

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

E.A. RENFROE & COMPANY, INC.,	}	
	}	
Plaintiff,	}	
	}	CIVIL ACTION NO.
v.	}	06-AR-1752-S
	}	
CORI RIGSBY MORAN, et al.,	}	
	}	
Defendants.	}	

ORDER


Plaintiff E.A. Renfroe & Company, Inc. ("Renfroe") and defendants Cori Rigsby Moran and Kerri Rigsby ("the Rigsbys"), have filed a joint proposed briefing schedule and separate requests for oral argument regarding some of the numerous motions in this case. Non-parties, Richard F. Scruggs and The Scruggs Law Firm, P.A. ("Scruggs"), have also submitted proposed deadlines for additional briefing regarding the motion of Renfroe for compensatory sanctions for civil contempt. Based on the parties' proposals, the court hereby **SETS** the following briefing schedules:

Motion Document Number	Pending Motion	Briefing Schedule
181 & 214 212 & 268	Cross-Motions for Summary Judgment on Breach of Contract Claim Cross-Motions for Summary Judgment on Alabama Trade Secrets Act Claim	The same briefing schedule is imposed for both of these cross-motions: <ul style="list-style-type: none"> • The moving party must file any brief supplemental to their original pleading on or before June 23, 2008. • The opposing party must file any response to the supplemental brief on or before July 8, 2008. Oral argument on these motions will be heard Friday, July 11 at 9:30 a.m.

188	Renfroe's Motion for Compensatory Sanctions for Civil Contempt	<p>The parties have completed their briefing on this motion. Scruggs will be granted the opportunity for additional briefing according to the following schedule:</p> <ul style="list-style-type: none"> • Scruggs must file any responsive brief on or before May 30, 2008. • Renfroe must file any brief in reply on or before June 16, 2008. <p>Because none of the parties have requested oral argument, the court will rule on the motion once the briefs have been submitted.</p>
216 219	<p>Rigsbys' Motion for Summary Judgment re: Lack of Subject Matter Jurisdiction</p> <p>Rigsbys' Motion to Transfer or to Stay</p>	<p>The same briefing schedule is imposed for both of these pending motions:</p> <ul style="list-style-type: none"> • Renfroe must file any responsive brief on or before May 12, 2008. • The Rigsbys must file any reply brief on or before May 28, 2008. <p>Because neither party has requested oral argument, the court will rule on the motions once the briefs have been submitted.</p>
231	Renfroe's Motion to Strike Evidentiary Material	<p>The Rigsbys have already responded to this motion. Thus, Renfroe must file any reply brief on or before May 12, 2008. Because neither party has requested oral argument, the court will rule on the motion once this brief is submitted.</p>
283 284 289	<p>Rigsbys' Motion to Compel Deposition Responses and for Sanctions</p> <p>Renfroe's Motion to Compel Discovery Responses</p> <p>Renfroe's Motion to Enforce the Rigsbys' Waiver of a Jury Trial and for Reconsideration</p>	<p>The same briefing schedule is imposed for these three pending motions:</p> <ul style="list-style-type: none"> • The party opposing the motion must file its responsive brief on or before May 22, 2008. • The moving party will then file any reply brief on or before June 2, 2008. <p>The parties shall formally request oral argument on any of these three motions in their briefs. If oral argument is requested, the arguments will be heard collectively on Wednesday, June 4, 2008 at 9:30 a.m.</p>
292	Renfroe's Motion to Compel Certain Documents	<p>Prior to the parties' submission of their proposed briefing schedule, the court set this motion for oral argument on Thursday, May 8, 2008 at 9:30 a.m. Any requests for briefing on this motion will be addressed at that hearing.</p>

Should the parties find it necessary to file additional motions in this matter, the party opposing the motion will have **fourteen (14) days** to respond. The moving party will then have **seven (7) days** to file any reply brief. The motion will then be taken under submission on the briefs unless one or both parties request oral argument on the motion. In such case, the court will set the motion for oral argument at a time after completion of the parties' briefing.

DONE this 2nd day of May, 2008.


WILLIAM M. ACKER, JR.
UNITED STATES DISTRICT JUDGE