gender discrimination/disparate treatment claim relating to her alleged failure to timely file log books. Accordingly, pursuant to the terms of the settlement, the court hereby orders that judgment be entered as follows:

- 1. All retaliation claims asserted in plaintiff's second amended complaint (#22), including her Title VII and First Amendment retaliation claims, and any other First Amendment claim in the second amended complaint, are **DISMISSED WITH PREJUDICE**;
- 2. Any claim of Title VII sexual harassment is **DISMISSED WITH**PREJUDICE; and
- 3. Plaintiff shall not be precluded from appealing this court's order on summary judgment relating solely to her Title VII disparate treatment/gender discrimination claim involving the allegation that she was treated differently than similarly situated males who had allegedly also not properly completed log books.

Each party shall bear their own costs and fees with respect to those claims that have been dismissed with prejudice pursuant to the parties' stipulated settlement. The clerk of the court shall enter judgment accordingly.

IT IS SO ORDERED.

DATED: This 3rd day of April, 2013.

Howard DMEKiller

UNITED STATES DISTRICT JUDGE