

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 ELSEN;
TAMMIE ELSEN; COURTNEY HERRING;
DIANE LOFTON; CHANDLER WESTOVER;
RAWLINGS & MACINNIS, PA; TAMMY
VINSON; and JEANNIE CHISHOLM,

Defendants.

Case No. 3:19-cv-00364

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

**NOTICE OF VIDEO DEPOSITION OF
DEFENDANT CHANDLER WESTOVER**

TO:

R. Scott Wells
William Lee Guice, III
Rushing & Guice, PLLC
1000 Government Street, Ste. E
Ocean Springs, Mississippi 39564
bguice@rushingguice.com
swells@rushingguice.com

LaToya C. Merritt, MSB #100054
Reuben V. Anderson, MSB #1587
Mallory K. Bland, MSB #105665
Phelps Dunbar, LLP
4270 I-55 North
Jackson, Mississippi 39211-6391
Post Office Box 16114
Jackson, Mississippi 39236-6114
[Email: LaToya.Merritt@phelps.com](mailto:LaToya.Merritt@phelps.com)
Reuben.Anderson@phelps.com
Mallory.Bland@phelps.com

Mark R. McDonald (CA Bar No. 137001)
Morrison & Foerster LLP
707 Wilshire Boulevard
Los Angeles, California 90017

[Email: MMcDonald@mofo.com](mailto:MMcDonald@mofo.com)
Adam J. Hunt (NY Bar No. 4896213)
Morrison & Foerster LLP
250 West 55th Street
New York, New York 10019
Facsimile: 212.468.7900
[Email: AdamHunt@mofo.com](mailto:AdamHunt@mofo.com)

John A. Banahan
Bryan, Nelson, Schroeder, Castigliola &
Banahan, PLLC
1103 Jackson Avenue
Post Office Box 1529
Pascagoula, Mississippi 39568-1529
e-mail: john@bnscb.com

PLEASE TAKE NOTICE that Plaintiffs, through undersigned counsel, will take the videotaped deposition of Chandler Westover.

The deposition shall be taken on **June 18, 2024 at 10:00 a.m. CST** at the offices of Rushing and Guice, 1000 Government Street, Ste. E., Ocean Springs, MS 39564 and shall continue from day to day until completed. The deposition shall be taken before a Notary Public or other officer authorized by law to administer oaths. The deposition may be recorded by audio, video, and/or stenographic means and may be used at trial or for such other purposes as are permitted under the Federal Rules of Civil Procedure without limitation.

Respectfully submitted,

/s/ Lilli Evans Bass
BROWN BASS & JETER, PLLC
Lilli Evans Bass, MS Bar No. 102896
1755 Lelia Drive, Suite 400
Jackson, Mississippi 39216
Tel: 601-487-8448
Fax: 601-510-9934
bass@bbjlawyers.com

/s/ Brent B. Barriere
FISHMAN HAYGOOD, LLP
Admitted pro hac vice
Brent B. Barriere, *Primary Counsel*
Kaja S. Elmer
201 St. Charles Avenue, Suite 4600
New Orleans, Louisiana 70170
Tel: 504-586-5253
Fax: 504-586-5250
bbarriere@fishmanhaygood.com
kelmer@fishmanhaygood.com

CERTIFICATE OF SERVICE

I hereby certify that a copy of the above and foregoing pleading has been served upon all counsel of record by email, facsimile, or by placing same in the United States mail, postage prepaid and properly addressed, this 21st day of May 2024.

/s/Brent B. Barriere