# UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA (Western Division - Los Angeles) CIVIL DOCKET FOR CASE \#: 2:06-cv-05651-CAS-CT 

US Equal Employment Opportunity Commission v. Robertsons Ready Mix LLC
Assigned to: Judge Christina A. Snyder
Referred to: Magistrate Judge Carolyn Turchin Cause: 42:2000e Job Discrimination (Employment)

Date Filed: 09/08/2006
Date Terminated: 04/04/2007
Jury Demand: Plaintiff
Nature of Suit: 442 Civil Rights: Jobs
Jurisdiction: U.S. Government Plaintiff

## Plaintiff

US Equal Employment Opportunity Commission
represented by Anna Y Park
US Equal Employment Opportunity
Commission
Los Angeles District Office
255 E Temple St, 4th Floor
Los Angeles, CA 90012
213-894-1000
Email: anna.park@eeoc.gov
LEAD ATTORNEY
ATTORNEY TO BE NOTICED
V.

## Defendant

Robertsons Ready Mix LLC
represented by Marilou F Mirkovich
Atkinson Andelson Loya Ruud \& Romo
17871 Park Plaza Drive, Suite 200
Cerritos, CA 90703-8597
562-653-3200
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## Steven D Atkinson

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Email: satkinson@aalrr.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

| Date Filed | \# | Docket Text |
| :---: | :---: | :---: |
| 09/08/2006 | 1 | COMPLAINT against defendant Robertsons Ready Mix LLC.(Filing fee \$ 350) Jury Demanded. , filed by plaintiff US Equal Employment Opportunity Commission.(rrey, ) (Entered: 09/14/2006) |
| 09/08/2006 |  | 20 day Summons Issued re Complaint - (Discovery)[1] as to Robertsons Ready Mix LLC. (rrey, ) (Entered: 09/14/2006) |
| 09/08/2006 | 2 | CERTIFICATION AS TO Interested Parties filed by Plaintiff US Equal Employment Opportunity Commission. (rrey, ) (Entered: 09/14/2006) |
| 09/08/2006 | 3 | NOTICE TO PARTIES OF ADR PILOT PROGRAM filed.(rrey, ) (Entered: 09/14/2006) |
| 09/08/2006 |  | FAX number for Attorney Anna Y Park is 213-894-1301. (rrey, ) (Entered: 09/14/2006) |
| 09/27/2006 | $\underline{4}$ | NOTICE TO COUNSEL by Judge Christina A. Snyder: This case has been assigned to the calendar of Judge Christina A. Snyder. Counsel are advised that the Court expects strict compliance with the provisions of the Local Rules and the Federal Rules of Civil Procedure. See document for details. (gk, ) (Entered: 09/28/2006) |
| 01/05/2007 | 5 | WAIVER OF SERVICE OF SUMMONS Returned Executed filed by Plaintiff U.S. Equal Employment Opportunity Commission upon Defendant Robertson's Ready Mix, LLC, waiver sent by Plaintiff on $11 / 22 / 2006$, answer due $1 / 21 / 2007$. Waiver of Service signed by Marilou F. Mirkovich on 12/21/2006. (gk, ) (Entered: 01/10/2007) |
| 01/19/2007 | 6 | STIPULATION Extending Time to File and Serve Answer or Other Response to Plaintiff's Initial Complaint; Defendant Robertson's Ready Mix, LLC answer or response due 2/21/2007. (gk, ) (Entered: 01/22/2007) |
| 01/19/2007 |  | FAX number for Attorney Steven D Atkinson, Marilou F Mirkovich is 562-653-3333. (gk, ) (Entered: 01/22/2007) |
| 02/20/2007 | 7 | STIPULATION AND ORDER by Judge Christina A. Snyder extending time to file and serve answer or other response to plaintiff's initial complaint; Defendant Robertson's Ready Mix, LLC answer or response due 4/6/2007. (gk, ) (Entered: 02/21/2007) |
| 04/03/2007 | 9 | NOTICE of Settlement filed by Plaintiff Equal Employment Opportunity Commission; parties will finalize the proposed consent decree within 60 days. (gk, ) (Entered: 04/10/2007) |
| 04/04/2007 | $\underline{8}$ | MINUTES IN CHAMBERS before Judge Christina A. Snyder: ORDER REMOVING ACTION FROM THE ACTIVE LIST OF CASES, PURSUANT TO SETTLEMENT. THE COURT, having been notified by counsel that the above-entitled action has been settled on or about $4 / 3 / 2007$; IT IS HEREBY ORDERED that this action is removed from this Court active caseload until further application by the parties or order of this Court. FURTHER ORDERED that counsle shall file a proper stipulation for dismissal, consent decree or a joint |


|  |  | report detailing settlement status within 60 days and every quarter thereafter until a stipulation for dismissal or consent decree is filed. This Court retains full jurisdiction over this action and this Order shall not prejudice any party to this action. All dates in this action are VACATED. IT IS SO ORDERED. (Made JS-6. Case Terminated.) Court Reporter: Not Present. (jp) (Entered: 04/04/2007) |
| :---: | :---: | :---: |
| 04/05/2007 |  | PLACED IN FILE - NOT USED re Stipulation and order to extend time for Defendant Robertson Ready Mix LLC to file and serve answer or other response to Plaintiffs Initial complaint until 6/6/07, lodged 4/5/07 submitted by Defendant Robertsons Ready Mix LLC. (ir, ) (Entered: 04/24/2007) |
| 07/10/2007 | 10 | JOINT REPORT of Status of Settlement filed by Plaintiff Equal Employment Opportunity Commission. (gk) (Entered: 07/18/2007) |
| 03/27/2008 | 11 | NOTICE OF LODGING filed of [Proposed] Consent Decree; Order (Attachments: \# 1 [Proposed] Consent Decree; Order)(Park, Anna) (Entered: 03/27/2008) |
| 03/27/2008 | 12 | NOTICE OF LODGING filed [Proposed] Order re: Posting of Notice of Settlement (Attachments: \# $\underline{1}$ [Proposed] Order re: Posting of Not. of Settlement \& Consent Decree)(Park, Anna) (Entered: 03/27/2008) |
| 04/01/2008 | $\underline{13}$ | The Consent Decree having been approved by this Court it is ORDERED that the attached Notice of Settlement and Consent Decree signed by this Court be posted in accordance with the terms set forth in the Consent Decree. (mmo) (Entered: 04/04/2008) |
| 04/01/2008 | 14 | CONSENT DECREE; ORDER by Judge Christina A. Snyder: The provisions and agreements contained in the Consent Decree are effective immediately upon the date which this Decree is entered by the Court. The duration of this Consent Decree shall be three years from the date of the Effective Date. In settlement of this lawsuit, Defendant Robertsons Ready Mix, Ltd.'s ("Robertson's") shall pay a total of $\$ 550,000$ to be designated as a "Class Fund" to resolve this action. The designation of who is a Qualified Claimant and allocation of the Class Fund to the Qualified Claimants shall be made at the sole discretion of the EEOC as determined pursuant to subsection D. in this document. Robertson's shall hire a Claims Administrator, whose duty shall be to administer and effect distribution of sums specified herein to persons determined to be Qualified Claimants who have completed and complied with the Notice and Claims Process, all as set forth in the Decree, in accordance with the written specifications of the EEOC. Robertson's shall bear all costs associated with the implementation of its obligations under this Decree, including the administration of the monetary claims, monitoring, and the mediation. Each party shall bear its own costs of suit and attorneys' fees. See document for further details, including injunction. (gk) (Entered: 04/06/2008) |

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