

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF MISSISSIPPI  
NORTHERN DIVISION

ALYSSON MILLS, IN HER CAPACITY AS  
RECEIVER FOR ARTHUR LAMAR  
ADAMS AND MADISON TIMBER  
PROPERTIES, LLC

PLAINTIFF

VS

CAUSE NO. 3:19-cv-364-CWR-FKB

THE UPS STORE, INC.; HERRING  
VENTURES, LLC d/b/a THE UPS STORE;  
AUSTIN ELSEN; TAMMIE ELSEN; COURTNEY  
HERRING; DIANE LOFTON; CHANDLER  
WESTOVER; RAWLINGS & MACINNIS, PA;  
TAMMY VINSON; and JEANNIE CHISHOLM

DEFENDANTS

**DEFENDANTS HERRING VENTURES, LLC, AUSTIN ELSEN, TAMMIE ELSEN,  
COURTNEY HERRING, DIANE LOFTON AND CHANDLER WESTOVER'S  
JOINDER IN [156] THE UPS STORE, INC.'S REPLY IN SUPPORT OF ITS  
MOTION TO STAY**

COME NOW Defendants, Herring Ventures, LLC, Austin Elsen, Tammie Elsen, Courtney Herring, Diane Lofton and Chandler Westover, by and through their undersigned counsel of record, Rushing & Guice, P.L.L.C., and file this, their Joinder in [156] The UPS Store, Inc.'s Reply in Support of its [148] Motion to Stay. Defendants hereby incorporate by reference and join in the aforementioned [156] Reply in Support of [148] Motion to Stay and its [149] Memorandum in Support, and all the arguments made and authorities cited therein.

WHEREFORE, PREMISES CONSIDERED, Defendants, Herring Ventures, LLC, Austin Elsen, Tammie Elsen, Courtney Herring, Diane Lofton and Chandler Westover, would ask that

this court grant the relief requested in the [148] Motion to Stay Case. Defendants would show that this case should be stayed based on the same arguments and authorities offered by The UPS Store, Inc. in its [148] Motion to Stay, [149] Memorandum in Support and [156] Reply Memorandum of Law. Defendants further pray for any relief the Court may find just and proper in the premises.

Respectfully submitted this 19th day of October, 2020.

RUSHING & GUICE, P.L.L.C.

/s/ R. Scott Wells

R. SCOTT WELLS MSBN 9456  
WILLIAM LEE GUICE III MSBN 5059  
RUSHING & GUICE, P.L.L.C.  
Post Office Box 1925  
Biloxi, MS 39533-1925  
Telephone: 228-374-2313  
Fax: 228-875-5987  
swells@rushingguice.com  
bguice@rushingguice.com

**CERTIFICATE**

I HEREBY CERTIFY that on the 19th day of October, 2020, a copy of the foregoing was filed electronically with the Clerk of Court using the CM/ECF system. Notice of this filing will be sent to all known counsel of record by operation of the Court's electronic filing system.

This the 19th day of October, 2020

/s/ R. Scott Wells

R. SCOTT WELLS