

6. Carla Johnson
c/o Ben Crump,
Damario Solomon-Simmons,
Kymberli J. M. Heckenkemper,
and Melvin Hall
Plaintiff will testify to her interactions and events leading to the incidents involving herself and Defendant Holtzclaw. Will also testify to her mental and emotional distress.
7. Kala Lyles
c/o Ben Crump,
Damario Solomon-Simmons,
Kymberli J. M. Heckenkemper,
and Melvin Hall
Plaintiff will testify to her interactions and events leading to the incidents involving herself and Defendant Holtzclaw. Will also testify to her mental and emotional distress.
8. Jannie Ligons
c/o Ben Crump,
Damario Solomon-Simmons,
Kymberli J. M. Heckenkemper,
and Melvin Hall
Plaintiff will testify to her interactions and events leading to the incidents involving herself and Defendant Holtzclaw. Will also testify to her mental and emotional distress.
9. Shandayreon Hill
c/o Ben Crump,
Damario Solomon-Simmons,
Kymberli J. M. Heckenkemper,
and Melvin Hall
Plaintiff will testify to her interactions and events leading to the incidents involving herself and Defendant Holtzclaw. Will also testify to her mental and emotional distress.
10. Adaira Garnder
c/o Andrew Stinnett,
Carla Stinnett and Jim Dowell
Plaintiff will testify to her interactions and events leading to the incident involving herself and Defendant Holtzclaw. Will also testify to her mental and emotional distress.
11. Demetria Campbell
c/o Cynthia D'Antonio
This witness can testify to Mr. Holtzclaw's assault of her and her report of the same to OKC police department
12. Daniel Holtzclaw
c/o James Hankins
[Deposed] Defendant Officer. Can testify to his employment with the OCPD, and to the incidents with the Plaintiffs.

MAY CALL

13. William Citty
c/o Richard Smith,
Sherri Katz, Ambre Gooch,
Mary Goff and Thomas Tucker
Defendant, Chief of OCPD Sex Crimes Division. Can testify to the investigation conducted in regard to Defendant Holtzclaw.
14. Lt. Brian Bennett
c/o Richard Smith,
Sherri Katz, Ambre Gooch,
Mary Goff and Thomas Tucker
Defendant. Is or was apart of the Sex Crimes Division with OCPD. Can testify to the investigation conducted in regard to Defendant Holtzclaw.
15. Officer Jeffery Dutton
c/o Richard Smith
Is or was apart of the Sex Crimes Division with the OCPD. Can testify to the investigation

- and Sherri Katz conducted against Defendant Holtzclaw.
16. Officer Gregory Franklin
c/o Richard Smith
and Sherri Katz Is or was apart of the Sex Crimes Division with the OCPD. Can testify to the investigation conducted against Defendant Holtzclaw.
 17. Officer Mohammed Tabaia
c/o Richard Smith
and Sherri Katz Is or was apart of the Sex Crimes Division with the OCPD. Can testify to the investigation conducted against Defendant Holtzclaw.
 18. Lt. Timothy Muzny
c/o Richard Smith
and Sherri Katz Is or was apart of the Sex Crimes Division with the OCPD. Can testify to the investigation conducted against Defendant Holtzclaw.
 19. Retired Sgt. Joe Hill
address unknown Retired Sergeant of the OCPD of the Sex Crimes Division with the OCPD. Can testify to the investigation conducted against Defendant Holtzclaw.
 20. Det. "Rocky" Gregory
c/o Richard Smith
and Sherri Katz Is or was apart of the Sex Crimes Division with the OCPD. Can testify to the investigation conducted against Defendant Holtzclaw.
 21. Retired Det. Kim Davis
address unknown Retired Detective for OCPD of the Sex Crimes Division. Can testify to the investigation conducted in regard to Defendant Holtzclaw.
 22. Cpt. Arthur Gregory
c/o Richard Smith
and Sherri Katz Is or was apart of the Sex Crimes Division with OCPD. Can testify to the investigation conducted in regard to Defendant Holtzclaw.
 23. Capt. Vance Allen
c/o Richard Smith
and Sherri Katz Is or was apart of the Sex Crimes Division with OCPD. Can testify to the investigation conducted in regard to Defendant Holtzclaw.
 24. Capt. Bo Mathews
c/o Richard Smith
and Sherri Katz Is or was apart of the Sex Crimes Division with OCPD. Can testify to the investigation conducted in regard to Defendant Holtzclaw.
 25. Any witnesses listed by any of the Defendants
 26. Any witnesses listed by any of the Plaintiffs

RESPECTFULLY SUBMITTED THIS 1ST DAY OF JULY 2020.

s/ Mark E. Hammons
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CERTIFICATE OF SERVICE

☒ I hereby certify that on this 1ST day of July 2020, I electronically transmitted the attached document to the Clerk of Court using the ECF System for filing and transmittal of a Notice of Electronic Filing to the following ECF registrants;

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