

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

v.

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

Defendants.

Case No. 3:19-cv-364-CWR-FKB

Arising out of Case No. 3:18-cv-252,  
*Securities and Exchange  
Commission v. Arthur Lamar Adams and  
Madison Timber Properties, LLC*

Hon. Carlton W. Reeves,  
District Judge

**DEFENDANTS RAWLINGS AND MACINNIS, P.A.,  
TAMMY VINSON, AND JEANNIE CHISHOLM'S  
JOINER IN THE UPS STORE, INC.'S  
OPPOSITION TO PLAINTIFF'S MOTION TO SEAL**

Defendants Rawlings & MacInnis, P.A., Tammy Vinson, and Jeannie Chisholm (the "R&M Parties") hereby join in The UPS Store, Inc.'s ("TUPSS") Opposition to Plaintiff's Motion to Seal [Doc. #233]. The R&M Parties hereby incorporate by reference and join in the aforementioned Opposition to Plaintiff's Motion to Seal [Doc. #233], and all the arguments made, the authorities cited and the requests made by TUPSS therein.

The R&M Parties would show that Plaintiff's Motion to Seal [Doc. #219] should be denied based on the same arguments and authorities offered by TUPSS in its Opposition to Plaintiff's Motion to Seal [Doc. #233].

WHEREFORE, PREMISES CONSIDERED, the R&M Parties respectfully request that this Court deny Plaintiff's Motion to Seal [Doc. #219]. The R&M Parties further respectfully request any

other relief the Court may find just and proper in the premises.

Respectfully submitted, this the 14<sup>th</sup> day of July, 2021.

**RAWLINGS & MACINNIS, P.A., TAMMY  
VINSON AND JEANNIE CHISHOLM**

By: /s/ G. Todd Burwell

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**CERTIFICATE OF SERVICE**

I, G. Todd Burwell, one of the attorneys for Defendants Rawlings & MacInnis, P.A., Tammy Vinson and Jeannie Chisholm, do hereby certify that on this the 14<sup>th</sup> day of July, 2021, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system. I certify that I have this day forwarded via the ECF system, a true and correct copy of the foregoing to all counsel of record who have registered with that system in this case.

/s/ G. Todd Burwell