#### IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

TABATHA BARNES, et al.,	)	
Disintiffs	)	
Plaintiffs,	)	
VS.	)	NO. CIV-16-0184-HE
	)	
CITY OF OKLAHOMA CITY, et al.	)	
	)	
Defendants.	)	

### IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

SHERRY ELLIS, et al.,	)	
Plaintiffs, vs.	) )	NO. CIV-16-0019-HE
DANIEL HOLTZCLAW, et al.,	)	
Defendants.	)	

# PLAINTIFFS' FINAL LIST OF WITNESSES

Pursuant to the Revised Scheduling Orders entered in August of 2019 [Docs. 205 (CIV-

16-0184-HE), 83 (CIV-16-0019-HE)], Plaintiffs Regina Copeland, Shardayreon Hill, Carla

Johnson, Jannie Ligons, Kala Lyles, and Terri Morris submit their final list of witnesses:

No.	Witness	Aı	nticipated	Subjects	of	Testimony	and/or
		K	nowledge				
1.	Plaintiff Jannie Ligons c/o counsel of record	•	with Defe the ensuin Facts and she has e	endant Holtz g investigati circumstan xperienced a	claw on th ces s as a 1	rounding her e on June 18, 2 ereof; urrounding the result of her e on June 18, 20	2014 and e trauma encounter
2.	Marissa Ligons	•	Daughter	of Plaintiff J	annie	Ligons	

	c/o Plaintiff Ligons' counsel of record	•	Facts and circumstances surrounding Plaintiff Ligons' encounter with Defendant Holtzclaw on June 18, 2014, and the ensuing report and investigation thereof; Facts and circumstances surrounding the trauma Plaintiff Ligons has experienced as a result of her encounter with Defendant Holtzclaw on June 18, 2014.
3.	Richard Long c/o Plaintiff Ligons' counsel of record	•	Then-boyfriend of Plaintiff Jannie Ligons. Facts and circumstances surrounding Plaintiff Ligons' encounter with Defendant Holtzclaw on June 18, 2014, and the ensuing report and investigation thereof; Facts and circumstances surrounding the trauma Plaintiff Ligons has experienced as a result of her encounter with Defendant Holtzclaw on June 18, 2014.
4.	Rickey Christopher c/o Plaintiff Ligons' counsel of record	•	Friend of Plaintiff Jannie Ligons. Facts and circumstances surrounding Plaintiff Ligons' encounter with Defendant Holtzclaw on June 18, 2014, and the ensuing report and investigation thereof.
5.	Francis Carter c/o Plaintiff Ligons' counsel of record	•	Aunt of Plaintiff Jannie Ligons. Facts and circumstances surrounding Plaintiff Ligons' encounter with Defendant Holtzclaw on June 18, 2014, and the ensuing report and investigation thereof.
6.	Edna Johnson c/o Plaintiff Ligons' counsel of record	•	Sister of Plaintiff Jannie Ligons. Facts and circumstances surrounding Plaintiff Ligons' encounter with Defendant Holtzclaw on June 18, 2014, and the ensuing report and investigation thereof.
7.	McCurtis Cole c/o Plaintiff Ligons' counsel of record	•	Friend of Plaintiff Jannie Ligons. Facts and circumstances surrounding Plaintiff Ligons' actions prior to her encounter with Defendant Holtzclaw on June 18, 2014.
8.	Diane (unknown last name) c/o Plaintiff Ligons' counsel of record	•	Friend of Plaintiff Jannie Ligons. Facts and circumstances surrounding Plaintiff Ligons' actions prior to her encounter with Defendant Holtzclaw on June 18, 2014.
9.	Officer Anthony Carter c/o counsel for Defendant City	•	Relative of Plaintiff Jannie Ligons and Officer of the OCPD on the night Plaintiff Ligons reported to

			police her encounter with Defendant Holtzclaw on June 18, 2014;
		•	Facts and circumstances surrounding Plaintiff Ligons' encounter with Defendant Holtzclaw on June 18, 2014, and the ensuing report and investigation thereof;
		•	Facts and circumstances communicated to him surrounding fears of the Ligons family that there would be a cover-up.
10.	Officer Wesley Booth c/o counsel for Defendant City	•	OCPD officer flagged down by Plaintiff Ligons after her encounter with Defendant Holtzclaw on June 18, 2014;
		•	Facts and circumstances regarding Plaintiff Ligons' initial statements and demeanor toward police;
		•	Facts and circumstances surrounding the initial steps in the investigation into Plaintiff Ligons' allegations made against an OCPD officer on June 18, 2014.
11.	Officer David Wegner c/o counsel for Defendant City	•	OCPD officer flagged down by Plaintiff Ligons after her encounter with Defendant Holtzclaw on June 18, 2014;
		•	Facts and circumstances regarding Plaintiff Ligons' initial statements and demeanor toward police;
		•	Facts and circumstances surrounding the initial steps in the investigation into Plaintiff Ligons' allegations made against an OCPD officer on June 18, 2014.
12.	Officer Kelly Cassidy c/o counsel for Defendant City	•	OCPD officer flagged down by Plaintiff Ligons after her encounter with Defendant Holtzclaw on June 18, 2014;
		•	Facts and circumstances regarding Plaintiff Ligons' initial statements and demeanor toward police;
		•	Facts and circumstances surrounding the initial steps in the investigation into Plaintiff Ligons' allegations made against an OCPD officer on June 18, 2014.
13.	Lieutenant David Gulikers c/o counsel for Defendant City	•	On-call sex crimes detective on June 18, 2014; Facts and circumstances regarding notifications made of Plaintiff Ligons' report to OCPD of her

14.	Tracy McCroye c/o Southwest Medical Center 4401 S. Western Oklahoma City, OK 73109	<ul> <li>encounter with Defendant Holtzclaw on June 1 2014;</li> <li>Facts and circumstances regarding the investigation into Plaintiff Ligons' encounter with Defendant Holtzclaw on June 18, 2014.</li> <li>SANE Nurse who performed SANE exam of Plaintiff Ligons on June 18, 2014.</li> <li>Facts and circumstances surrounding Plaintiff Ligons' visit to Southwest Medical Center on June 18, 2014, including but not limited to her acture SANE exam.</li> </ul>
15.	Ashley Argo c/o counsel for Defendant City	<ul> <li>OCPD employee who collected rape kit taken fro Plaintiff Ligons.</li> <li>Facts and circumstances regarding the investigation into Plaintiff Ligons' encounter wi Defendant Holtzclaw on June 18, 2014, includin but not limited to the rape kit taken from Southwe Medical Center.</li> </ul>
16.	Officer Bryan Taylor c/o counsel for Defendant City	<ul> <li>OCPD officer involved in the investigation in Plaintiff Ligons' encounter with Defenda Holtzclaw on June 18, 2014;</li> <li>Facts and circumstances regarding the investigation into Plaintiff Ligons' encounter with Defendant Holtzclaw on June 18, 2014, includin but not limited to surveillance footage of the traffectory stop involving Defendant Holtzclaw and Plaintit Ligons.</li> </ul>
17.	Michael Stoyanoski c/o counsel for Defendant City	<ul> <li>OCPD Computer Science Unit</li> <li>Facts and circumstances regarding the investigation into Plaintiff Ligons' encounter with Defendant Holtzclaw on June 18, 2014, including but not limited to surveillance footage of the traffer stop involving Defendant Holtzclaw and Plaintit Ligons.</li> </ul>
18.	Officer Justin Walters c/o counsel for Defendant City	<ul> <li>Off-duty OCPD officer at Old Surety Insurance who provided video surveillance of the traffic sto</li> <li>Facts and circumstances regarding Plaintit Ligons' encounter with Defendant Holtzclaw of June 18, 2014, and the ensuing investigation thereof, including but not limited to surveillance footage of the traffic stop involving Defendat Holtzclaw and Plaintiff Ligons.</li> </ul>

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19.	David Wyckoff	•	Old Surety Insurance custodian of records
	c/o Old Surety Insurance	•	Facts and circumstances regarding the surveillance
	5201 N. Lincoln Blvd.		footage of the traffic stop involving Defendant
	Oklahoma City, OK 73105		Holtzclaw and Plaintiff Ligons on June 18, 2014
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20.	Caleb Taulbee	•	Security/technical custodian of records for
	c/o Association of Oklahoma		Association of Oklahoma Commissioners
	Commissioners	•	Facts and circumstances regarding the surveillance
	429 N.E. 50th St., 3rd Floor		footage of the traffic stop involving Defendant
1	Oklahoma City, OK 73105		Holtzclaw and Plaintiff Ligons on June 18, 2014
21.	Alan Salmon	•	OSBI technical analyst
	c/o Oklahoma State Bureau of	•	Training/experience/education/expertise regarding
	Investigation ("OSBI")		enhancement of video surveillance;
	6600 N. Harvey Pl.	•	Facts and circumstances regarding the surveillance
	Oklahoma City, OK 73116	1	footage of the traffic stop involving Defendant
			Holtzclaw and Plaintiff Ligons on June 18, 2014.
22.	Chelsea Gordon	•	OCPD CSI
	c/o counsel for Defendant City	•	Training/experience/education/expertise regarding
			CSI
		•	Facts and circumstances surrounding processing of
			evidence collected from Defendant Holtzclaw and
			his vehicle on or after June 18, 2014.
23.	Michael McBride	•	OCPD CSI
	c/o counsel for Defendant City	•	Training/experience/education/expertise regarding
			CSI
		•	Facts and circumstances surrounding processing of
			evidence collected from Defendant Holtzclaw,
			including but not limited to his patrol car, guns, and
			phone, on or after June 18, 2014.
24.	Plaintiff Regina Copeland	•	Facts and circumstances surrounding her encounter
	c/o counsel of record	1	with Defendant Holtzclaw in April of 2014, and the
			ensuing investigation thereof;
		•	Facts and circumstances surrounding the trauma
			she has experienced as a result of her encounter
		<b> </b>	with Defendant Holtzclaw in April of 2014.
25.	John Copeland	•	Brother of Plaintiff Copeland.
	c/o Plaintiff Copeland's	•	Facts and circumstances regarding Plaintiff
	counsel of record	1	Copeland's disclosure about her encounter with
		1	Defendant Holtzclaw in April of 2014 prior to the
		1	time when OCPD detectives approached Plaintiff
		<b> </b>	Copeland.
26.	Mollie Copeland	•	Sister-in-law of Plaintiff Copeland.

27.	c/o Plaintiff Copeland's counsel of record David Copeland c/o Plaintiff Copeland's counsel of record	•	Facts and circumstances regarding Plaintiff Copeland's disclosure about her encounter with Defendant Holtzclaw in April of 2014 prior to the time when OCPD detectives approached Plaintiff Copeland. Brother of Plaintiff Copeland Facts and circumstances regarding Plaintiff Copeland's disclosure about her encounter with Defendant Holtzclaw in April of 2014 prior to the time when OCPD detectives approached Plaintiff Copeland.
28.	Tammy Summers c/o Plaintiff Copeland's counsel of record	•	Relative of Plaintiff Copeland Facts and circumstances surrounding Plaintiff Copeland's actions on the day of her encounter with Defendant Holtzclaw in April of 2014.
29.	Quinton Nolen c/o Plaintiff Copeland's counsel of record	•	Relative/former son-in-law of Plaintiff Copeland. Facts and circumstances surrounding Plaintiff Copeland's encounter with Defendant Holtzclaw on in April of 2014, and the ensuing report and investigation thereof.
30.	Plaintiff Carla Johnson c/o counsel of record	•	Facts and circumstances surrounding her encounters with Defendant Holtzclaw in 2014, and the ensuing investigation thereof; Facts and circumstances surrounding the trauma she has experienced as a result of her encounter with Defendant Holtzclaw in May of 2014.
31.	Victor Wilson c/o Plaintiff Johnson's counsel of record	•	Former roommate of Plaintiff Johnson. Facts and circumstances surrounding Plaintiff Johnson's encounters with Defendant Holtzclaw in 2014, and the ensuing investigation thereof.
32.	Russell Adams c/o Plaintiff Johnson's counsel of record	•	Friend of Plaintiff Johnson. Facts and circumstances surrounding Plaintiff Johnson's encounters with Defendant Holtzclaw in 2014, and the ensuing investigation thereof.
33.	T.J. Slaughter c/o Plaintiff Johnson's counsel of record	•	Father of Plaintiff Johnson's child. Facts and circumstances surrounding Plaintiff Johnson's encounters with Defendant Holtzclaw in 2014, and the ensuing investigation thereof.
34.	Denduza Yeiro c/o Plaintiff Johnson's counsel of record	•	Friend of Plaintiff Johnson.

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		•	Facts and circumstances surrounding Plaintiff Johnson's encounters with Defendant Holtzclaw in 2014, and the ensuing investigation thereof.
35.	Plaintiff Shardayreon Hill c/o counsel of record	•	Facts and circumstances surrounding her encounters with Defendant Holtzclaw in December 2013 through January of 2014, and the ensuing investigation thereof; Facts and circumstances surrounding the trauma she has experienced as a result of her encounters with Defendant Holtzclaw in December of 2013 and January of 2014.
36.	Jonaye Stafford c/o Plaintiff Hill's counsel of record	•	Friend of Plaintiff Hill. Facts and circumstances surrounding Plaintiff Hill's encounters with Defendant Holtzclaw in December 2013 through January of 2014, and the ensuing investigation thereof.
37.	Latanya James c/o Plaintiff Hill's counsel of record	•	Mother of Plaintiff Hill. Facts and circumstances surrounding Plaintiff Hill's encounters with Defendant Holtzclaw in December 2013 through January of 2014, and the ensuing investigation thereof; Facts and circumstances surrounding the trauma Plaintiff Hill has experienced as a result of her encounters with Defendant Holtzclaw in December of 2013 and January of 2014.
38.	Sharmarreon Hill c/o Plaintiff Hill's counsel of record	•	Sister of Plaintiff Hill. Facts and circumstances surrounding Plaintiff Hill's encounters with Defendant Holtzclaw in December 2013 through January of 2014, and the ensuing investigation thereof; Facts and circumstances surrounding the trauma Plaintiff Hill has experienced as a result of her encounters with Defendant Holtzclaw in December of 2013 and January of 2014.
39.	Tammy Dornan c/o counsel for Defendant City	•	OCPD Warrant Court Officer Facts and circumstances surrounding Defendant Holtzclaw's booking Plaintiff Hill into jail on December 20, 2013.
40.	Byron Boshell c/o Southwest Medical Center 4401 S. Western Oklahoma City, OK 73109	•	Public Safety at Southwest Medical Center. Facts and circumstances surrounding the investigation into Plaintiff Hill's encounter with

			Defendant Holtzclaw at Southwest Medical Center
			in December of 2013.
41.	Officer Allan Cruz	•	OCPD officer involved in the traffic stop of
	c/o counsel for Defendant City		Plaintiff Hill on December 20, 2013.
		•	Facts and circumstances surrounding the traffic
			stop and arrest of Plaintiff Hill.
42.	Officer Ashley Zeckser	•	OCPD officer involved in the traffic stop of
	c/o counsel for Defendant City		Plaintiff Hill on December 20, 2013.
		•	Facts and circumstances surrounding the traffic stop and arrest of Plaintiff Hill.
43.	Captain Arthur Gregory	•	Defendant Holtzclaw's supervisor on December
	c/o counsel for Defendant City		20, 2013;
		•	Facts and circumstances surrounding the traffic
	T T'1		stop and arrest of Plaintiff Hill.
44.	Leroy Limke	•	Paramedic who treated Plaintiff Hill after her arrest
	c/o Emergency Medical Services Authority ("EMSA")		on December 20, 2013
	1111 Classen Drive	•	Facts and circumstances regarding Plaintiff Hill's encounter with Defendant Holtzclaw on December
	Oklahoma City, OK 73103		20, 2013.
45.	Blake Schweltzer	•	Paramedic who treated Plaintiff Hill after her arrest
	c/o Emergency Medical		on December 20, 2013
	Services Authority ("EMSA")	•	Facts and circumstances regarding Plaintiff Hill's
	1111 Classen Drive		encounter with Defendant Holtzclaw on December
	Oklahoma City, OK 73103		20, 2013.
46.	Richard Watkins	•	Registered Nurse at Southwest Medical Center
	c/o Southwest Medical Center		involved in the treatment of Plaintiff Hill on
	4401 S. Western		December 20, 2013
	Oklahoma City, OK 73109	•	Facts and circumstances surrounding Plaintiff Hill's visit to Southwest Medical Center on
			December 20, 2013.
47.	Jamie Hong	•	Registered Nurse at Southwest Medical Center
	c/o Southwest Medical Center		involved in the treatment of Plaintiff Hill on
	4401 S. Western		December 20, 2013
	Oklahoma City, OK 73109	•	Facts and circumstances surrounding Plaintiff
	-		Hill's visit to Southwest Medical Center on
			December 20, 2013.
48.	Chantel Robinson	•	Admitting clerk at Southwest Medical Center who
	c/o Southwest Medical Center		admitted Plaintiff Hill on December 20, 2013
	4401 S. Western	•	Facts and circumstances surrounding Plaintiff
	Oklahoma City, OK 73109		Hill's visit to Southwest Medical Center on
			December 20, 2013.

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49.	Dr. Kristopher Hart c/o Southwest Medical Center 4401 S. Western Oklahoma City, OK 73109	Physician at Southwest Medica the treatment of Plaintiff Hil 2013 Facts and circumstances su Hill's visit to Southwest M December 20, 2013.	l on December 20, rrounding Plaintiff Aedical Center on
50.	Andrew Kerstetter c/o Federal Bureau of Investigation ("FBI") 3301 W. Memorial Rd. Oklahoma City, OK 73134	Training/experience/expertise records and tower data; Facts and circumstances regar Defendant Holtzclaw's phon tower Defendant Holtzcla connecting to during contact w	ding his analysis of e records and the w's phone was
51.	Plaintiff Kala Lyles c/o counsel of record	Facts and circumstances surrou with Defendant Holtzclaw on the ensuing investigation there Facts and circumstances surrous she has experienced as a resu- with Defendant Holtzclaw in o	June 18, 2014 and of; bunding the trauma all of her encounter
52.	James Anderson c/o Plaintiff Lyles' counsel of record	Then-boyfriend of Plaintiff Ly Facts and circumstances su Lyles' encounter with Defen June 18, 2014, and the en thereof; Facts and circumstances surre Plaintiff Lyles has experience encounter with Defendant Ho 2014.	les. rrounding Plaintiff dant Holtzclaw on suing investigation bunding the trauma d as a result of her
53.	Sylvia Lyles c/o Plaintiff Lyles' counsel of record	Mother of Plaintiff Lyles. Facts and circumstances su Lyles' encounter with Defen June 18, 2014, and the en thereof; Facts and circumstances surre Plaintiff Lyles has experience encounter with Defendant Ho 2014.	dant Holtzclaw on suing investigation bunding the trauma d as a result of her
54.	Jack Boling c/o Plaintiff Lyles' counsel of record	Plaintiff Lyles' probation offic Facts and circumstances su Lyles' disclosure of her encour Holtzclaw on June 18, 2014 investigation thereof.	rrounding Plaintiff nter with Defendant

55.	Plaintiff Terri Morris c/o counsel of record	•	Facts and circumstances surrounding her encounter with Defendant Holtzclaw in May of 2014; Facts and circumstances surrounding the trauma she has experienced as a result of her encounter with Defendant Holtzclaw in May of 2014; Facts and circumstances surrounding OCPD's investigation into her encounter with Defendant Holtzclaw in May of 2014;
		•	Facts and circumstances surrounding the report and description of her assailant that she gave to OCPD officers on May 24, 2014; Facts and circumstances surrounding all statements she made to OCPD detectives regarding the encounter she had with Defendant Holtzclaw.
56.	Christopher Shelton c/o Plaintiff Morris' counsel of record	•	Ex-boyfriend of Plaintiff Morris. Facts and circumstances surrounding Plaintiff Morris' encounter with Defendant Holtzclaw in May of 2014;
		•	Facts and circumstances surrounding his interview with Defendant Rocky Gregory in May of 2014; Facts and circumstances surrounding the report and description of her assailant that Plaintiff Morris gave to OCPD officers on May 24, 2014.
57.	Terry Wayne Lewis c/o Plaintiff Morris' counsel of record	•	Uncle of Plaintiff Morris. Facts and circumstances surrounding Plaintiff Morris' encounter with Defendant Holtzclaw in May of 2014.
58.	Officer Jonathan Thomas c/o counsel for Defendant City	•	OCPD officer present when Plaintiff Morris initially reported her encounter with Defendant Holtzclaw to police on May 24, 2014. Facts and circumstances surrounding the report and description of her assailant that Plaintiff Morris gave to OCPD officers on May 24, 2014.
59.	Sergeant Dan Williams c/o counsel for Defendant City	•	OCPD officer present when Plaintiff Morris initially reported her encounter with Defendant Holtzclaw to police on May 24, 2014. Facts and circumstances surrounding the report and description of her assailant that Plaintiff Morris gave to OCPD officers on May 24, 2014.
60.	Lieutenant Michelle Holland c/o counsel for Defendant City	•	OCPD supervisor called to the scene when Plaintiff Morris initially reported her encounter with Defendant Holtzclaw to police on May 24, 2014.

		•	Facts and circumstances surrounding the report and
			description of her assailant that Plaintiff Morris gave to OCPD officers on May 24, 2014;
		•	Facts and circumstances surrounding notification
			made to on-call sex crimes supervisor and watch
			commander when Plaintiff Morris reported, and
			the decision not to call out a detective.
61.	Lieutenant Miguel Ramos	•	On-call sex crimes supervisor on May 24, 2014,
	c/o counsel for Defendant City		when Plaintiff Morris first reported her encounter with Defendant Holtzclaw to police.
		•	Facts and circumstances regarding the notification
			by the patrol supervisor regarding Plaintiff Morris'
			report and his decision not to call out a sex crimes
			detective.
62.	Captain Melvin Davis	•	Watch Commander on May 24, 2014, when
	c/o counsel for Defendant City		Plaintiff Morris first reported her encounter with Defendent Heltzeley to police
			Defendant Holtzclaw to police.
		•	Facts and circumstances regarding notifications made of Plaintiff Morris' report.
63.	Defendant Rocky Gregory	•	OCPD detective assigned to investigate Plaintiff
	c/o counsel for Defendant City		Morris' report regarding her encounter with
			Defendant Holtzclaw in May of 2014.
		•	Training and experience relevant to his role as an OCPD officer and sex crimes detective
		•	investigation into Plaintiff Morris' report;
		•	Facts and circumstances surrounding the lineup Defendant Gregory attempted to show Plaintiff Morris on June 3, 2014;
		•	Facts and circumstances surrounding the OCPD
			records checks performed between May 27, 2014
			and June 3, 2014 in connection with the
			investigation into Plaintiff Morris' report regarding
			her encounter with Defendant Holtzclaw in May of
			2014;
		•	Facts and circumstances surrounding the
			investigation into Plaintiff Ligons' report regarding
			her encounter with Defendant Holtzclaw in June of
			2014;
		•	Facts and circumstances surrounding the OCPD
			investigation(s) into the conduct forming the basis
	1	I	of Plaintiffs' claims;

		•	Topics testified to during deposition in this case.
64.	Lieutenant Timothy Muzny	•	OCPD Sex Crimes Unit supervisor in May and
	c/o counsel for Defendant City		June of 2014
		•	Training and experience relevant to his role as an
			OCPD officer and sex crimes unit supervisor;
		•	Facts and circumstances surrounding the investigation into Plaintiff Morris' report regarding her encounter with Defendant Holtzclaw in May of 2014;
		•	Facts and circumstances surrounding the lineup Defendant Gregory attempted to show Plaintiff Morris on June 3, 2014;
		•	Facts and circumstances surrounding the OCPD records checks performed between May 27, 2014 and June 3, 2014 in connection with the investigation into Plaintiff Morris' report regarding her encounter with Defendant Holtzclaw in May of 2014;
		•	Facts and circumstances surrounding the investigation into Plaintiff Ligons' report regarding her encounter with Defendant Holtzclaw in June of 2014;
		•	Topics testified to during deposition in this case.
65.	Captain Ron Bacy c/o counsel for Defendant City	•	Captain within the OCPD Investigations Bureau and over the Sex Crimes Unit in May and June of 2014
		•	Training and experience relevant to his role as an OCPD officer and Investigations Bureau supervisor over the Sex Crimes Unit
		•	Facts and circumstances surrounding the investigation into Plaintiff Morris' report regarding her encounter with Defendant Holtzclaw in May of 2014;
		•	Facts and circumstances surrounding the OCPD records checks performed between May 27, 2014 and June 3, 2014 in connection with the investigation into Plaintiff Morris' report regarding her encounter with Defendant Holtzclaw in May of 2014;
		•	Facts and circumstances surrounding the failure to call out a detective when Plaintiff Morris reported

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			her encounter with Defendant Holtzclaw to OCPD officers on May 24, 2014;
		•	Facts and circumstances surrounding the decision
			to wait to begin the investigation into Plaintiff
			Morris' report until after the Memorial Day
			-
			weekend;
		•	Facts and circumstances surrounding the
			investigation into Plaintiff Ligons' report regarding
			her encounter with Defendant Holtzclaw in June of
			2014;
		•	Topics testified to during deposition in this case.
66.	Sergeant Joseph Hill	•	OCPD employee involved in the investigation into
	c/o counsel for Defendant City		Plaintiffs' reports of being sexually assaulted by an OCPD police officer
		•	Training and experience relevant to his role within
		1	the OCPD as of May and June of 2014;
		•	Facts and circumstances surrounding the
			investigation into Plaintiff Morris' report regarding
			her encounter with Defendant Holtzclaw in May of
			2014;
		•	Facts and circumstances surrounding the OCPD
			records checks performed between May 27, 2014
			and June 3, 2014 in connection with the
			investigation into Plaintiff Morris' report regarding
			her encounter with Defendant Holtzclaw in May of
			2014;
		•	Facts and circumstances surrounding the
		1	investigation into Plaintiff Ligons' report regarding
		1	her encounter with Defendant Holtzclaw in June of
		1	2014;
		•	Facts and circumstances surrounding, and OCPD
			policies and procedures regarding, the OCPD
		1	records checks relevant to Plaintiffs' claims;
		•	OCPD training, policies, procedures, and practices
			involving the CAD system, AVL system, radio
			traffic system, and calls/requests made by
		1	Defendant Holtzclaw, 2C45, on the dates and times
			in question in this case;
		•	Mechanics of the AVL system;
		•	Mechanics of the CAD system;
		•	CIU division systems and processes.
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67.	Major Denise Wenzel	•	Major over the Investigations Bureau in May and
	c/o counsel for Defendant City		June of 2014
		•	Training and experience relevant to her roles within the OCPD Investigations Bureau;
		•	Facts and circumstances surrounding her
			relationship and/or familiarity with Defendant Holtzclaw prior to the OCPD Sex Crimes Unit's investigation into Plaintiffs' reports to OCPD of their encounters with Defendant Holtzclaw;
		•	Facts and circumstances surrounding the
			investigation into Plaintiff Morris' report regarding her encounter with Defendant Holtzclaw in May of 2014;
		•	Facts and circumstances surrounding the OCPD
			records checks performed between May 27, 2014
			and June 3, 2014 in connection with the investigation into Plaintiff Morris' report regarding
			her encounter with Defendant Holtzclaw in May of
			2014;
		•	Facts and circumstances surrounding the failure to
			call out a detective when Plaintiff Morris reported
			her encounter with Defendant Holtzclaw to OCPD
			officers on May 24, 2014;
		•	Facts and circumstances surrounding the decision to wait to begin the investigation into Plaintiff
			Morris' report until after the Memorial Day weekend;
		•	Facts and circumstances surrounding the
			investigation into Plaintiff Ligons' report regarding
			her encounter with Defendant Holtzclaw in June of 2014;
		•	Facts and circumstances surrounding the OCPD
			Screening Committee's reviews of investigations
			of uses of force, including those involving
			Defendant Holtzclaw;
68.	Former Deputy Chief Johnny	•	Topics testified to during deposition in this case. Deputy Chief over the OCPD Investigations
00.	Kuhlman		Bureau in May and June of 2014
	c/o counsel for Defendant City	•	Training and experience relevant to his roles within
			the OCPD;
		•	Facts and circumstances surrounding the
			investigation into Plaintiff Morris' report regarding

ΓΓΓ	han an accumtant with Defendant Heltzelew in May of
	her encounter with Defendant Holtzclaw in May of 2014;
	• Facts and circumstances surrounding the OCPD
	records checks performed between May 27, 2014
	and June 3, 2014 in connection with the investigation into Plaintiff Morris' report regarding
	her encounter with Defendant Holtzclaw in May of
	2014;
	<ul> <li>Facts and circumstances surrounding the failure to</li> </ul>
	call out a detective when Plaintiff Morris reported
	her encounter with Defendant Holtzclaw to OCPD
	officers on May 24, 2014;
	• Facts and circumstances surrounding the decision
	to wait to begin the investigation into Plaintiff
	Morris' report until after the Memorial Day
	weekend;
	• Facts and circumstances surrounding the
	investigation into Plaintiff Ligons' report regarding
	her encounter with Defendant Holtzclaw in June of
	2014;
	Topics testified to during deposition in this case.
69. Defendant Bill Citty	• OCPD Police Chief in office during Defendant
c/o counsel for Defend	
	• OCPD training, policies, procedures, and practices
	relevant to Plaintiffs' claims, including, but not
	limited to, personnel investigations, use-of-force,
	racial profiling, racial discrimination, sex crimes
	investigations, search and seizure, stop-and-frisk, patrol, performance evaluations, the Early
	Intervention Program, the Screening Committee,
	OCPD discipline, etc.
	• Facts and circumstances surrounding the
	investigation into Plaintiff Morris' report regarding
	her encounter with Defendant Holtzclaw in May of
	2014;
	• OCPD training, policies, procedures, and practices
	relevant to, and facts and circumstances
	surrounding, personnel investigations relevant to
	Plaintiffs' claims;
	OCPD training, policies, procedures, and practices
	relevant to, and facts and circumstances

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		•	surrounding, discipline of officers for conduct similar to conduct alleged in Plaintiffs' claims; Topics testified to during deposition (yet to be conducted) in this case.
70.	Captain Arthur Gregory	•	One of Defendant Holtzclaw's regular supervisors.
	c/o counsel for Defendant City	•	Training and experience relevant to his role as an OCPD officer and patrol supervisor;
		•	Facts and circumstances regarding supervision of Defendant Holtzclaw;
		•	OCPD policies, procedures, and practices relevant to, and facts and circumstances regarding, citizen complaints against subordinate officers;
		•	Facts and circumstances surrounding Defendant Holtzclaw's involvement in the OCPD Early Intervention Program;
		•	Facts and circumstances surrounding personnel investigations involving Defendant Holtzclaw;
		•	Defendant Holtzclaw was working on April 25, 2014, at the time Plaintiff Copeland was assaulted by the officer identified as Defendant Holtzclaw;
		•	Defendant Holtzclaw was working on April 14, 2014, at the time Florene Mathis was assaulted by
			the officer identified as Defendant Holtzclaw;
71	Linetan ant Array Dell	•	Topics testified to during deposition in this case.
71.	Lieutenant Aven Bull c/o counsel for Defendant City	•	One of Defendant Holtzclaw's regular supervisors. Training and experience relevant to his role as an OCPD officer and patrol supervisor;
		•	Facts and circumstances regarding supervision of Defendant Holtzclaw;
		•	OCPD policies, procedures, and practices relevant to, and facts and circumstances regarding, citizen complaints against subordinate officers;
		•	Facts and circumstances surrounding Defendant Holtzclaw's involvement in the OCPD Early Intervention Program;
		•	Facts and circumstances surrounding personnel investigations involving Defendant Holtzclaw;
		•	Defendant Holtzclaw was working on May 25, 2014, when Plaintiff Johnson was assaulted by the officer identified as Defendant Holtzclaw.
72.	Lieutenant Robert Coniglione	-	
12.	c/o counsel for Defendant City	•	One of Defendant Holtzclaw's regular supervisors.
	or o courisor for Derendant City	<u> </u>	

		-	Training and amortisms sufference ( ) 1 1
			Training and experience relevant to his role as an OCPD officer and gang enforcement unit supervisor;
		•	Facts and circumstances regarding supervision of Defendant Holtzclaw;
		•	OCPD policies, procedures, and practices relevant
			to, and facts and circumstances regarding, citizen complaints against subordinate officers;
		•	Facts and circumstances surrounding Defendant
			Holtzclaw's involvement in the OCPD Early Intervention Program;
		•	Facts and circumstances surrounding personnel
			investigations involving Defendant Holtzclaw.
73.	Inspector Kim Davis c/o counsel for Defendant City	•	OCPD detective assigned to investigate allegations against Defendant Holtzclaw
		•	Training and experience relevant to her role as an
			OCPD officer and sex crimes detective.
		•	Facts and circumstances surrounding the
		•	investigation into Plaintiff Morris' report; Facts and circumstances surrounding the
		•	investigation into Plaintiff Ligons' report regarding
			her encounter with Defendant Holtzclaw in June of
			2014;
		•	Facts and circumstances surrounding the OCPD
			investigation(s) into the conduct forming the basis of Plaintiffs' claims;
		•	Topics testified to during deposition in this case.
74.	Detective Valari Homan	•	OCPD detective assigned to investigate allegations
	c/o counsel for Defendant City		against Defendant Holtzclaw
		•	Training and experience relevant to her role as an
			OCPD officer and sex crimes detective. Facts and circumstances surrounding the
		•	investigation into Plaintiff Morris' report;
		•	Facts and circumstances surrounding the
			investigation into Plaintiff Ligons' report regarding her encounter with Defendant Holtzclaw in June of
			2014;
		•	Facts and circumstances surrounding the OCPD
			investigation(s) into the conduct forming the basis
			of Plaintiffs' claims.
75.	Detective Robert High	•	Academy supervisor.
	c/o counsel for Defendant City		

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		•	OCPD training, policies, procedures regarding traffic stops, radio information, warrant checks, searches and seizures of suspects, and other aspects of policing that are relevant to Plaintiffs' claims. Facts and circumstances surrounding obtaining video surveillance footage of traffic stop involving Defendant Holtzclaw and Plaintiff Ligons; Facts and circumstances surrounding the OCPD investigation(s) into the conduct forming the basis of Plaintiffs' claims.
76.	David Jehle c/o counsel for Defendant City	•	Researched OCPD contact records in connection with the investigation(s) into the conduct forming the basis of Plaintiffs' claims. Facts and circumstances surrounding the investigation(s) into the conduct forming the basis of Plaintiffs' claims.
77.	Captain Jason Clifton c/o counsel for Defendant City	•	OCPD Captain within the Springlake Division and in Defendant Holtzclaw's chain of command; Facts and circumstances regarding Holtzclaw's employment with and performance at OCPD; Defendant Holtzclaw was working at the time Plaintiff Morris was assaulted on May 8, 2014; Defendant Holtzclaw was working on February 26, 2014, and March 25, 2014, at the times Plaintiff Barnes encountered the officer identified as Defendant Holtzclaw. Defendant Holtzclaw was working on March 14, 2014 at the time Carla Raines was assaulted by the officer identified as Defendant Holtzclaw.
78.	Lieutenant Brian Kyle Bennett c/o Attorney Ambre Gooch	•	OCPD patrol supervisor within the Springlake Division Training and experience relevant to his role as an OCPD officer and patrol supervisor; Facts and circumstances surrounding Defendant Holtzclaw's encounter with Demetria Campbell on November 5, 2013 and his reports and investigation thereof; Defendant Holtzclaw was working on May 20, 2014, when Syrita Bowen was assaulted by the officer identified as Defendant Holtzclaw; Topics testified to during deposition in this case.
79.	Captain William Patten	•	OCPD Captain within the Springlake Division

	c/o counsel for Defendant City	•	Training and experience relevant to his role as an OCPD officer and patrol captain;
		•	Familiarity with citizens who inhabit the Northeast
			side of OKC where Defendant Holtzclaw was a
			patrol officer and the majority of the Plaintiffs'
			assaults occurred;
		•	Facts and circumstances surrounding Defendant
			Holtzclaw's employment with OCPD
		•	Facts and circumstances regarding supervision of Defendant Holtzclaw;
		•	OCPD policies, procedures, and practices relevant
			to, and facts and circumstances regarding, citizen
			complaints against subordinate officers;
		•	Facts and circumstances surrounding Defendant
			Holtzclaw's involvement in the OCPD Early Intervention Program;
		•	Facts and circumstances surrounding personnel
			investigations involving Defendant Holtzclaw.
80.	Major Brian Jennings	•	OCPD Major over the Springlake Division and
	c/o counsel for Defendant City		among Defendant Holtzclaw's chain of command
		•	Training and experience relevant to his role as an
			OCPD officer and Operations Bureau major;
		•	Facts and circumstances surrounding Defendant
			Holtzclaw's employment with OCPD;
		•	Facts and circumstances regarding supervision of Defendant Holtzclaw;
		•	OCPD policies, procedures, and practices relevant
			to, and facts and circumstances regarding, citizen
			complaints against subordinate officers;
		•	Facts and circumstances surrounding Defendant
			Holtzclaw's involvement in the OCPD Early
			Intervention Program;
		•	Facts and circumstances surrounding personnel
			investigations involving Defendant Holtzclaw;
		•	Facts and circumstances surrounding the OCPD
			Screening Committee's reviews of investigations
			of uses of force, including those involving
			Defendant Holtzclaw;
01	Major Mika Healving	•	Topics testified to during deposition in this case.
81.	Major Mike Hoskins	•	Former major over the Special Investigations Unit
	c/o counsel for Defendant City	•	Facts and circumstances surrounding the OCPD
			Screening Committee's reviews of investigations

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			of uses of force, including those involving Defendant Holtzclaw;
		•	Topics testified to during deposition in this case.
82.	Deputy Chief Tom Jester	•	Deputy Chief over the OCPD Operations Bureau
	c/o counsel for Defendant City	•	and among Defendant Holtzclaw's chain of command
		•	Training and experience relevant to his role as an OCPD officer and Operations Bureau Deputy Chief;
		•	Facts and circumstances surrounding Defendant Holtzclaw's employment with OCPD;
		•	Facts and circumstances regarding supervision of Defendant Holtzclaw;
		•	OCPD policies, procedures, and practices relevant to, and facts and circumstances regarding, citizen
			complaints against subordinate officers;
		•	Facts and circumstances surrounding Defendant
			Holtzclaw's involvement in the OCPD Early
			Intervention Program;
		•	Facts and circumstances surrounding personnel investigations involving Defendant Holtzclaw;
		•	Facts and circumstances surrounding the OCPD
			Screening Committee's reviews of investigations
			of uses of force, including those involving
			Defendant Holtzclaw.
83.	Silvio Kimmel	•	OCPD training center/academy
	c/o counsel for Defendant City	•	OCPD training, policies, procedures, and practices regarding traffic stops, radio information, warrant checks, searches and seizures of suspects, and other aspects of policing that are relevant to Plaintiffs' alaima
<u><u>8</u>1</u>	Backy Mounihan		claims.
84.	Becky Moynihan c/o counsel for Defendant City	•	OCPD secretary
	Counsel for Defendant City	•	OCPD policies, procedures, and practices regarding maintaining and documenting field interviews;
		•	Facts and circumstances surrounding Defendant
			Holtzclaw's failure to fill out field interview cards
			in connection with his encounters with Plaintiffs
			and his other victims
85.	Lieutenant Ryan Sorrels	•	OCPD patrol supervisor
	c/o counsel for Defendant City		

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		•	Defendant Holtzclaw was working on April 24, 2014, when Rosetta Grate was assaulted by the officer identified as Defendant Holtzclaw. Defendant Holtzclaw was working on May 6,
			2014, when Plaintiff Ellis was assaulted by the officer identified as Defendant Holtzclaw.
86.	Captain Vance Allen c/o counsel for Defendant City	•	Facts and circumstances surrounding the administrative investigation into Defendant Holtzclaw's conduct giving rise to Plaintiffs' claims; Facts and circumstances surrounding the termination of Defendant Holtzclaw;
		•	OCPD training, policies, procedures, and practices relevant to personnel investigations and terminations.
87.	Captain Bo Matthews c/o counsel for Defendant City	•	Facts and circumstances surrounding the administrative investigation into Defendant Holtzclaw's conduct giving rise to Plaintiffs' claims;
		•	Facts and circumstances surrounding the termination of Defendant Holtzclaw; OCPD training, policies, procedures, and practices relevant to personnel investigations and terminations.
88.	<b>Plaintiff Tabatha Barnes</b> c/o Attorney Cody Gilbert	•	Facts and circumstances surrounding her encounters with Defendant Holtzclaw in February and March of 2014 and the subsequent investigation thereof.
89.	All Plaintiff Barnes' witnesses not objected to by these Plaintiffs.		
90.	Plaintiff Sherry Ellis (CIV-16-0019-HE) c/o Attorney Mark Hammons	•	Facts and circumstances surrounding her encounter with Defendant Holtzclaw on or about May 7, 2014 and the subsequent investigation thereof.
91.	All Plaintiff Ellis' witnesses not objected to by these Plaintiffs.		
92.	Plaintiff Carla Raines (CIV-16-0019-HE) c/o Attorney Mark Hammons	•	Facts and circumstances surrounding her encounter with Defendant Holtzclaw on or about March 14, 2014 and the subsequent investigation thereof.

93.	All Plaintiff Raines' witnesses		
	not objected to by these		
	Plaintiffs.		
94.	Plaintiff Adaira Gardner	•	Facts and circumstances regarding her encounters
	(CIV-16-0349-HE)		with Defendant Holtzclaw on or about June 17,
	c/o Attorney Andrew Casey		2014 and the subsequent investigation thereof.
95.	All Plaintiff Gardner's		
	witnesses not objected to by		
	these Plaintiffs.		
96.	Plaintiff Rosetta Grate	•	Facts and circumstances regarding her encounter
	(CIV-16-0412-HE)		with Defendant Holtzclaw on or about April 24,
	c/o Attorney Nkem House		2014 and the subsequent investigation thereof.
97.	All Plaintiff Grate's witnesses		
	not objected to by these		
	Plaintiffs.		
98.	Syrita Bowen	•	Facts and circumstances surrounding her encounter
	c/o Plaintiffs' counsel		with Defendant Holtzclaw on or about May 21,
			2014 and the subsequent investigation thereof.
99.	Louise Bowen	•	Mother of Syrita Bowen
	c/o Plaintiffs'counsel	•	Facts and circumstances surrounding Ms. Bowen's
			encounter with Defendant Holtzclaw on or about
			May 21, 2014 and the subsequent investigation
			thereof.
100.	Attorney Tony Coleman	•	Former attorney of Ms. Bowen
	c/o Plaintiffs'counsel	•	Facts and circumstances surrounding Ms. Bowen's
			encounter with Defendant Holtzclaw on or about
			May 21, 2014 and the subsequent investigation
			thereof.
101.	Pastor Theodis Manning	•	Minister
	c/o Plaintiffs'counsel	•	Facts and circumstances surrounding Ms. Bowen's
			encounter with Defendant Holtzclaw on or about
			May 21, 2014 and the subsequent investigation
			thereof.
102.	Leonard Cribbs	•	Boyfriend of Ms. Bowen
	c/o Plaintiffs'counsel	•	Facts and circumstances surrounding Ms. Bowen's
		-	encounter with Defendant Holtzclaw on or about
			May 21, 2014 and the subsequent investigation
			thereof.
103.	Tina Mosley	•	Facts and circumstances surrounding Ms. Bowen's
105.	c/o Plaintiffs'counsel		encounter with Defendant Holtzclaw on or about
			May 21, 2014 and the subsequent investigation
1		1	thereof.

104.	Florene Mathis	-	Foots and aircumstances surrounding has an equater
104.	riorene wiatins	•	Facts and circumstances surrounding her encounter with Defendent Holtzelaw on or about April 14
			with Defendant Holtzclaw on or about April 14, 2014 and the subsequent investigation thereof
105.	Demetria Campbell	•	
105.	c/o Attorney Cynthia	•	Facts and circumstances surrounding her encounter with Defendant Holtzclaw on November 5, 2013,
	D'Antonio		and the subsequent investigation thereof;
		•	Facts and circumstances surrounding her
			complaint to Lieutenant Brian Kyle Bennett;
100	0 II II	•	Topics testified to during deposition in this case.
106.	Sean Holly	•	OCPD secretary – Springlake Division
	c/o counsel for Defendant City	•	Facts and circumstances surrounding the call taken
			from Defendant Holtzclaw on May 8, 2014 as
			shown on the incident report of when Defendant
107			Holtzclaw ran a records check on Plaintiff Morris.
107.	Stephanie Alexander	•	OCPD secretary – Springlake Division
	c/o counsel for Defendant City	•	Facts and circumstances regarding Defendant
			Holtzclaw's failure to create a field interview card
			in connection with his encounter with Plaintiff
100	Dece v. D		Morris on or about May 8, 2014.
108.	Ryan Boxwell	•	OCPD supervisor
	c/o counsel for Defendant City	•	OCPD policies, procedures, and practices regarding maintaining and documenting field interviews;
		•	Facts and circumstances surrounding Defendant
			Holtzclaw's failure to fill out field interview cards
			in connection with his encounters with Plaintiffs
			and his other victims
109.	Alan Meyer	•	Dispatch
	c/o counsel for Defendant City	•	Facts and circumstances surrounding Defendant
			Holtzclaw's requests for records checks on Ms.
			Florene Mathis A.K.A. Lynn Gibson, as indicated
			on OCPD reports.
110.	Amy Scott	•	Dispatch
	c/o counsel for Defendant City	•	Facts and circumstances surrounding Defendant
			Holtzclaw's requests for records checks on
			Plaintiff Copeland, Plaintiff Grate, Plaintiff Lyles,
			and Plaintiff Johnson, as indicated on OCPD
111	D 1 0		reports.
111.	Paula Overton	•	Dispatch
	c/o counsel for Defendant City	•	Facts and circumstances surrounding Defendant
			Holtzclaw's requests for records checks on

			Plaintiffs Ellis and Lyles, as indicated on OCPD reports.
112.	Sharru Peteet c/o counsel for Defendant City	•	Dispatch Facts and circumstances surrounding Defendant Holtzclaw's requests for records checks on Ms. Florene Mathis A.K.A. Lynn Gibson, as indicated
113.	Lucy Raines c/o counsel for Defendant City	•	on OCPD reports. Dispatch Facts and circumstances surrounding Defendant Holtzclaw's requests for records checks on Plaintiff Lyles, as indicated on OCPD reports.
114.	Leslie Smith c/o counsel for Defendant City	•	Dispatch Facts and circumstances surrounding Defendant Holtzclaw's requests for records checks on Plaintiffs Gardner and Ellis, as indicated on OCPD reports.
115.	Kim Hatcher c/o counsel for Defendant City	•	Dispatch Facts and circumstances surrounding Defendant Holtzclaw's requests for records checks on Plaintiff Johnson, as indicated on OCPD reports.
116.	Loretta McGrath c/o counsel for Defendant City	•	Dispatch Facts and circumstances surrounding Defendant Holtzclaw's requests for records checks on Ms. Syrita Bowen, as indicated on OCPD reports.
117.	Janet Mansfield c/o counsel for Defendant City	•	Dispatch Facts and circumstances surrounding Defendant Holtzclaw's records checks on his victims, as indicated on OCPD reports.
118.	Melisa Willis c/o counsel for Defendant City	•	Dispatch Facts and circumstances surrounding Defendant Holtzclaw's records checks on his victims, as indicated on OCPD reports.
119.	Monica Black c/o counsel for Defendant City	•	Dispatch Facts and circumstances surrounding Defendant Holtzclaw's records checks on his victims, as indicated on OCPD reports.
120.	Calena Groves c/o counsel for Defendant City	•	Facts and circumstances surrounding Defendant Holtzclaw's records checks on his victims, as indicated on OCPD reports. OCPD policies, procedures, and practices regarding the VARUNA system.

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121.	Courtney Porter	•	Dispatch
	c/o counsel for Defendant City	•	Facts and circumstances surrounding Defendant
			Holtzclaw's records checks on his victims, as
			indicated on OCPD reports.
122.	Nicole Williams	•	Dispatch
	c/o counsel for Defendant City	•	Facts and circumstances surrounding records
			checks on Defendant Holtzclaw's victims, as
			indicated on OCPD reports.
123.	Darren Gordon	•	Facts and circumstances surrounding obtaining and
	c/o Oklahoma County District		reviewing Defendant Holtzclaw's phone records
	Attorney		relevant to some of his victims.
	320 Robert S. Kerr Ave., # 505		
	Oklahoma City, OK 73102		
124.	Greg Middleton	•	AVL data recording and storage
	c/o Tri Tech		
	9477 Waples St.		
	San Diego, CA 92121		
125.	Robert Farrell	•	OCPD training, policies, procedures, and practices
	c/o counsel for Defendant City		involving the CAD system, AVL system, radio
			traffic system, and calls/requests made by
			Defendant Holtzclaw, 2C45, on the dates and times
			in question in this case;
		•	Mechanics of the AVL system;
		•	Mechanics of the CAD system;
		•	CIU division systems and processes.
126.	Diane Denham	•	OCPD secretary
	c/o counsel for Defendant City	•	Facts and circumstances surrounding transcription
107			of some interviews, as reflected in OCPD reports.
127.	Defendant Daniel Holtzclaw	•	Facts and circumstances surrounding his
	c/o Attorney Kathleen Zellner		employment with OCPD, including but not limited
			to his training, supervision, discipline, and
			personnel investigations in which he was involved;
		•	Facts and circumstances surrounding his
			encounters with the Plaintiffs Barnes, Copeland,
			Ellis, Gardner, Grate, Hill, Johnson, Ligons, Lyles,
			Morris, and Raines, and Ms. Bowen and Ms.
			Mathis;
		•	Topics discussed in deposition in this case.
129.	Officer Kyle Maly	•	Facts and circumstances surrounding the detention
	c/o counsel for Defendant City		of Plaintiff Morris on June 3, 2014.
130.	Detective Daniel	•	Facts and circumstances surrounding the line-up
	Higginbottom		shown to Plaintiff Morris on June 24, 2014.
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	c/o counsel for Defendant City	
132.	All witnesses needed for	
	impeachment or rebuttal	
	purposes.	
133.	All witnesses needed for	
	authentication of exhibits.	
134.	All Defendants' witnesses not	
	objected to by these Plaintiffs.	
135.	Discovery is ongoing. Plaintiffs reserve the right to supplement this list.	

Respectfully submitted,

# RIGGS, ABNEY, NEAL, TURPEN, ORBISON & LEWIS, P.C.

s/ Kymberli J. M. Heckenkemper

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#### Attorneys for Plaintiffs Copeland, Hill, Johnson, Ligons, Lyles & Morris

### **CERTIFICATE OF SERVICE**

I hereby certify that on December 2, 2019, I filed the above document with the Clerk of Court. Based on the records currently on file in this case, the Clerk of Court will transmit a Notice of Electronic Filing to those registered participants of the Electronic Case Filing System.

s/ Kymberli J. M. Heckenkemper