

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

SECURITIES AND EXCHANGE	§	
COMMISSION,	§	
	§	
Plaintiff,	§	
	§	Civil Action No. 3:16-CV-1735-D
VS.	§	
	§	
CHRISTOPHER A. FAULKNER, et al.,	§	
	§	
Defendants.	§	

ORDER

The following motions are set for oral argument on Tuesday, August 17, 2021 at 10:00 a.m.:

(1) the Jinsun Plaintiffs’ April 7, 2021 third motion to lift stay, request for judicial notice of receiver’s settlement with Rothstein Kass; (2) the Receiver’s April 21, 2021 unopposed motion to approve proposed settlement with Rothstein Kass and expedited request for entry of scheduling order; and (3) the Receiver’s April 21, 2021 motion to enter proposed final bar order, joined by Rothstein Kass on May 12, 2021.

Each side is allotted 40 total minutes for argument. The temporary receiver (“Receiver”) and Rothstein Kass P.A. (“Rothstein Kass”) are collectively treated as one side, and the Jinsun Plaintiffs are collectively treated as one side. The Receiver and Rothstein Kass may reserve up to 10 of their total 40 minutes for reply argument.

Counsel for the Receiver and Rothstein Kass will argue first, and may divide their total time between themselves for opening argument. Counsel for the Jinsun Plaintiffs will argue next, and may divide their time between up to two counsel. Counsel for the Receiver and Rothstein Kass will then be heard in reply, and may divide their total time between themselves for reply argument.

Demonstrative aids may be used at oral argument only if both of the following prerequisites are satisfied: (1) the exhibit is a duplicate, enlargement, photograph, or computer-generated representation of an exhibit that is already part of the motion record, or the parties agree can be used; and (2) notice that the aid will be used during argument has been given to opposing counsel at least 7 days before the date for oral argument.

SO ORDERED.

July 16, 2021.



SIDNEY A. FITZWATER
SENIOR JUDGE