<u>115</u>	REPLY by Intervenor Plaintiff Rachel Tudor re <u>111</u> Response, filed by Rachel Tudor. (Attachments: # <u>1</u> Exhibit Exhibit C, # <u>2</u> Exhibit Exhibit D)(Young, Ezra) (Entered: 08/29/2016)
08/30/2016	<u>116</u>	SEALED EXHIBIT by Intervenor Plaintiff Rachel Tudor Re: <u>115</u> Reply (Young, Ezra) (Entered: 08/30/2016)
08/31/2016	<u>117</u>	UNOPPOSED MOTION to Stay Case by United States of America. (Attachments: # <u>1</u> Exhibit One, # <u>2</u> Proposed Order)(Townsend, Allan) (Entered: 08/31/2016)
08/31/2016	<u>118</u>	NOTICE (other) by Rachel Tudor <i>Change of Law Firm of Mr. Young</i> (Young, Ezra) (Entered: 08/31/2016)
08/31/2016	<u>119</u>	NOTICE (other) by Rachel Tudor <i>Change of Law Firm of Ms. Weiss</i> (Weiss, Jillian) (Entered: 08/31/2016)
08/31/2016	<u>120</u>	FIRST MOTION for Extension of Time <i>to File Motion to Compel Redeposition of Judge Richard Ogden and for Sanctions</i> by Rachel Tudor. (Attachments: # <u>1</u> Exhibit Exhibit A, # <u>2</u> Exhibit Proposed Order)(Young, Ezra) (Entered: 08/31/2016)
09/01/2016	<u>121</u>	ORDER granted in part and denied in part [82–1] Motion to Quash of Plaintiff, originally filed in the ED/OK; quashed <u>77</u> Defendants' Amended Notice to Take Deposition of Feleshia Porter. Signed by Honorable Robin J. Cauthron on 9/1/16. (lg) (Entered: 09/01/2016)

09/02/2016	<u>122</u>		NOTICE (other) by Rachel Tudor re <u>120</u> FIRST MOTION for Extension of Time to File Motion to Compel Redeposition of Judge Richard Ogden and for Sanctions Delay of Receipt of Deposition Transcript (Attachments: # <u>1</u> Exhibit Exhibit A)(Young, Ezra) (Entered: 09/02/2016)
09/06/2016	<u>123</u>		ORDER granting <u>117</u> Unopposed Motion to Stay Deadlines and Discovery; moot <u>120</u> Dr. Rachel Tudor's Motion to Extend Deadline to File a Motion to Compel Redeposition of Judge Richard Ogden and for Sanctions. Signed by Honorable Robin J. Cauthron on 9/6/16. (lg) (Entered: 09/06/2016)
09/13/2016	<u>124</u>		NOTICE OF RELATED OR COMPANION CASE by Rachel Tudor <i>Notice of Dr. Tudor's Motion to Intervene in ND Texas Litigation</i> (Attachments: # <u>1</u> Exhibit Motion to Intervene ND Tex, # <u>2</u> Exhibit Putative Complaint in Intervention ND Tex)(Young, Ezra) (Entered: 09/13/2016)
10/25/2016	<u>125</u>		MOTION to Lift Stay by United States of America. (Attachments: # <u>1</u> Exhibit One, # <u>2</u> Exhibit Two, # <u>3</u> Exhibit Three, # <u>4</u> Exhibit Four, # <u>5</u> Exhibit Five, # <u>6</u> Exhibit Six, # <u>7</u> Exhibit Seven, # <u>8</u> Proposed Order)(Townsend, Allan) (Entered: 10/25/2016)
10/31/2016	<u>126</u>		ORDER for Response, re <u>125</u> MOTION to Lift Stay filed by United States of America. Signed by Honorable Robin J. Cauthron on 10/31/16. (lg) (Entered: 10/31/2016)
11/04/2016	<u>127</u>		RESPONSE to Motion re <u>125</u> MOTION to Lift Stay filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 11/04/2016)
11/04/2016	<u>128</u>		NOTICE OF RELATED OR COMPANION CASE by Rachel Tudor re <u>124</u> Notice of Related or Companion Case, <i>Notice of Related Appeal</i> (Attachments: # <u>1</u> Exhibit Exhibit 1, # <u>2</u> Exhibit Exhibit 2, # <u>3</u> Exhibit Exhibit 3, # <u>4</u> Exhibit Exhibit 4)(Young, Ezra) (Entered: 11/04/2016)
11/14/2016	<u>129</u>		REPLY to Response to Motion re <u>125</u> MOTION to Lift Stay filed by United States of America. (Townsend, Allan) (Entered: 11/14/2016)
11/16/2016	<u>130</u>		ORDER denying <u>125</u> Plaintiff's Motion to Lift Stay. Signed by Honorable Robin J. Cauthron on 11/16/16. (lg) (Entered: 11/16/2016)
03/07/2017	<u>131</u>		JOINT MOTION for Settlement <i>Conference</i> by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 03/07/2017)
03/08/2017	<u>132</u>		ORDER granting <u>131</u> Joint Motion for Settlement Conference. Signed by Honorable Robin J. Cauthron on 3/8/17. (lg) (Entered: 03/08/2017)
03/27/2017	<u>133</u>		ORDER SETTING SETTLEMENT CONFERENCE Settlement Conference set for 5/5/2017 09:30 AM in Room 1305 before Magistrate Judge Charles B Goodwin. Signed by Magistrate Judge Charles B Goodwin on 03/27/2017. (jb) (Entered: 03/27/2017)
05/08/2017	<u>134</u>		ENTER ORDER: A settlement conference was held on May 5, 2017, before Magistrate Judge Charles B. Goodwin. The case did not settle. Signed by Magistrate Judge Charles B Goodwin on 05/08/2017. (jb) (Entered: 05/08/2017)

05/12/2017	<u>135</u>		UNOPPOSED MOTION for Extension of Time to <i>File Proposed Schedule</i> by United States of America. (Attachments: # <u>1</u> Attachment Proposed Order)(Meyer, Valerie) (Entered: 05/12/2017)
05/16/2017	<u>136</u>		ORDER granting <u>135</u> Unopposed Motion to Extend Deadline for Parties to File Proposed Schedule. Signed by Honorable Robin J. Cauthron on 5/16/17. (lg) (Entered: 05/16/2017)
05/22/2017	<u>137</u>		NOTICE (other) by Rachel Tudor <i>Change of Firm Affiliation</i> (Young, Ezra) (Entered: 05/22/2017)
05/23/2017	<u>138</u>		FIRST MOTION to Withdraw as Attorney by <i>Jillian T. Weiss</i> by Rachel Tudor. (Attachments: # <u>1</u> Exhibit 1: Email from Dr. Rachel Tudor, # <u>2</u> Exhibit 2: Email from Mr. Ezra Young, # <u>3</u> Exhibit 3: Email to Defendants' Counsel)(Weiss, Jillian) (Entered: 05/23/2017)
05/24/2017	<u>139</u>		ORDER granting <u>138</u> Motion to Withdraw as Attorney. Attorney Jillian T Weiss terminated. Signed by Honorable Robin J. Cauthron on 5/24/17. (lg) (Entered: 05/24/2017)
06/01/2017	<u>140</u>		NOTICE (other) by Regional University System of Oklahoma, Southeastern Oklahoma State University re <u>136</u> Order on Motion for Extension of Time to File (<i>Joint</i>) <i>Regarding Status of Settlement Negotiations</i> (Joseph, Jeb) (Entered: 06/01/2017)
06/08/2017	<u>141</u>		NOTICE (other) by United States of America <i>of Proposed Schedule</i> (Attachments: # <u>1</u> Exhibit Proposed Schedule)(Bloom, Shayna) (Entered: 06/08/2017)
06/13/2017	<u>142</u>		SCHEDULING ORDER: Jury Trial set for 11/7/2017 09:00 AM in Courtroom 501 before Honorable Robin J. Cauthron.. Signed by Honorable Robin J. Cauthron on 6/13/17. (lg) (Entered: 06/13/2017)
06/26/2017	<u>143</u>		ORDER SETTING SETTLEMENT CONFERENCE Settlement Conference set for 7/25/2017 10:00 AM in Room 1305 before Magistrate Judge Charles B Goodwin. Signed by Magistrate Judge Charles B Goodwin on 06/26/2017. (jb) (Entered: 06/26/2017)
07/27/2017	<u>144</u>		ENTER ORDER. A second settlement conference with respect to the United States claims against Defendants was held on July 25, 2017, before Magistrate Judge Charles B. Goodwin. The United States' claims against Defendants did not settle. Signed by the direction of Magistrate Judge Charles B Goodwin on 07/27/2017. (jb) (Entered: 07/27/2017)
08/04/2017	<u>145</u>		ENTRY of Appearance by Timothy M Bunson on behalf of Regional University System of Oklahoma, Southeastern Oklahoma State University (Bunson, Timothy) (Entered: 08/04/2017)
08/14/2017	<u>146</u>		MOTION to Compel <i>Production of ESI Withheld on the Basis of Privilege</i> by United States of America. (Attachments: # <u>1</u> Exhibit 1 (E-mails from August 2016), # <u>2</u> Exhibit 2 (Townsend letter dated 8 17 2016), # <u>3</u> Exhibit 3 (Bloom letter dated 8 19 2016), # <u>4</u> Exhibit 4 (Joseph letter dated 8 14 2017), # <u>5</u> Exhibit 5 (Dep. Ex. 111), # <u>6</u> Exhibit 6 (List of disputed items))(Bloom, Shayna) (Entered: 08/14/2017)
08/14/2017	<u>147</u>		

		RESPONSE in Opposition re <u>98</u> SECOND MOTION in Limine <i>to Exclude the Testimony of Dr. Robert Parker</i> filed by United States of America. (Attachments: # <u>1</u> Exhibit Stubblefield Dep., # <u>2</u> Exhibit Dep. Ex. 111, # <u>3</u> Exhibit Dep. Ex. 7, # <u>4</u> Exhibit Snowden Dep., # <u>5</u> Exhibit Parker CV, # <u>6</u> Exhibit Mischo Dep., # <u>7</u> Exhibit Dep. Ex. 129, # <u>8</u> Exhibit McMillan Dep., # <u>9</u> Exhibit Prus Dep., # <u>10</u> Exhibit Scoufos Dep., # <u>11</u> Exhibit Minks Dep.)(Bloom, Shayna) (Entered: 08/14/2017)
08/18/2017	<u>148</u>	MOTION for Extension of Time <i>to File Reply</i> by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Bunson, Timothy) (Entered: 08/18/2017)
08/18/2017	<u>149</u>	MOTION to Quash / <i>Partially Quash Plaintiff's Second Amended Notice of Oral Deposition Under Fed. R. Civ. P. 30(b)(6)</i> by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – Plaintiff's 2nd Amended Notice of 30(b)(6) Depo, # <u>2</u> Exhibit 2 – Objection Table, # <u>3</u> Exhibit 3 – Stubblefield Depo, # <u>4</u> Exhibit 4 – 2016–08–22 – KCJ email to DOJ–Tudor Counsel re 30(b)(6) Considerations, # <u>5</u> Exhibit 5 – 2017–08–17 – VMeyer email to JEJ re Stipulations for 30(b)(6))(Bunson, Timothy) (Entered: 08/18/2017)
08/21/2017	<u>150</u>	RESPONSE to Motion re <u>148</u> MOTION for Extension of Time <i>to File Reply</i> filed by United States of America. (Townsend, Allan) (Entered: 08/21/2017)
08/22/2017	<u>151</u>	ORDER granting <u>148</u> Motion for Extension of Time to File. Signed by Honorable Robin J. Cauthron on 8/21/17. (lg) (Entered: 08/22/2017)
08/24/2017	<u>152</u>	OBJECTIONS re <u>110</u> Exhibit List / Witness List filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Jones, Kindanne) (Entered: 08/24/2017)
08/24/2017	<u>153</u>	OBJECTIONS re <u>109</u> Exhibit List filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Jones, Kindanne) (Entered: 08/24/2017)
08/24/2017	<u>154</u>	Witness List (<i>Final</i>) by Defendants Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 08/24/2017)
08/28/2017	<u>155</u>	REPLY to Response to Motion re <u>98</u> SECOND MOTION in Limine filed by All Defendants. (Coffey, Dixie) (Entered: 08/28/2017)
08/30/2017	<u>156</u>	MOTION for Protective Order by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Bunson, Timothy) (Entered: 08/30/2017)
08/31/2017	<u>157</u>	MOTION for Temporary Restraining Order <i>and Preliminary Injunction</i> by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Bunson, Timothy) (Entered: 08/31/2017)
08/31/2017	<u>158</u>	TEMPORARY RESTRAINING ORDER, granting <u>157</u> Defendants Southeastern Oklahoma State University and the Regional University System of Oklahoma's Motion for Temporary Restraining Order. Signed by Honorable Robin J. Cauthron on 8/31/17. (lg) (Entered: 08/31/2017)
09/01/2017	<u>159</u>	

		UNOPPOSED MOTION for Extension of Time to <i>File Response Brief in Opposition to Plaintiff's Motion to Compel Production of ESI [Doc. 146]</i> by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Joseph, Jeb) (Entered: 09/01/2017)
09/05/2017	<u>160</u>	ORDER granting <u>159</u> Unopposed Motion to Extend Deadline to File Response Brief in Opposition to Plaintiff's Motion to Compel Production of Electronically Stored Information. Signed by Honorable Robin J. Cauthron on 9/5/17. (lg) (Entered: 09/05/2017)
09/05/2017	<u>161</u>	FIRST MOTION for Reconsideration re <u>158</u> Order on Motion for TRO by Rachel Tudor. (Young, Ezra) (Entered: 09/05/2017)
09/06/2017	<u>162</u>	ORDER denying <u>161</u> Plaintiff/Intervenor Dr. Rachel Tudor's Request for Clarification of the August 31, 2017 Temporary Restraining Order. Signed by Honorable Robin J. Cauthron on 9/6/17. (lg) (Entered: 09/06/2017)
09/06/2017	<u>163</u>	ORDER denying <u>98</u> Defendants' Second Motion in Limine. Signed by Honorable Robin J. Cauthron on 9/6/17. (lg) (Entered: 09/06/2017)
09/07/2017	<u>164</u>	JOINT MOTION to Dismiss <i>United States' Complaint</i> by United States of America. (Meyer, Valerie) (Entered: 09/07/2017)
09/07/2017	<u>165</u>	BRIEF IN SUPPORT re <u>164</u> JOINT MOTION to Dismiss <i>United States' Complaint</i> by United States of America. (Meyer, Valerie) (Entered: 09/07/2017)
09/08/2017	<u>166</u>	JOINT MOTION to Stay Case (<i>Unopposed Motion to Stay Deadlines</i>) by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Bunson, Timothy) (Entered: 09/08/2017)
09/11/2017	<u>167</u>	ORDER granting <u>166</u> Unopposed Joint Motion to Stay Deadlines Pending the Court's Ruling on Plaintiff's and Defendants' Joint Motion to Dismiss. Signed by Honorable Robin J. Cauthron on 9/11/17. (lg) (Entered: 09/11/2017)
09/18/2017	<u>168</u>	UNOPPOSED MOTION for Leave to <i>File Ex Parte and Under Seal</i> by United States of America. (Bloom, Shayna) (Entered: 09/18/2017)
09/18/2017	<u>169</u>	UNOPPOSED MOTION for Leave to <i>File Ex Parte and Under Seal</i> by Rachel Tudor. (Young, Ezra) (Entered: 09/18/2017)
09/19/2017	<u>170</u>	ORDER granting <u>169</u> Dr. Rachel Tudor's Motion to File Ex Parte and Under Seal. Signed by Honorable Robin J. Cauthron on 9/19/17. (lg) (Entered: 09/19/2017)
09/19/2017	<u>171</u>	ORDER granting <u>168</u> Unopposed Motion for Leave to File Ex Parte and Under Seal. Signed by Honorable Robin J. Cauthron on 9/19/17. (lg) (Entered: 09/19/2017)
09/20/2017	<u>172</u>	JOINT MOTION to Stay Case re <u>142</u> Scheduling Order <i>Deadlines as they Relate to Litigation between Plaintiff and Defendants</i> by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 09/20/2017)
09/20/2017	<u>173</u>	EX PARTE DOCUMENT by United States of America (Attachments: # <u>1</u> Exhibit 1 (Settlement Agreement))(Bloom, Shayna) (Entered: 09/20/2017)

09/20/2017	<u>174</u>		EX PARTE DOCUMENT by Rachel Tudor (Attachments: # <u>1</u> Exhibit 1, # <u>2</u> Exhibit 2)(Young, Ezra) (Entered: 09/20/2017)
09/21/2017	<u>175</u>		ORDER granting <u>172</u> Joint Motion to Stay Deadlines Pending the Courts Ruling on Plaintiff's and Defendants' Joint Motion to Dismiss. Signed by Honorable Robin J. Cauthron on 9/21/17. (lg) (Entered: 09/21/2017)
09/22/2017	<u>176</u>		OBJECTIONS re <u>114</u> Exhibit List filed by Rachel Tudor. (Young, Ezra) (Entered: 09/22/2017)
09/22/2017	<u>177</u>		MOTION for Summary Judgment by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – Intervenor Depo, # <u>2</u> Exhibit 2 – Intervenor's Rsp to RUSO's ROG #2, # <u>3</u> Exhibit 3 – Snowden Depo, # <u>4</u> Exhibit 4 – Scoufus Depo, # <u>5</u> Exhibit 5 – Prus Depo, # <u>6</u> Exhibit 6 – McMillan Depo, # <u>7</u> Exhibit 7 – Pl's Depo Ex 102 – 2010–04–30 McMillan Memo to Tudor, # <u>8</u> Exhibit 8 – Sept. 2010 DOE Charge, # <u>9</u> Exhibit 9 – Excerpts frm SEOSU Rsp to EEOC Requ for Info, # <u>10</u> Exhibit 10 – Intervenor's Rsp to RUSO's ROG #11, # <u>11</u> Exhibit 11 – Collin College Excerpts frm Tudor Personnel File, # <u>12</u> Exhibit 12 – SEOSU Anti–Sexual Harrassment Policy w–grievance procedure, # <u>13</u> Exhibit 13 – SEOSU Equal Opportunity and Anti–Discrimination Policy, # <u>14</u> Exhibit 14 – Conway Depo, # <u>15</u> Attachment 2017–07–26 – Amicus Curiae Brf of CLD&EF)(Coffey, Dixie) (Entered: 09/22/2017)
09/27/2017	<u>178</u>		MOTION for Leave to File Reply Ex Parte and Under Seal by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Jones, Kindanne) (Entered: 09/27/2017)
09/28/2017	<u>179</u>		ORDER granting <u>178</u> Defendants' Motion for Leave to File Reply Ex parte and Under Seal. Signed by Honorable Robin J. Cauthron on 9/28/17. (lg) (Entered: 09/28/2017)
09/28/2017	<u>180</u>		EX PARTE DOCUMENT by Regional University System of Oklahoma, Southeastern Oklahoma State University (Attachments: # <u>1</u> Exhibit 1 – 8/31/2017 JEJ email to EYoung attach Stlmnt Agrmnt)(Bunson, Timothy) (Entered: 09/28/2017)
09/28/2017	<u>181</u>		RESPONSE to Motion re <u>164</u> JOINT MOTION to Dismiss <i>United States' Complaint</i> filed by Rachel Tudor. (Attachments: # <u>1</u> Exhibit Exhibit 1, # <u>2</u> Exhibit Exhibit 2)(Young, Ezra) (Entered: 09/28/2017)
10/02/2017	<u>182</u>		UNOPPOSED MOTION for Extension of Time to File Response/Reply as to <u>181</u> Response to Motion to Dismiss by United States of America. (Townsend, Allan) (Entered: 10/02/2017)
10/03/2017	<u>183</u>		MOTION for Extension of Time to File Reply Brief in Support of Joint Motion to Dismiss by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Bunson, Timothy) (Entered: 10/03/2017)
10/03/2017	<u>184</u>		ORDER granting <u>182</u> Unopposed Motion to Extend Deadline to File Reply Brief in Support of Motion to Dismiss. Signed by Honorable Robin J. Cauthron on 10/3/17. (lg) (Entered: 10/03/2017)
10/03/2017	<u>185</u>		ORDER granting <u>183</u> Defendants' Unopposed Motion to Extend Deadline to File Reply Brief in Support of Joint Motion to Dismiss. Signed by Honorable Robin J. Cauthron on 10/3/17. (lg) (Entered: 10/03/2017)

10/08/2017	<u>186</u>		MOTION for Leave to Appear Pro Hac Vice <i>of Marie Galindo</i> by Rachel Tudor. (Novotny, Brittany) (Entered: 10/08/2017)
10/10/2017	<u>187</u>		Receipt for Money Received from Rachel Tudor in the amount of \$50.00, receipt number OKW500063360 regarding <u>186</u> MOTION for Leave to Appear Pro Hac Vice <i>of Marie Galindo</i> (em) (Entered: 10/10/2017)
10/10/2017	<u>188</u>		ORDER granting <u>186</u> Motion to Appear Pro Hac Vice – Marie E. Galindo. Signed by Honorable Robin J. Cauthron on 10/10/17. (lg) (Entered: 10/10/2017)
10/10/2017	<u>189</u>		MOTION in Limine <i>to Exclude Tudor's Collin College Personnel File</i> by Rachel Tudor. (Novotny, Brittany) (Entered: 10/10/2017)
10/10/2017	<u>190</u>		MOTION in Limine <i>to Exclude Defendants' Witness Holly Newell</i> by Rachel Tudor. (Novotny, Brittany) (Entered: 10/10/2017)
10/10/2017	<u>191</u>		MOTION in Limine <i>to Exclude Defendants' Witness Dr. Don Weasenforth</i> by Rachel Tudor. (Novotny, Brittany) (Entered: 10/10/2017)
10/10/2017	<u>192</u>		TRIAL BRIEF by Intervenor Plaintiff Rachel Tudor. (Young, Ezra) (Entered: 10/10/2017)
10/10/2017	<u>193</u>		Proposed Voir Dire by Intervenor Plaintiff Rachel Tudor. (Young, Ezra) (Entered: 10/10/2017)
10/10/2017	<u>194</u>		ENTRY of Appearance by Marie E Galindo on behalf of Rachel Tudor (Galindo, Marie) (Entered: 10/10/2017)
10/10/2017	<u>195</u>		MOTION in Limine <i>and Brief in Support</i> by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – Depo of Rachel Tudor, # <u>2</u> Exhibit 2 – Transcript of EEOC Interview of Cathy Conway, # <u>3</u> Exhibit 3 – Transcript of EEOC Interview of Jane McMillan, # <u>4</u> Exhibit 4 – Transcript of EEOC Interview of Doug McMillan, # <u>5</u> Exhibit 5 – Depo of Cathy Conway, # <u>6</u> Exhibit 6 – Depo of Doug McMillan, # <u>7</u> Exhibit 7 – Expert Report of George Brown)(Coffey, Dixie) (Entered: 10/10/2017)
10/10/2017	<u>196</u>		Proposed Jury Instructions by Defendants Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 10/10/2017)
10/10/2017	<u>197</u>		Proposed Voir Dire by Defendants Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 10/10/2017)
10/10/2017	<u>198</u>		MOTION for Leave <i>to Have Limited Attorney Conducted Voir Dire</i> by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 10/10/2017)
10/10/2017	<u>199</u>		Proposed Jury Instructions by Intervenor Plaintiff Rachel Tudor. (Galindo, Marie) (Entered: 10/10/2017)
10/10/2017	<u>200</u>		MOTION for Leave <i>to Have Limited Attorney Conducted Voir Dire</i> by Rachel Tudor. (Galindo, Marie) (Entered: 10/10/2017)
10/12/2017	<u>201</u>		

		ORDER granting <u>198</u> Defendants' Motion for Attorney Conducted Voir Dire; granting <u>200</u> Plaintiff/Intervenor's Motion for Attorney Conducted Voir Dire. Signed by Honorable Robin J. Cauthron on 10/12/17. (lg) (Entered: 10/12/2017)
10/12/2017	<u>202</u>	TRIAL DOCKET: Docket Call set for 11/1/2017 09:30 AM in Courtroom 501 before Honorable Robin J. Cauthron. Jury Trial set for 11/8/2017 09:00 AM in Courtroom 501 before Honorable Robin J. Cauthron. (lg) (Entered: 10/12/2017)
10/12/2017	<u>203</u>	REPLY to Response to Motion re <u>164</u> JOINT MOTION to Dismiss <i>United States' Complaint</i> filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 –US Atty Gen Memorandum dated 10/4/2017)(Jones, Kindanne) (Entered: 10/12/2017)
10/12/2017	<u>204</u>	REPLY to Response to Motion re <u>164</u> JOINT MOTION to Dismiss <i>United States' Complaint</i> filed by United States of America. (Bloom, Shayna) (Entered: 10/12/2017)
10/13/2017	<u>205</u>	RESPONSE in Opposition re <u>177</u> MOTION for Summary Judgment filed by Rachel Tudor. (Attachments: # <u>1</u> Exhibit 1, # <u>2</u> Exhibit 2, # <u>3</u> Exhibit 3, # <u>4</u> Exhibit 4, # <u>5</u> Exhibit 5, # <u>6</u> Exhibit 6, # <u>7</u> Exhibit 7, # <u>8</u> Exhibit 8, # <u>9</u> Exhibit 9, # <u>10</u> Exhibit 10, # <u>11</u> Exhibit 11, # <u>12</u> Exhibit 12, # <u>13</u> Exhibit 13--placeholder under seal, # <u>14</u> Exhibit 14, # <u>15</u> Exhibit 15, # <u>16</u> Exhibit 16, # <u>17</u> Exhibit 17, # <u>18</u> Exhibit 18, # <u>19</u> Exhibit 19, # <u>20</u> Exhibit 20, # <u>21</u> Exhibit 21, # <u>22</u> Exhibit 22, # <u>23</u> Exhibit 23, # <u>24</u> Exhibit 24, # <u>25</u> Exhibit 25, # <u>26</u> Exhibit 26, # <u>27</u> Exhibit 27, # <u>28</u> Exhibit 28, # <u>29</u> Exhibit 29, # <u>30</u> Exhibit 30, # <u>31</u> Exhibit 31, # <u>32</u> Exhibit 32, # <u>33</u> Exhibit 33, # <u>34</u> Exhibit 34, # <u>35</u> Exhibit 35, # <u>36</u> Exhibit 36, # <u>37</u> Exhibit 37, # <u>38</u> Exhibit 38, # <u>39</u> Exhibit 39, # <u>40</u> Exhibit 40, # <u>41</u> Exhibit 41, # <u>42</u> Exhibit 42, # <u>43</u> Exhibit 43, # <u>44</u> Exhibit 44, # <u>45</u> Exhibit 45, # <u>46</u> Exhibit 46, # <u>47</u> Exhibit 47, # <u>48</u> Exhibit 48, # <u>49</u> Exhibit 49, # <u>50</u> Exhibit 50, # <u>51</u> Exhibit 51, # <u>52</u> Exhibit 52, # <u>53</u> Exhibit 53, # <u>54</u> Exhibit 54, # <u>55</u> Exhibit 55, # <u>56</u> Exhibit 56, # <u>57</u> Exhibit 57, # <u>58</u> Exhibit 58, # <u>59</u> Exhibit 59, # <u>60</u> Exhibit 60, # <u>61</u> Exhibit 61, # <u>62</u> Exhibit 62, # <u>63</u> Exhibit 63, # <u>64</u> Exhibit 64, # <u>65</u> Exhibit 65, # <u>66</u> Exhibit 66, # <u>67</u> Exhibit 67, # <u>68</u> Exhibit 68)(Young, Ezra) (Main Document 205 replaced on 10/16/2017) (lg). (Entered: 10/13/2017)
10/17/2017	<u>206</u>	ORDER stricken as moot <u>146</u> United States' Motion to Compel Production of ESI Withheld on the Basis of Privilege ; stricken as moot <u>149</u> Defendants Southeastern Oklahoma State University and the Regional University System of Oklahoma's Motion to Partially Quash Plaintiff's Second Amended Notice of Oral Deposition Under Fed. R. Civ. P. 30(b)(6) ; denying <u>156</u> Defendants Southeastern Oklahoma State University and the Regional University System of Oklahomas Motion for Entry of Protective Order; granting in part <u>164</u> Stipulation and Joint Motion for Dismissal of Plaintiff United States' Complaint with Prejudice. Signed by Honorable Robin J. Cauthron on 10/17/17. (lg) (Entered: 10/17/2017)
10/17/2017	<u>207</u>	FINAL PRETRIAL REPORT. (Young, Ezra) (Entered: 10/17/2017)
10/18/2017	<u>208</u>	MOTION for Leave to File <i>Daubert Motion Regarding Plaintiff/Intervenor's Expert, George R. Brown, M.D.</i> by Regional University System of Oklahoma,

		Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 10/18/2017)
10/19/2017	<u>209</u>	ORDER granting <u>208</u> Defendants' Motion for Leave to File Daubert Motion Regarding Plaintiff-Intervenor's Expert, George R. Brown, M.D.. Signed by Honorable Robin J. Cauthron on 10/19/17. (lg) (Entered: 10/19/2017)
10/19/2017	<u>210</u>	ORDER approving, re <u>207</u> Final Pretrial Report. Signed by Honorable Robin J. Cauthron on 10/19/17. (lg) (Entered: 10/19/2017)
10/20/2017	<u>211</u>	MOTION to Exclude (<i>Daubert</i>) Regarding <i>George R. Brown M.D.</i> by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – Brown's Expert Report)(Coffey, Dixie) (Entered: 10/20/2017)
10/20/2017	<u>212</u>	REPLY to Response to Motion re <u>177</u> MOTION for Summary Judgment <i>and Brief in Support</i> filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – Conway Depo, # <u>2</u> Exhibit 2 – Tudor Depo)(Joseph, Jeb) (Entered: 10/20/2017)
10/23/2017	<u>213</u>	RESPONSE in Opposition re <u>190</u> MOTION in Limine <i>to Exclude Defendants' Witness Holly Newell</i> , <u>191</u> MOTION in Limine <i>to Exclude Defendants' Witness Dr. Don Weasenforth</i> , <u>189</u> MOTION in Limine <i>to Exclude Tudor's Collin College Personnel File</i> filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – 8/22/2016 Email to Plaintiff and Intervenor, # <u>2</u> Exhibit 2 – 8/29/2016 Ltr to USA and Intervenor transmitting CC Personnel File)(Bunson, Timothy) (Entered: 10/23/2017)
10/24/2017	<u>214</u>	OBJECTIONS re <u>193</u> Proposed Voir Dire filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 10/24/2017)
10/24/2017	<u>215</u>	OBJECTIONS re <u>199</u> Proposed Jury Instructions filed by All Defendants. (Coffey, Dixie) (Entered: 10/24/2017)
10/24/2017	<u>216</u>	OBJECTIONS re <u>196</u> Proposed Jury Instructions filed by Rachel Tudor. (Young, Ezra) (Entered: 10/24/2017)
10/24/2017	<u>217</u>	RESPONSE to Motion re <u>195</u> MOTION in Limine <i>and Brief in Support</i> filed by Rachel Tudor. (Attachments: # <u>1</u> Exhibit 1 – McMillan Dep, # <u>2</u> Exhibit 2 – Amd Stub Cmpl)(Novotny, Brittany) (Entered: 10/24/2017)
10/25/2017	<u>218</u>	DESIGNATION OF DEPOSITION TESTIMONY by Rachel Tudor . (Young, Ezra) (Entered: 10/25/2017)
10/26/2017	<u>219</u>	ORDER denying <u>177</u> Defendants' Motion for Summary Judgment. Signed by Honorable Robin J. Cauthron on 10/26/17. (lg) (Entered: 10/26/2017)
10/26/2017	<u>220</u>	MOTION to Unseal Document <u>180</u> Ex Parte Document filed by Regional University System of Oklahoma, Southeastern Oklahoma State University, <u>173</u> Ex Parte Document filed by United States of America, <u>174</u> Ex Parte Document filed by Rachel Tudor, <u>205</u> Response in Opposition to Motion,,,,, filed by Rachel Tudor by Rachel Tudor. (Young, Ezra) (Entered: 10/26/2017)

10/30/2017	<u>221</u>		REPLY to Response to Motion re <u>190</u> MOTION in Limine to Exclude Defendants' Witness Holly Newell, <u>191</u> MOTION in Limine to Exclude Defendants' Witness Dr. Don Weasenforth, <u>189</u> MOTION in Limine to Exclude Tudor's Collin College Personnel File filed by Rachel Tudor. (Attachments: # <u>1</u> Exhibit 1 – Decl of BMN)(Novotny, Brittany) (Entered: 10/30/2017)
10/31/2017	<u>222</u>		MOTION to Strike <u>218</u> Designation of Deposition Testimony by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 10/31/2017)
10/31/2017	<u>223</u>		COUNTER DESIGNATION OF DEPOSITION TESTIMONY by Regional University System of Oklahoma, Southeastern Oklahoma State University . Related document: <u>218</u> Designation of Deposition Testimony filed by Rachel Tudor.(Coffey, Dixie) (Entered: 10/31/2017)
11/02/2017	<u>224</u>		ORDER denying <u>189</u> Plaintiff's Motion in Limine to Exclude Dr. Rachel Tudor's Personnel File from Collin College; denying <u>190</u> Plaintiff's Motion in Limine to Exclude Defendants' Witness Holly Newell; denying <u>191</u> Plaintiff's Motion in Limine to Exclude Defendants' Witness Dr. Don Weasenforth ; granting in part and denying in part <u>195</u> Defendants' Motion in Limine; granting <u>211</u> Defendants' Motion to Exclude Dr. George R. Brown ; granting in part <u>220</u> Plaintiff's Motion to Unseal Documents ; granting <u>222</u> Defendants' Motion to Strike Plaintiff's Deposition Designations. Signed by Honorable Robin J. Cauthron on 11/2/17. (lg) (Entered: 11/02/2017)
11/06/2017	<u>225</u>		NOTICE OF FILING OF OFFICIAL TRANSCRIPT of Proceedings held on November 1, 2017, before Judge Robin J. Cauthron. Court Reporter: Sherri Grubbs, Telephone number 405.609.5203. Transcript of: Docket Call Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 11/27/2017. Redacted Transcript Deadline set for 12/7/2017. Release of Transcript Restriction set for 2/5/2018. (sg) (Entered: 11/06/2017)
11/06/2017	<u>226</u>		NOTICE of Subpoena by Rachel Tudor <i>Charles Weiner</i> (Young, Ezra) (Entered: 11/06/2017)
11/06/2017	<u>227</u>		NOTICE of Subpoena by Rachel Tudor <i>Dan Althoff</i> (Young, Ezra) (Entered: 11/06/2017)
11/06/2017	<u>228</u>		NOTICE of Subpoena by Rachel Tudor <i>James Knapp</i> (Young, Ezra) (Entered: 11/06/2017)
11/06/2017	<u>229</u>		NOTICE of Subpoena by Rachel Tudor <i>John Mischo</i> (Young, Ezra) (Entered: 11/06/2017)
11/06/2017	<u>230</u>		NOTICE of Subpoena by Rachel Tudor <i>Mark Spencer</i> (Young, Ezra) (Entered: 11/06/2017)
11/06/2017	<u>231</u>		NOTICE of Subpoena by Rachel Tudor <i>Meg Cotter-Lynch</i> (Young, Ezra) (Entered: 11/06/2017)
11/06/2017	<u>232</u>		NOTICE of Subpoena by Rachel Tudor <i>Mindy House</i> (Young, Ezra) (Entered: 11/06/2017)

11/06/2017	<u>233</u>	NOTICE of Subpoena by Rachel Tudor <i>Randy Prus</i> (Young, Ezra) (Entered: 11/06/2017)
11/06/2017	<u>234</u>	NOTICE of Subpoena by Rachel Tudor <i>Richard Ogden</i> (Young, Ezra) (Entered: 11/06/2017)
11/06/2017	<u>235</u>	NOTICE of Subpoena by Rachel Tudor <i>William Fridley</i> (Young, Ezra) (Entered: 11/06/2017)
11/06/2017	<u>236</u>	NOTICE of Subpoena by Rachel Tudor re <u>226</u> Notice of Subpoena <i>Amended Charles Weiner</i> (Young, Ezra) (Entered: 11/06/2017)
11/06/2017	<u>237</u>	NOTICE of Subpoena by Rachel Tudor re <u>227</u> Notice of Subpoena <i>Amended Dan Althoff</i> (Young, Ezra) (Entered: 11/06/2017)
11/06/2017	<u>238</u>	NOTICE of Subpoena by Rachel Tudor re <u>228</u> Notice of Subpoena <i>Amended James Knapp</i> (Young, Ezra) (Entered: 11/06/2017)
11/08/2017	<u>239</u>	ORDER REFERRING CASE to Magistrate Judge Bernard M. Jones for Settlement Conference. Signed by Honorable Robin J. Cauthron on 11/8/17. (lg) (Entered: 11/08/2017)
11/08/2017	<u>244</u>	Minute Entry for proceedings held before Honorable Robin J. Cauthron: Jury Selection held on 11/8/2017. (lg) (Entered: 11/13/2017)
11/09/2017	<u>240</u>	ENTER ORDER ~ A settlement conference was held on Wednesday, November 8, 2017, before Magistrate Judge Bernard M. Jones. The settlement conference was continued, telephonically, on Thursday, November 9, 2017. Lead trial counsel Ezra Young and additional counsel Brittany Novotny and Marie Galindo appeared on behalf of Plaintiff. Lead trial counsel Dixie Coffee and Jeb Joseph and additional counsel Timothy Bunson appeared on behalf of Defendant. The case did not settle. Signed by Magistrate Judge Bernard M. Jones on 11/9/2017. (dwl) (Entered: 11/09/2017)
11/11/2017	<u>241</u>	MOTION in <i>Limine and Related Motions to Strike Affirmative Defenses</i> by Rachel Tudor. (Attachments: # <u>1</u> Exhibit Exhibit 1)(Young, Ezra) (Entered: 11/11/2017)
11/11/2017	<u>242</u>	DESIGNATION OF DEPOSITION TESTIMONY by Rachel Tudor <i>Admit Testimony of Cathy Conway Pursuant to Rule 32(a)(4)(D)</i> . (Young, Ezra) (Entered: 11/11/2017)
11/12/2017	<u>243</u>	MOTION to Strike <i>Plaintiff's Trial Exhibits</i> by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – 11/7/2017 email to EYoung re Pl's Trial Ex Notebooks, # <u>2</u> Exhibit 2 – 11/9/2017 TMB–EYoung string re Pl's trial exhs)(Coffey, Dixie) (Entered: 11/12/2017)
11/13/2017	<u>245</u>	MOTION to Quash <i>Plaintiff's Trial Subpoenas to Non–Party Witnesses</i> by William Fridley, Richard Ogden. (Coffey, Dixie) (Entered: 11/13/2017)
11/13/2017	<u>246</u>	NOTICE OF FILING OF OFFICIAL TRANSCRIPT of Proceedings held on November 13, 2017, before Judge Robin J. Cauthron. Court Reporter: Sherri Grubbs, Telephone number 405.609.5203. Transcript of: Jury Trial Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction.

		After that date it may be obtained through PACER. Redaction Request due 12/4/2017. Redacted Transcript Deadline set for 12/14/2017. Release of Transcript Restriction set for 2/12/2018. (sg) (Entered: 11/13/2017)
11/13/2017	<u>247</u>	Minute Entry for proceedings held before Honorable Robin J. Cauthron: Jury Trial begun on 11/13/2017. (lg) (Entered: 11/14/2017)
11/14/2017	<u>248</u>	COUNTER DESIGNATION OF DEPOSITION TESTIMONY by All Defendants <i>and Objections</i> . Related document: <u>242</u> Designation of Deposition Testimony filed by Rachel Tudor.(Coffey, Dixie) (Entered: 11/14/2017)
11/14/2017	<u>249</u>	COUNTER DESIGNATION OF DEPOSITION TESTIMONY by Regional University System of Oklahoma, Southeastern Oklahoma State University (<i>AMENDED</i>). Related document: <u>242</u> Designation of Deposition Testimony filed by Rachel Tudor.(Coffey, Dixie) (Entered: 11/14/2017)
11/14/2017	<u>252</u>	Minute Entry for proceedings held before Honorable Robin J. Cauthron: Jury Trial held on 11/14/2017. (lg) (Entered: 11/15/2017)
11/15/2017	<u>250</u>	NOTICE of Subpoena by Rachel Tudor (Galindo, Marie) (Entered: 11/15/2017)
11/15/2017	<u>251</u>	DESIGNATION OF DEPOSITION TESTIMONY by Rachel Tudor <i>Honorable Judge Richard Ogden</i> . (Galindo, Marie) (Entered: 11/15/2017)
11/15/2017	<u>253</u>	Minute Entry for proceedings held before Honorable Robin J. Cauthron: Jury Trial held on 11/15/2017. (lg) (Entered: 11/16/2017)
11/16/2017	<u>254</u>	Minute Entry for proceedings held before Honorable Robin J. Cauthron: Jury Trial held on 11/16/2017. (lg) (Entered: 11/17/2017)
11/17/2017	<u>255</u>	Minute Entry for proceedings held before Honorable Robin J. Cauthron: Jury Trial held on 11/17/2017. (lg) (Entered: 11/20/2017)
11/20/2017	<u>256</u>	Minute Entry for proceedings held before Honorable Robin J. Cauthron: Jury Trial completed on 11/20/2017. (lg) (Entered: 11/20/2017)
11/20/2017	<u>257</u>	Jury Instructions. (lg) (Entered: 11/20/2017)
11/20/2017	<u>258</u>	Jury Note No. 1. (lg) (Entered: 11/20/2017)
11/20/2017	<u>259</u>	Jury Instruction No. 1. (lg) (Entered: 11/20/2017)
11/20/2017	<u>260</u>	Jury Note No. 2. (lg) (Entered: 11/20/2017)
11/20/2017	<u>261</u>	Jury Instruction No. 2. (lg) (Entered: 11/20/2017)
11/20/2017	<u>262</u>	JURY VERDICT. (lg) (Entered: 11/20/2017)
11/28/2017	<u>263</u>	NOTICE OF FILING OF OFFICIAL TRANSCRIPT of Proceedings held on November 14, 2017, before Judge Robin J. Cauthron. Court Reporter: Sherri Grubbs, Telephone number 405.609.5203. Transcript of: Jury Trial Volume: 2 of 6 Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 12/19/2017. Redacted Transcript Deadline set for 12/29/2017. Release of Transcript Restriction set for 2/26/2018. (sg) (Entered: 11/28/2017)

11/28/2017	<u>264</u>	NOTICE OF FILING OF OFFICIAL TRANSCRIPT of Proceedings held on November 15, 2017, before Judge Robin J. Cauthron. Court Reporter: Sherri Grubbs, Telephone number 405.609.5203. Transcript of: Jury Trial Volume: 3 of 6 Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 12/19/2017. Redacted Transcript Deadline set for 12/29/2017. Release of Transcript Restriction set for 2/26/2018. (sg) (Entered: 11/28/2017)
11/28/2017	<u>265</u>	NOTICE OF FILING OF OFFICIAL TRANSCRIPT of Proceedings held on November 16, 2017, before Judge Robin J. Cauthron. Court Reporter: Sherri Grubbs, Telephone number 405.609.5203. Transcript of: Jury Trial Volume: 4 of 6 Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 12/19/2017. Redacted Transcript Deadline set for 12/29/2017. Release of Transcript Restriction set for 2/26/2018. (sg) (Entered: 11/28/2017)
11/28/2017	<u>266</u>	NOTICE OF FILING OF OFFICIAL TRANSCRIPT of Proceedings held on November 17, 2017, before Judge Robin J. Cauthron. Court Reporter: Sherri Grubbs, Telephone number 405.609.5203. Transcript of: Jury Trial Volume: 5 of 6 Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 12/19/2017. Redacted Transcript Deadline set for 12/29/2017. Release of Transcript Restriction set for 2/26/2018. (sg) (Entered: 11/28/2017)
11/28/2017	<u>267</u>	NOTICE OF FILING OF OFFICIAL TRANSCRIPT of Proceedings held on November 20, 2017, before Judge Robin J. Cauthron. Court Reporter: Sherri S Grubbs, Telephone number 405.609.5203. Transcript of: Jury Trial Volume: 6 of 6 Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 12/19/2017. Redacted Transcript Deadline set for 12/29/2017. Release of Transcript Restriction set for 2/26/2018. (sg) (Entered: 11/28/2017)
12/11/2017	<u>268</u>	MOTION for Order <i>for Reinstatement</i> by Rachel Tudor. (Attachments: # <u>1</u> Exhibit Tudor Declaration, # <u>2</u> Exhibit Cotter–Lynch Declaration, # <u>3</u> Exhibit Compromise Agreement, # <u>4</u> Exhibit Insurance Changes)(Young, Ezra) (Entered: 12/11/2017)
12/20/2017	<u>269</u>	NOTICE OF FILING OF OFFICIAL TRANSCRIPT of Proceedings held on November 8, 2017, before Judge Robin J. Cauthron. Court Reporter: Sherri Grubbs, Telephone number 405.609.5203. Transcript of: Voir Dire Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 1/10/2018. Redacted Transcript Deadline set for 1/22/2018. Release of Transcript Restriction set for 3/20/2018. (sg) (Entered: 12/20/2017)

12/20/2017	<u>270</u>		RESPONSE in Opposition re <u>268</u> MOTION for Order <i>for Reinstatement</i> filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – Trial Transcript Vol 3, # <u>2</u> Exhibit 2 – Trial Transcript Vol 1, # <u>3</u> Exhibit 3 – Trial Transcript Vol 2, # <u>4</u> Exhibit 4 – Trial Transcript Vol 4, # <u>5</u> Exhibit 5 – Trial Transcript Vol 5, # <u>6</u> Exhibit 6 – Excerpts from Tudor's Collin College Personnel File, # <u>7</u> Exhibit 7 – CC Faculty Performance Appraisal 2014–15, # <u>8</u> Exhibit 8 – Tudor's CC Complaint, # <u>9</u> Exhibit 9 – CC Hearing Officer Findings, # <u>10</u> Exhibit 10 – Tudor's CC Appeal, # <u>11</u> Exhibit 11 – CC Review Panel Decision, # <u>12</u> Exhibit 12 – CC Student Evaluations, # <u>13</u> Exhibit 13 – Declaration of Holly Newell, # <u>14</u> Exhibit 14 – Seminole State College Committee Ranking Sheet, # <u>15</u> Exhibit 15 – Declaration of Dr. Randy Prus, # <u>16</u> Exhibit 16 – 3/25/2016 Email frm Tudor to Mallett w/attachments)(Joseph, Jeb) (Entered: 12/20/2017)
12/29/2017	<u>271</u>		REPLY to Response to Motion re <u>268</u> MOTION for Order <i>for Reinstatement</i> filed by Rachel Tudor. (Attachments: # <u>1</u> Exhibit Tudor Declaration, # <u>2</u> Exhibit Tudor Dec Exhibits, # <u>3</u> Exhibit Cotter–Lynch Declaration, # <u>4</u> Exhibit Fridley Declaration, # <u>5</u> Exhibit Weier Declaration, # <u>6</u> Exhibit RateMyProfessors Evaluations, # <u>7</u> Exhibit Classroom Observations, # <u>8</u> Exhibit Southeastern Letters)(Young, Ezra) (Entered: 12/29/2017)
01/04/2018	<u>272</u>		MOTION for Leave <i>to File Surreply</i> by All Defendants. (Coffey, Dixie) (Entered: 01/04/2018)
01/08/2018	<u>273</u>		ORDER granting <u>272</u> Defendants' Motion for Leave to File Surreply to Plaintiff's Reply t Defendants' Opposition to Reinstatement. Signed by Honorable Robin J. Cauthron on 1/8/18. (lg) (Entered: 01/08/2018)
01/16/2018	<u>274</u>		SURREPLY re <u>271</u> Reply to Response to Motion, <u>268</u> MOTION for Order <i>for Reinstatement</i> filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Joseph, Jeb) (Entered: 01/16/2018)
01/29/2018	<u>275</u>	29	ORDER denying <u>268</u> Plaintiff Dr. Rachel Tudor's Motion for Reinstatement. Signed by Honorable Robin J. Cauthron on 1/29/18. (lg) (Entered: 01/29/2018)
02/09/2018	<u>276</u>		MOTION for Reconsideration re <u>275</u> Order on Motion for Order by Rachel Tudor. (Young, Ezra) (Entered: 02/09/2018)
02/10/2018	<u>277</u>		FIRST MOTION for Extension of Time <i>on Briefing Front Pay</i> by Rachel Tudor. (Young, Ezra) (Entered: 02/10/2018)
02/12/2018	<u>278</u>	33	ORDER denying <u>276</u> Plaintiff's Motion for Reconsideration ; granting in part <u>277</u> Plaintiff's Motion to Extend Briefing Deadline. Signed by Honorable Robin J. Cauthron on 2/12/18. (lg) (Entered: 02/12/2018)
02/27/2018	<u>279</u>		MOTION for Order <i>Reconsideration of Reinstatement or, Alternatively, Front Pay</i> by Rachel Tudor. (Attachments: # <u>1</u> Exhibit AAUP Proposal, # <u>2</u> Exhibit AAUP Program, # <u>3</u> Exhibit Tudor Dec, # <u>4</u> Exhibit Cotter–Lynch Dec, # <u>5</u> Exhibit Tudor ROGS, # <u>6</u> Exhibit BLS Report, # <u>7</u> Exhibit Treasury Rates, # <u>8</u> Exhibit Front Pay Worksheet, # <u>9</u> Exhibit Trial Testimony, # <u>10</u> Exhibit Tudor Teaching Evals, # <u>11</u> Exhibit Scoufos Backdated Letter, # <u>12</u> Exhibit Scoufos Worksheet, # <u>13</u> Exhibit McMillan Worksheet, # <u>14</u> Exhibit McMillan EEOC Transcript, # <u>15</u> Exhibit Prus Dep, # <u>16</u> Exhibit Ds Reps re After–Acquired Ev, # <u>17</u> Exhibit Trial Testimony, # <u>18</u> Exhibit Trial Testimony, # <u>19</u> Exhibit Trial Testimony)(Young, Ezra) (Entered: 02/27/2018)

03/12/2018	<u>280</u>		FIRST MOTION to Supplement <i>Motion for Reconsideration of Reinstatement or, in the Alternative, Front Pay (ECF No. 279)</i> by Rachel Tudor. (Attachments: # <u>1</u> Exhibit Tudor Dec, # <u>2</u> Exhibit Photo—Tudor Presentation, # <u>3</u> Exhibit Photo—Tudor at Conference)(Young, Ezra) (Entered: 03/12/2018)
03/19/2018	<u>281</u>		SECOND MOTION to Supplement <i>Motion for Reconsideration of Reinstatement or, in the Alternative, Front Pay (ECF No. 279)</i> by Rachel Tudor. (Attachments: # <u>1</u> Exhibit Tudor Article, # <u>2</u> Exhibit Tdor Certificate, # <u>3</u> Exhibit SEOSU Job Post)(Young, Ezra) (Entered: 03/19/2018)
03/19/2018	<u>282</u>		AMENDED MOTION to Supplement <i>SECOND MOTION to Supplement Motion for Reconsideration of Reinstatement or, in the Alternative, Front Pay (ECF No. 279)</i> by Rachel Tudor. (Attachments: # <u>1</u> Exhibit Tudor Article, # <u>2</u> Exhibit Tudor Certificate, # <u>3</u> Exhibit SEOSU Job Post)(Young, Ezra) (Entered: 03/19/2018)
03/20/2018	<u>283</u>		RESPONSE in Opposition re <u>279</u> MOTION for Order <i>Reconsideration of Reinstatement or, Alternatively, Front Pay</i> filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – Affidavit of Bryon Clark, # <u>2</u> Exhibit 2 – SEOSU Base Salary in 2011, # <u>3</u> Exhibit 3 – OESC Docs, # <u>4</u> Exhibit 4 – Responses from Colleges, # <u>5</u> Exhibit 5 – List from Higherjobs, # <u>6</u> Exhibit 6 – List from Higherjobs)(Joseph, Jeb) (Attachment 4 replaced on 3/22/2018) (lg). (Entered: 03/20/2018)
03/20/2018	<u>284</u>		AMENDED RESPONSE in Opposition re <u>279</u> MOTION for Order <i>Reconsideration of Reinstatement or, Alternatively, Front Pay (Amended)</i> filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Exhibit 1 – Affidavit of Bryon Clark, # <u>2</u> Exhibit 2 – SEOSU Base Salary in 2011, # <u>3</u> Exhibit 3 – OESC Docs, # <u>4</u> Exhibit 4 – Response of Colleges Subpoened, # <u>5</u> Exhibit 5 – Cotter–Lynch Testimony, # <u>6</u> Exhibit 6 – Higherjobs Listings, # <u>7</u> Exhibit 7 – Higherjobs Listings)(Joseph, Jeb) (Attachment 4 replaced on 3/22/2018) (lg). (Entered: 03/20/2018)
03/27/2018	<u>285</u>		REPLY to Response to Motion re <u>279</u> MOTION for Order <i>Reconsideration of Reinstatement or, Alternatively, Front Pay</i> filed by Rachel Tudor. (Attachments: # <u>1</u> Exhibit Book Chapter, # <u>2</u> Exhibit Cotter–Lynch Award, # <u>3</u> Exhibit Mitigation Trial Ruling, # <u>4</u> Exhibit Tudor Dep, # <u>5</u> Exhibit Tudor SEOSU Application, # <u>6</u> Exhibit Untimely Production)(Young, Ezra) (Entered: 03/27/2018)
04/13/2018	<u>286</u>	34	MEMORANDUM OPINION AND ORDER granting in part and denying in part <u>279</u> PLAINTIFF'S MOTION for Order Reconsideration of Reinstatement or, Alternatively, Front Pay; and striking as moot Plaintiff's <u>280</u> FIRST MOTION to Supplement Motion for Reconsideration of Reinstatement or, in the Alternative, Front Pay, <u>281</u> SECOND MOTION to Supplement Motion for Reconsideration of Reinstatement or, in the Alternative, Front Pay, and <u>282</u> AMENDED MOTION to Supplement SECOND MOTION to Supplement Motion for Reconsideration of Reinstatement or, in the Alternative, Front Pay. Signed by Honorable Robin J. Cauthron on 04/13/18. (wh) (Entered: 04/13/2018)
04/13/2018	<u>287</u>		

			ORDER. Signed by Honorable Robin J. Cauthron on 04/13/18. (wh) (Entered: 04/13/2018)
05/02/2018	<u>288</u>		FIRST MOTION for Reconsideration re <u>286</u> Memorandum Opinion, Terminate Motions,,,, by Rachel Tudor. (Attachments: # <u>1</u> Exhibit Mitigation post-discovery to present)(Young, Ezra) (Entered: 05/02/2018)
05/03/2018	<u>289</u>		BRIEF IN SUPPORT re <u>287</u> Order (<i>Brief on the Measure of Damages Awarded by the Jury</i>) by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Coffey, Dixie) (Entered: 05/03/2018)
05/24/2018	<u>290</u>		RESPONSE re <u>289</u> Brief filed by Rachel Tudor. (Young, Ezra) (Entered: 05/24/2018)
05/31/2018	<u>291</u>		REPLY by Defendants Regional University System of Oklahoma, Southeastern Oklahoma State University re <u>289</u> Brief, <u>290</u> Response filed by Regional University System of Oklahoma, Southeastern Oklahoma State University. (Attachments: # <u>1</u> Attachment McInerney v United Air Lines (unpublished case), # <u>2</u> Attachment Nelson v Rehabilitation Enterprises (unpublished case))(Coffey, Dixie) (Entered: 05/31/2018)
06/06/2018	<u>292</u>	39	MEMORANDUM OPINION AND ORDER. Signed by Honorable Robin J. Cauthron on 06/06/18. (wh) (Entered: 06/06/2018)
06/06/2018	<u>293</u>	44	JUDGMENT in favor of Rachel Tudor against Regional University System of Oklahoma, Southeastern Oklahoma State University. Signed by Honorable Robin J. Cauthron on 06/06/18. (wh) (Entered: 06/06/2018)
06/06/2018	<u>294</u>	45	NOTICE OF APPEAL by Rachel Tudor. Filing fee \$ 505, receipt number 1087-2715485. (Young, Ezra) (Entered: 06/06/2018)
06/07/2018	<u>295</u>	48	PRELIMINARY RECORD LETTER – Electronic Transmission of Notice of Appeal with Preliminary Record sent to Tenth Circuit Court of Appeals re <u>294</u> Notice of Appeal (em) (Entered: 06/07/2018)

IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF OKLAHOMA

DR. RACHEL TUDOR,)
)
 Plaintiff,)
)
 v.) Case No. CIV-15-324-C
)
 SOUTHEASTERN OKLAHOMA)
 STATE UNIVERSITY and)
 THE REGIONAL UNIVERSITY)
 SYSTEM OF OKLAHOMA,)
)
 Defendants.)

MEMORANDUM OPINION AND ORDER

Plaintiff brought the present action asserting that Defendants violated Title VII during the course of her employment as an associate professor at Southeastern Oklahoma State University (“Southeastern”). The matter was tried to a jury, which found in favor of Plaintiff. Plaintiff has now filed a post-trial motion requesting the Court reinstate her to her position as associate professor at Southeastern and grant her tenure. Plaintiff’s request comes pursuant to 42 U.S.C. § 2000e-5(g). Plaintiff also requests the Court award front pay from the date of the jury’s verdict to the date of her reinstatement. Plaintiff notes that in the event the Court denies her request for reinstatement she may request additional front pay damages. Defendant objects to Plaintiff’s request for reinstatement, arguing that the relationship between Plaintiff and Southeastern is such that reinstatement is impractical and that even if the Court were to consider reinstatement that granting Plaintiff tenure

would be inappropriate, as that is a decision that should be made by Southeastern, rather than by the Court.

It is clear that reinstatement is the preferred remedy. See Jackson v. City of Albuquerque, 890 F.2d 225, 231 (10th Cir. 1989) (quoting EEOC v. Prudential Assoc., 763 F.2d 1166 (10th Cir. 1985)). Plaintiff has the burden of establishing her entitlement to reinstatement; however, this burden is met where she demonstrates that she has prevailed on her discrimination claim. See Donnellon v. Fruehauf Corp., 794 F.2d 598, 602 (11th Cir. 1986). Where Plaintiff has met her burden, the Court must determine if “reinstatement or front pay is the appropriate remedy.” Abuan v. Level 3 Commc’ns, Inc., 353 F.3d 1158, 1176 (10th Cir. 2003). Reinstatement is not feasible where there is continuing hostility between Plaintiff and the employer or its workers. Prudential, 763 F.2d at 1172.

In support of her request for reinstatement, Plaintiff states that she desires to return to Southeastern and believes that she can be successful teaching in that environment. Plaintiff argues that she did well while she was teaching there and has continued to develop her skills as a professor and stay current in her line of expertise. Plaintiff then offers a number of other personal reasons which reinstatement to Southeastern would satisfy. Plaintiff also notes that all of the former members of administration with whom she had problems while teaching at Southeastern have now left and that she feels positive the new administration will support her role as an associate professor.

In response, Defendants offer testimony from Dr. Randy Prus, who is currently the Chair of Southeastern’s Department of English, Humanities, and Languages, the Department to which Plaintiff wishes to be reinstated. Dr. Prus argues that Plaintiff should

not be reinstated, as neither her tenure packet nor her teaching style merit appointment as an associate professor or promotion to tenure. Indeed, Dr. Prus voted against granting her tenure during the 2009-10 process. Defendants point to Dr. Prus's testimony at trial where he noted that he did not believe Plaintiff's return to Southeastern would be a positive thing, for the university or the students. Defendants also note that Plaintiff's work since leaving Southeastern demonstrates that her work performance is insufficient to merit reinstatement.

To determine whether reinstatement is appropriate, the courts must conduct a fact-based assessment of feasibility. Greenbaum v. Svenska Handelsbanken, NY, 979 F. Supp. 979, 986 (S.D.N.Y. 1997). Further, "reinstatement may not be an appropriate remedy where hostility or animosity between the parties, as a practical matter, makes a productive and amicable working situation [im]possible." Thornton v. Kaplan, 961 F.Supp. 1433, 1437 (D. Colo. 1966). After considering the evidence offered by the parties, the Court finds that reinstatement is simply not feasible in this case. As has been the case throughout this litigation, there is clear evidence of ongoing hostility between the parties apparent in the briefs and the evidence. Whether as a result of counsel or the parties, there are repeated unnecessary attacks on individuals and their character or credibility. Neither side is blameless in this matter. However, the Court finds that the repeated occurrences offer at least some evidence that reinstating Plaintiff to Southeastern would only create an ongoing environment of hostility. Such an environment would be patently unfair to the students at that school. Next, Defendants have offered substantial competent evidence demonstrating that they are convinced that Plaintiff's teaching abilities and academic pursuits do not rise to the level which would warrant a tenured professorship at Southeastern. According to

Defendants, Plaintiff does not appear to have published anything in the last six years and her work at Collin College ended based on that university's determination that she was not a good teacher. Dr. Prus noted during his trial testimony that Plaintiff's lack of scholarly activity was one of the reasons he voted against granting her tenure in the 2009-10 process. Placing Plaintiff back into an environment where she is considered unworthy would lead to renewed litigation between the parties and again, that result is unacceptable.

Other than her own testimony, Plaintiff's only evidence in favor of reinstatement was the testimony of Dr. Meg Cotter-Lynch; however, Dr. Cotter-Lynch was not privy to Plaintiff's tenure application packet and has admittedly never seen her teach in class. Thus, her testimony in favor of granting Plaintiff reinstatement and tenure must be measured against these facts.

Accordingly, for the reasons set forth herein, Plaintiff Dr. Rachel Tudor's Motion for Reinstatement (Dkt. No. 268) is DENIED. Plaintiff shall file any request for front pay within 15 days of the date of this Order.

IT IS SO ORDERED this 29th day of January, 2018.


ROBIN J. CAUTHRON
United States District Judge

IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF OKLAHOMA

DR. RACHEL TUDOR,)
)
Plaintiff,)
)
v.) Case No. CIV-15-324-C
)
SOUTHEASTERN OKLAHOMA)
STATE UNIVERSITY and)
THE REGIONAL UNIVERSITY)
SYSTEM OF OKLAHOMA,)
)
Defendants.)

ORDER

Plaintiff seeks reconsideration of the Court's Order denying her request for reinstatement. Every issue raised by Plaintiff's Motion was considered and rejected by the Court in its Order denying her request for reinstatement. Accordingly, her request will be denied.

Plaintiff also seeks additional time to address the issue of front pay. Plaintiff requests an additional 30 days from any Order resolving her Motion to Reconsider. Plaintiff will be granted additional time, but not 30 days.

Plaintiff's Motion for Reconsideration (Dkt. No. 276) is DENIED. Plaintiff's Motion to Extend Briefing Deadline (Dkt. No. 277) is GRANTED in part. Plaintiff shall file any request for front pay within 15 days of the date of this Order.

IT IS SO ORDERED this 12th day of February, 2018.


ROBIN J. CAUTHRON
United States District Judge

IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF OKLAHOMA

DR. RACHEL TUDOR,)
)
 Plaintiff,)
)
 v.) Case No. CIV-15-324-C
)
 SOUTHEASTERN OKLAHOMA)
 STATE UNIVERSITY and)
 THE REGIONAL UNIVERSITY)
 SYSTEM OF OKLAHOMA,)
)
 Defendants.)

MEMORANDUM OPINION AND ORDER

Plaintiff brought the present action asserting that Defendants violated Title VII during the course of her employment as an associate professor at Southeastern Oklahoma State University (“Southeastern”). The matter was tried to a jury, which found in favor of Plaintiff. Plaintiff filed a post-trial motion requesting reinstatement. The Court denied that request, finding that the relationship between the parties was so fractured as to make reinstatement infeasible. Plaintiff then filed a motion to reconsider, re-urging many of the same arguments raised in her original motion. The Court denied that request as well. Plaintiff has now filed yet another motion requesting reconsideration of the Court’s denial of her request for reinstatement. Plaintiff has also filed several motions to supplement her request. Finally, Plaintiff requests in the event reinstatement is denied that she be awarded front pay.

Defendants object to each of Plaintiff's requests and argue that none of the evidence presented by Plaintiff provides a basis to alter the Court's previous determination that reinstatement is infeasible and that Plaintiff's request for back pay is extreme.

The primary basis for Plaintiff's latest request for reconsideration of the Court's denial of reinstatement is that she has been invited to speak at Southeastern. Plaintiff argues this clearly demonstrates that the relationship between her and the university is not as fractured as found by the Court. Plaintiff's argument lacks any merit. As Defendants note, the evidence makes clear that the invitation to speak did not come from the university, but from an independent entity which was using Southeastern's facilities to present its seminar. Nothing about that event offers any evidence about the relationship between Plaintiff and Southeastern. Plaintiff again cites an affidavit from an employee at Southeastern and reiterates her same arguments about the feasibility of reinstatement. Each of these arguments, and the testimony of the witness, has been thoroughly considered and rejected by the Court on numerous occasions. Plaintiff's request for reinstatement is denied.

Plaintiff argues, in the event she is denied reinstatement, that she be awarded front pay in the sum of \$2,032,789.51. While the Court finds that some award of front pay is appropriate, Plaintiff's request stretches the bounds of reasonableness beyond recognition. Plaintiff's request is premised on unrealistic and unsupportable assertions about potential future performance at Southeastern had she remained there. Indeed, much of the evidence Plaintiff relies upon to increase the amount of "lost wages" is directly contrary to the actual

evidence of her previous work while employed at Southeastern. Regardless, Plaintiff's request for a multi-million dollar award of front pay fails for a more fundamental reason.

The Tenth Circuit has set forth the factors to be considered in determining when and how much front pay should be awarded. Whittington v. Nordam Grp. Inc., 429 F.3d 986, 1002, 1001 (10th Cir. 2005). These factors are (1) work life expectancy, (2) salary and benefits at the time of termination, (3) any potential increase in salary through regular promotions and cost of living adjustment, (4) the reasonable availability of other work opportunities, (5) the period within which the plaintiff may become re-employed with reasonable efforts, and (6) methods to discount any award to net present value. In this instance, the Court finds that items (4) and (5) dictate the proper determination of the amount of front pay to be awarded to Plaintiff. In her Motion, Plaintiff argues that she should be awarded front pay until age 75, essentially asserting that because of Southeastern's actions she will be unemployable for the remainder of her work life. The evidence before the Court simply does not support this assertion. Following her separation from Southeastern, Plaintiff gained employment teaching at a different college. Her pay at that college exceeded what she had made at Southeastern. Plaintiff's employment at Collin College ended based upon that entity's determination that her teaching skills were inadequate. There is no suggestion or any evidence from which the Court could determine that the discrimination at Southeastern, as found by the jury, ultimately led to or even played a role in Collin College's determination to terminate Plaintiff. Rather, that entity determined, based on her performance there, that her teaching did not meet its requirements.

The Tenth Circuit has made clear that front pay must be calculated by “tak[ing] into account any amount that the plaintiff could earn using reasonable efforts.” Carter v. Sedgwick Cnty., Kan., 929 F.2d 1501, 1505 (10th Cir. 1991). Because Plaintiff gained similar employment at Collin County, any front pay to which Plaintiff is entitled must end with the beginning of her employment there. Plaintiff argues that the Defendants’ reliance upon the Collin College employment is after-acquired evidence and they should be prohibited from relying upon it because Defendants stipulated they would not rely on after-acquired evidence. Plaintiff misunderstands the doctrine of after-acquired evidence. As Defendants explain in their brief, after-acquired evidence is a doctrine that provides an employer with a basis to terminate an employee based on information learned after the termination. That is simply not the case with the Collin College employment. It is not after-acquired evidence, it is evidence of Plaintiff’s mitigation of damages and evidence related to her employability following her separation from Southeastern. Nothing in Defendants’ agreement not to rely on after-acquired evidence prohibits the Court from considering that information.

Plaintiff ended her employment with Southeastern in May of 2011. She then began employment with Collin College in August of 2012. Thus, she is entitled to front pay for the 14 months between those jobs. Plaintiff has provided a pay analysis in her Motion which provides information regarding her base salary, retirement benefits, and any additional income she may have received for teaching. (See Dkt. No. 279, Ex. 8.) Defendants do not object to the specifics of this document, not have they provided any evidence as to Plaintiff’s pay during her tenure at Southeastern. Accordingly, the Court

will use the pay information provided in Scenario 4 as that which most closely resembles Plaintiff's typical teaching while at Southeastern. That document sets Plaintiff's compensation at \$51,463.52 per year. Dividing that by 12 renders a monthly salary of \$4,288.63. Multiplying that by the 14 months between the end of her employment at Southeastern and the beginning of her employment at Collin College results in compensation of \$60,040.77. The Court finds this amount adequately represents the amount of front pay to which Plaintiff is entitled and judgment will be entered in her favor in that amount.

For the reasons set forth more fully herein, Plaintiff Dr. Rachel Tudor's Motion in Support of Reconsideration of Reinstatement or, Alternatively, for Front Pay (Dkt. No. 279) is GRANTED in part and DENIED in part. Plaintiff's request for reinstatement is DENIED; Plaintiff's request for front pay is GRANTED in the amount of \$60,040.77. Plaintiff's Motions to Supplement (Dkt. Nos. 280, 281, and 282) are STRICKEN as moot. The Court considered the evidence presented in those Motions but found it does not warrant any alteration of her request for reinstatement. A separate Judgment will issue.

IT IS SO ORDERED this 13th day of April, 2018.


ROBIN J. CAUTHRON
United States District Judge

IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF OKLAHOMA

DR. RACHEL TUDOR,)
)
 Plaintiff,)
)
 v.) Case No. CIV-15-324-C
)
 SOUTHEASTERN OKLAHOMA)
 STATE UNIVERSITY and)
 THE REGIONAL UNIVERSITY)
 SYSTEM OF OKLAHOMA,)
)
 Defendants.)

MEMORANDUM OPINION AND ORDER

Plaintiff brought the present action asserting that Defendants violated Title VII during the course of her employment as an associate professor at Southeastern Oklahoma State University (“Southeastern”). The matter was tried to a jury, which found in favor of Plaintiff. Plaintiff filed a post-trial motion requesting reinstatement. The Court denied that request, finding that the relationship between the parties was so fractured as to make reinstatement infeasible. Plaintiff then requested the Court to award front pay damages. The Court agreed an award of front pay was appropriate and calculated an appropriate amount. The Court then directed the parties to address any alteration that should be made to the jury’s determination of damages prior to entry of judgment. In response to that Order, Plaintiff has filed a Motion to Reconsider the calculation of front pay. Defendants have filed a Motion requesting the Court to apply the statutory cap on damages, found at 42 U.S.C. § 1981a, to the jury’s verdict. With these filings, the time has come to finalize the matters in this case and enter judgment.

Initially, the Court will address the issues raised by Plaintiff in her request for reconsideration. Plaintiff argues the Court improperly calculated front pay by awarding lost wages for the period between the end of her employment with Defendant and the start of her employment with Collin College. Perhaps the Court's language was not as clear as it could have been. But the Court is aware that front pay is an award for future damages, not compensation for the period between the end of employment and the trial. However, as the Court noted in its Order, the 4th and 5th factors outlined by the Tenth Circuit in Whittington v. Nordam Group, Inc., 429 F.3d 986, 1002, 1001 (10th Cir. 2005), are determinative in this case. Those factors direct the Court to consider the reasonable availability of other work opportunities and the period within which the Plaintiff may become re-employed with reasonable efforts. The Court's determination was that Plaintiff's subsequent employment at Collin College provided a clear factual basis to answer those two questions. Thus, a 14-month time period of front pay represented a reasonable period to make Plaintiff whole. See Carter v. Sedgewick County, Kan., 929 F.2d 1501, 1505 (10th Cir. 1991). Contrary to Plaintiff's current arguments, the Court relied on her subsequent employment at Collin College solely to provide a bright line point at which the Court finds the effects of Defendant's discriminatory acts ended. Because those effects ended at that point, any future economic loss was the result of something other than Defendants' wrongful conduct. For these reasons, Plaintiff's arguments regarding the purported inconsistency of the use of the Collin College information and the decision that Defendants could not rely on after-acquired evidence is without merit.

Plaintiff also argues that the Court miscalculated the amount of damages that should have been awarded. According to Plaintiff, the amount listed on Dkt. No. 279, Ex. 8 reflected only a partial year salary. However, Plaintiff's affidavit stated: "During the last year of my employment at Southeastern, I was paid approximately \$51,279 in salary." (Dkt. No. 279, Ex. 3, ¶ 6.) The Court elected to use the slightly higher salary listed on Ex. 8 given Plaintiff's use of the term "approximately." Thus, the evidence presented to the Court does not support Plaintiff's current argument.

Finally, Plaintiff misstates the Court's determination regarding Plaintiff's qualification to teach. The Court found that reinstating Plaintiff at Southeastern was not feasible because of ongoing hostility between the parties. One example of that ongoing hostility was evidenced by Defendants' argument that Plaintiff was not qualified to be a tenured professor. The Court's decision on that issue was limited to recognizing that placing Plaintiff back into that environment would likely foster future conflict between the parties and that fact supported the Court's determination that reinstatement was not feasible. The Court's rulings are not irreconcilable.

For the reasons outlined herein, Plaintiff's request for reconsideration will be denied.

Defendants request the jury award be capped at \$300,000 pursuant to 42 U.S.C. § 1981a. Plaintiff raises several arguments, none of which merit much discussion. First, it is clear from not only Defendants' filings in this matter but the statements of Plaintiff's counsel that there was no question about Defendants' intent to raise the statutory cap. Thus, Plaintiff's arguments of waiver are without merit. As for Plaintiff's argument related to

the general nature of the verdict form, the Court finds that position disingenuous. Plaintiff also agreed to the form of verdict as it was submitted to the jury. Thus, those grounds raised by Plaintiff to not apply the cap are rejected by the Court.

The parties agree that the cap applies to compensatory damages but not to back pay. Defendants argue the jury could not have intended its verdict to include back pay damages because there was no evidence to support such an award. Alternatively, Defendants argue that in the event some back pay is awarded it must be limited to the period between the end of Plaintiff's employment with Defendant and the start of her employment at Collin College. Defendants assert that if the Court determines a back pay award is warranted, the amount is properly reflected by the Court's previous calculation of wages lost during this period.

Plaintiff argues any application of the cap will result in a Seventh Amendment violation because the jury rendered a general verdict. On this point, Plaintiff is mistaken. Statutory damage caps do not violate the Seventh Amendment as they are not a reexamination of the verdict but implementation of legislative policy about the amount of damages that should be recoverable. Estate of Sisk v. Manzanares, 270 F.Supp. 2d 1265, 1278 (D. Kan. 2003) (gathering cases at note 45). Here, the evidence before the jury related to damages that are not subject to the statutory cap was very limited. At most, the jury could have awarded some measure of back pay damages. The remaining evidence presented on the issue of damages sought recovery for items subject to the cap. While the Court is not persuaded that the jury had sufficient evidence from which to award back pay damages, that doubt is not sufficient to set aside the verdict on that issue. Accordingly, the

Court will award Plaintiff \$60,040.77 in back pay, apply the cap to the remainder of the verdict, resulting in an award of \$360,040.77. Defendants' arguments for further reduction are rejected, as they lack sufficient evidentiary or legal support.

For the reasons set forth more fully herein, Plaintiff Dr. Rachel Tudor's Motion Seeking Reconsideration of Front Pay (Dkt. No. 288) is DENIED. Defendants' request for application of the 42 U.S.C. § 1981a cap is granted. Plaintiff is awarded \$360,040.77 in back pay and compensatory damages and \$60,040.77 in front pay. A separate Judgment will issue.

IT IS SO ORDERED this 6th day of June, 2018.


ROBIN J. CAUTHRON
United States District Judge

IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF OKLAHOMA

DR. RACHEL TUDOR,)
)
 Plaintiff,)
)
 v.) Case No. CIV-15-324-C
)
 SOUTHEASTERN OKLAHOMA)
 STATE UNIVERSITY and)
 THE REGIONAL UNIVERSITY)
 SYSTEM OF OKLAHOMA,)
)
 Defendants.)

JUDGMENT

Upon consideration of the Jury's Verdict, and the Court's subsequent Orders,
IT IS ORDERED, ADJUDGED, AND DECREED that Judgment be entered in
favor of Plaintiff and against Defendants in the amount of \$360,040.77 in back pay and
compensatory damages, and \$60,040.77 in front pay damages.

DATED this 6th day of June, 2018.


ROBIN J. CAUTHRON
United States District Judge

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF OKLAHOMA

DR. RACHEL TUDOR,)
)
 Plaintiff,)
)
 v.) Case No. 5:15-CV-00324-C
)
 SOUTHEASTERN OKLAHOMA)
 STATE UNIVERSITY,)
)
 and)
)
 THE REGIONAL UNIVERSITY)
 SYSTEM OF OKLAHOMA,)
)
)
 Defendants.)

**PLAINTIFF DR. RACHEL TUDOR'S
NOTICE OF PROTECTIVE APPEAL**

PLEASE TAKE NOTICE that Plaintiff, Dr. Rachel Tudor, hereby appeals, to the United States Court of Appeals for the Tenth Circuit from the order denying her request for reinstatement, ECF No. 275, entered on January 29, 2018; and from the order denying reconsideration of reinstatement, ECF No. 278, entered on February 12, 2018; and from the order denying reconsideration of reinstatement, granting partial front pay, and denying motions to supplement, ECF No. 286, entered on April 13, 2018; and from the order regarding damages, ECF No. 292, entered on June 6,

2018; and from the order entering judgment, ECF No. 293, entered on June 6, 2018.

Dated: June 6, 2018

/s/ Ezra Young
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Attorneys for Dr. Rachel Tudor

CERTIFICATE OF SERVICE

I hereby certify that on June 6, 2018, I electronically filed a copy of the foregoing with the Clerk of Court by using the CM/ECF system, which will automatically serve all counsel of record.

/s/ Ezra Young
Ezra Young (NY Bar No. 5283114)

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF OKLAHOMA

www.okwd.uscourts.gov

CARMELITA REEDER SHINN
CLERK

DOUG WEDGE
CHIEF DEPUTY

200 N.W. 4th Street, Room 1210
Oklahoma City, Oklahoma 73102
(405) 609-5000 Fax (405) 609-5099

June 7, 2018

Pro Se Retained Court Appointed USA
(IFP Granted)

Case No: CIV-15-324-C

Date Filed: June 6, 2018

Style of Case: United States of America v. Southeastern Oklahoma State University et al
Appellant: Rachel Tudor

Notice of Appeal Amended Notice of Appeal
 Interlocutory Appeal Cross Appeal
 Tenth Cir. Case No.

Pro se Appellant:

Motion IFP Forms Mailed/Given Motion IFP Filed Appeal Fee Paid

Retained Counsel:

Appeal Fee Paid Appeal Fee Not Paid

The Preliminary Record on Appeal is hereby transmitted to the Tenth Circuit Court of Appeals. Please refer to the forms and procedures concerning the requirements for ordering transcripts, preparing docketing statements and briefs, and designations of the record found on the Tenth Circuit's website, www.ca10.uscourts.gov.

Payment for this case or motion to proceed *in forma pauperis* will be made to this District Court.

The transcript order form must be filed in the District Court as well as the Court of Appeals within 14 working days after the notice of appeal was filed in the Circuit Court. This form must contain the signature of the court reporter if transcripts are being ordered.

If you have questions, please contact this office.

Sincerely,

CARMELITA REEDER SHINN, COURT CLERK

by: s/ E. Morrow
Case Administrator

cc: Clerk of the Court, Tenth Circuit Court of Appeals
[All Counsel of Record](#)

**UNITED STATES COURT OF APPEALS
FOR THE TENTH CIRCUIT
OFFICE OF THE CLERK**

Byron White United States Courthouse
1823 Stout Street
Denver, Colorado 80257
(303) 844-3157

Elisabeth A. Shumaker
Clerk of Court

June 7, 2018

Chris Wolpert
Chief Deputy Clerk

Ms. Marie Eisela Galindo
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Ms. Brittany Novotny
National Litigation Law Group
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2401 NW 23rd Street
Oklahoma City, OK 73107

Mr. Ezra Young
Ezra Young Law Office
30 Devoe Street, Suite 1A
Brooklyn, NY 11211

RE: 18-6102, Tudor, et al v. Southeastern Oklahoma St Univ, et al
Dist/Ag docket: 5:15-CV-00324-C

Dear Counsel:

The court has received and docketed your appeal. Please note your case number above. Copies of the Tenth Circuit Rules, effective January 1, 2018, and the Federal Rules of Appellate Procedure, effective December 1, 2017, may be obtained by contacting this office or by visiting our website at <http://www.ca10.uscourts.gov>. In addition, please note all counsel are required to file pleadings via the court's Electronic Case Filing (ECF) system. You will find information regarding registering for and using ECF on the court's website. We invite you to contact us with any questions you may have about our operating procedures. Please note that all court forms are now available on the court's web site.

Attorneys must complete and file an entry of appearance form within 14 days of the date of this letter. *See* 10th Cir. R. 46.1(A). An attorney who fails to enter an appearance within that time frame will be removed from the service list for this case, and there may be other ramifications under the rules. If an appellee does not wish to participate in the

appeal, a notice of non-participation should be filed via ECF as soon as possible. The notice should also indicate whether counsel wishes to continue receiving notice or service of orders issued in the case.

You are required to file a docketing statement within 14 days of filing the notice of appeal. If you have not yet filed that pleading, you should do so within 14 days of the date of this letter. Please note that under 10th Cir. R. 3.4(B), the appellant is not limited to the issues identified in his docketing statement and may raise other appropriate issues in the opening brief.

In addition to the docketing statement, all transcripts must be ordered within 14 days of the date of this letter. If no transcript is necessary, you must file a statement to that effect.

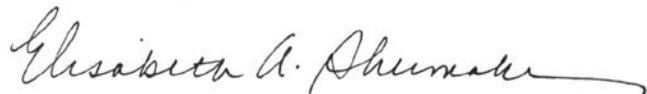
Appellant is not required to file a designation of record, but will be required to file an appendix with appellant's opening brief. *See* 10th Cir. R. 10.2(B) and 30.1.

Appellant must file an opening brief and appendix within 40 days after the date on which the district clerk notifies the parties and the circuit clerk that the record is complete for purposes of appeal. *See* 10th Cir. R. 31.1(A)(1). Motions for extension of time to file briefs and appendices must comply with 10th Cir. R. 27.1 and 27.5. These motions are not favored.

Briefs must satisfy all requirements of the Federal Rules of Appellate Procedure and Tenth Circuit Rules with respect to form and content. *See* specifically Fed. R. App. P. 28 and 32 and 10th Cir. R. 28.1, 28.2 and 32, as well as 31.3 when applicable. In addition, we encourage all counsel, as applicable, to be familiar with 10th Cir. R. 46.4(B). Seven hard copies of briefs must be provided to the court within two days of filing via the court's Electronic Case Filing system. *See* 10th Cir. R. 31.5 and the court's [CM/ECF User's Manual](#). Appendices must satisfy the requirements of Fed. R. App. P. Rule 30 and 10th Cir. R. 30.1(A) through (F). Appendix volumes submitted under seal must be accompanied by a separate motion to seal. *See* 10th Cir. R. 30.1(D)(6). As of January 1, 2015, all appendices must be filed electronically, and a single hard copy provided to the court within two days of filing via the court's Electronic Case Filing system. *See* 10th Cir. R. 30 as well as the court's [CM/ECF User's Manual](#). Counsel are encouraged to utilize the court's [Briefing & Appendix checklist](#) when compiling their briefs and appendices.

Please contact this office if you have questions.

Sincerely,

A handwritten signature in black ink, reading "Elisabeth A. Shumaker". The signature is written in a cursive style with a long, sweeping underline.

Elisabeth A. Shumaker
Clerk of the Court

cc: Jennifer Arendes
Shayna M. Bloom
Timothy Michael Bunson
Meredith L. Burrell
Dixie L. Coffey
Kindanne C. Jones
Jeb Emmet Joseph
Delora L. Kennebrew
Mithun Mansinghani
Valerie Leigh Meyer
Allan K. Townsend

EAS/sls