## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION	)	NAA	CY OF THE STIKE
VS.	)	3-99-CV-1123-AH	
NATURAL RESOURCES STAFFING SERVICES, INC.	) )		

## ORDER

On this date came on to be heard the following motions:

- 1. Defendant's motion to compel filed on October 8, 1999
- 2. Plaintiff's motion to suppress filed on October 28, 1999
- 3. Plaintiff's motion to quash filed on November 12, 1999, and

Having considered the relevant pleadings and the statements of counsel for the parties, and for the reasons stated on the record,

IT IS ORDERED that the respective motions are granted in part as follows:

- 1. With respect to Defendant's motion to compel, within ten days of the date of this order, unless extended by agreement, Minerva Luna shall provide to Defendant's counsel written authorizations permitting the Texas Workforce Commission (TWC) to release to Defendant's counsel any records of the TWC which pertain to Ms. Luna from January 1, 1996, to the present and permitting any person or entity which employed Ms. Luna from January 1, 1996, to the present to release to Defendant's counsel any personnel files or other records relating to Ms. Luna's employment.
- 2. With respect to Plaintiff's motion to suppress Defendant will make available to Plaintiff any records obtained from records custodians who produced records in response to



Defendant's depositions upon written questions.

3. With respect to Plaintiff's motion to quash, the notice of deposition for Jacqueline

Bradley is quashed.

IT IS FURTHER ORDERED that any documents obtained from Ms. Luna's past or

present employers pursuant to the authorization executed by Ms. Luna shall be limited to

Defendant's counsel's eyes only, unless modified by agreement of counsel or on further order

of the court.

IT IS FURTHER ORDERED that any documents obtained from the TWC pursuant to

the authorization executed by Ms. Luna and any documents previously obtained by Defendant

pursuant to depositions upon written questions shall be disclosed only to the parties and their

counsel, unless modified by agreement or on further order of the court.

Except as granted above, the relief sought in the respective motions is denied.

A copy of this order shall be transmitted to counsel for the parties.

ENTERED this <u>23rd</u> day of <u>November</u>, 1999.

UNITED STATES MAGISTRATE JUDGE