### **COURTROOM "A"**

## OFFICIAL DOCKET

# COURT OF APPEAL, FIFTH CIRCUIT STATE OF LOUISIANA 101 DERBIGNY STREET, GRETNA, LOUISIANA

#### **WEDNESDAY, JUNE 1, 2022**

10:00 AM

21-CA-665 DONALD F. FLORES, JR.

VERSUS

DAVID B. CAMPBELL; NEW ERA INFORMATION TECHNOLOGIES, LLC; AND

GLEN M. FEUCHT

Samuel Bradley Rhorer & Zachary S. Walker, for Plaintiff-Appellant

Daniel R. Martiny, for Defendant-Appellee

Albert J. Nicaud, Jeffrey M. Siemssen, & Bret D. Guepet, Jr., for Defendant-Appellee

Daniel B. Davis & Randall E. Estes, for Defendant-Appellee

\*21-CA-672 ROY M. BOWES D/B/A ROY M. BOWES AND ASSOCIATES

**VERSUS** 

MICHAEL H. MCINTIRE

Roy M. Bowes & Mitchell A. Palmer, for Plaintiff-Appellant

S. Catherine Leary & Michael H. McIntire, for Defendant-Appellee-2nd Appellant

\*21-CA-644 ARTHUR JENKINS, JR.

**VERSUS** 

AIU INSURANCE COMPANY PEOPLE READY TEMP SERVICE

Ann M. Johnson-Griffin, for Plaintiff-Appellant

Jason Edward Wilson & Joshua E. Sins, for Defendant-Appellee

Page 1 of 1

#### \* ASTERISK INDICATES NO ORAL ARGUMENT

All appeals shall be submitted for decision without oral argument unless a written request for oral argument is timely filed in accordance with U.R.C.A. Rule 2-11.4 AND a brief is timely filed in accordance with U.R.C.A. Rule 2-12.12. If a party's right to oral argument is forfeited for non-compliance with either or both of these rules, the party may seek leave of court for reinstatement of that right.

Complete Docket and more information available at www.fifthcircuit.org.

POSTED: March 14, 2022 PRINTED: July 04, 2025

## **COURTROOM "A"**

## **OFFICIAL DOCKET**

# COURT OF APPEAL, FIFTH CIRCUIT STATE OF LOUISIANA 101 DERBIGNY STREET, GRETNA, LOUISIANA

**WEDNESDAY, JUNE 15, 2022** 

10:00 AM

\*22-KA-154 STATE OF LOUISIANA

VERSUS

EMILE PIERCE

Paul D. Connick, Jr., Thomas J. Butler & Darren A. Allemand, for Plaintiff-Appellant Jamila A. Johnson, Shanita Farris & Ashwini Velchamy, for Defendant-Appellee

Page 1 of 1

#### \* ASTERISK INDICATES NO ORAL ARGUMENT

All appeals shall be submitted for decision without oral argument unless a written request for oral argument is timely filed in accordance with U.R.C.A. Rule 2-11.4 <u>AND</u> a brief is timely filed in accordance with U.R.C.A. Rule 2-12.12. If a party's right to oral argument is forfeited for non-compliance with either or both of these rules, the party may seek leave of court for reinstatement of that right.

Complete Docket and more information available at www.fifthcircuit.org.

POSTED: April 12, 2022 PRINTED: July 04, 2025