Inniss et al v. Aderhold et al Doc. 19

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

Christopher Inniss and Shelton)	
Stroman; Rayshawn Chandler and)	
Avery Chandler; Michael Bishop)	
And Johnny Shane Thomas; and)	
Jennifer Sisson, on behalf of)	
Themselves and all others similarly)	
situated,)	
Plaintiffs,)	
V.)	Civil Action Number
)	1:14-CV-01180-WSD
Deborah Aderhold, in her official)	
capacity; Brook Davidson, in her)	
official capacity, and Judge Pinkie)	
Toomer in her official capacity,)	
Defendants.	•	

REVISED CONSENT MOTION FOR EXTENSION OF TIME TO FILE A RESPONSE EITHER BY ANSWER OR MOTION TO PLAINTIFFS' COMPLAINT

COME NOW, all Defendants, by and through their respective counsel, and hereby move for an extension of time of thirty (30) days in which to file a response to Plaintiffs' Complaint. Defendants' response is currently due on June 21, 2014 and Defendants seek an extension until July 21, 2014.

This case presents complicated issues with seven named Plaintiffs and government Defendants of different governmental entities. Defendants hope to confer in their responses to avoid duplicity in briefing and also wish to capture and

address the rapidly evolving legal developments within their briefing. Additional time will facilitate this effort which may otherwise prove difficult.

The undersigned has conferred with Plaintiffs' counsel and is authorized to state that Plaintiffs' counsel has no objection to a thirty day (30) extension of time. No party will be prejudiced as a result of the extension of time requested.

A proposed Order is attached for the Court's convenience.

Respectfully submitted,

SAMUEL S. OLENS 551540 Attorney General

KATHLEEN M. PACIOUS 558555 Deputy Attorney General

Nels Peterson 101074 Solicitor General

/s/ Devon Orland 554301 Senior Asst. Attorney General Counsel for Defendant Aderhold

/s/Frank E. Jenkins, III Georgia Bar Number: 390550 /s/Robert L. Walker Georgia Bar Number: 554985

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/s/Kaye W. Burwell
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Kaye.Burwell@fultoncountyga.gov
Counsel for Judge Toomer

CERTIFICATE OF SERVICE

I hereby certify that on this date I have electronically filed the foregoing

REVISED CONSENT MOTION FOR EXTENSION OF TIME TO

RESPOND and **Draft Order** using the CM/ECF system which will automatically

send electronic mail notification of such filing to counsel of record as follows:

Tara Borelli
William Custer
Jennifer Odom
Jennifer Dempsey
Luke Lantta

I hereby certify that I have mailed by United States Postal Service the document to the following non-CM/ECF participants: NONE

Done this 30th day of May, 2014.

/s/ Devon Orland
Devon Orland
Georgia Bar No. 554301

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