

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI
EASTERN DIVISION**

**KAYLA CLARK, ADMINISTRATRIX
AND ON BEHALF OF ALL HEIRS AT
LAW AND WRONGFUL DEATH
BENEFICIARIES OF JONATHAN
SANDERS, DECEASE**

PLAINTIFF

v.

CIVIL ACTION NO. 2:16-CV-101-KS-MTP

KEVIN HERRINGTON et al.

DEFENDANTS

ORDER

On February 7, 2017, Defendants (“Movants”) filed their Motion to Dismiss Based on Qualified Immunity [35]. Plaintiff (“Respondent”) has until on or before **February 21, 2017**, to respond to this motion. Fed. R. Civ. P. 6(a), (d); L.U.Civ.R. 7(b)(4). If Movants wish to file a rebuttal, they may do so on or before **February 28, 2017**. Fed. R. Civ. P. 6(a), (d); L.U.Civ.R. 7(b)(4).

If either Movants or Respondent require an extension of time, they must file a motion for such prior to the deadline’s expiration. L.U.Civ.R. 7(b)(4). Any party seeking an extension must advise the Court whether it is opposed. L.U.Civ.R. 7(b)(10).

Movants’ original and reply memoranda shall not exceed a combined total of thirty-five (35) pages, and Respondent’s response shall not exceed thirty-five (35) pages. L.U.Civ.R. 7(b)(5). If a party requires more pages to fully respond, they may seek leave to do file an excess of pages.

SO ORDERED AND ADJUDGED, on this, the 8th day of February, 2017.

s/Keith Starrett
KEITH STARRETT
UNITED STATES DISTRICT JUDGE