

IN THE UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF ARKANSAS  
WESTERN DIVISION

TERRY HOBBS,  
Plaintiff,

v.

NATALIE PASDAR, Individually and  
NATALIE PASDAR, EMILY ROBISON  
and MARTHA SEIDEL d/b/a DIXIE  
CHICKS,  
Defendants.

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CV NO.: 4-09-CV-0008BSM

STIPULATION NO. 3: REGARDING NEWS ARTICLES AND LAB REPORTS

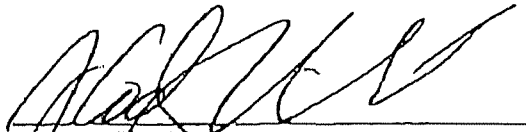
COME NOW, Plaintiff Terry Hobbs, Defendants Natalie Pasdar, Individually and Natalie Pasdar, Emily Robison and Martha Seidel d/b/a Dixie Chicks (collectively, the "Parties"), and submit their STIPULATION NO. 3: REGARDING NEWS ARTICLES AND LAB REPORTS and, for same, would respectfully show the Court as follows:

1. The Parties hereby agree and stipulate as follows:
  - a. Each document attached hereto as Exhibit A, Nos. 1-2, which consist of various news articles, is a true and correct copy of the subject article referenced therein;
  - b. Each document attached hereto as Exhibit A, Nos. 1-2, is a news article which was published to the public on or about the date reflected thereon;
  - c. Each document attached hereto as Exhibit A, Nos. 3-4, which consist of various lab reports, is a true and correct copy of the subject lab report referenced therein;
  - d. The document attached hereto as Exhibit A, No. 4, is the State Crime Laboratory, *Report of Laboratory Analysis*, dated August 11, 2008;
  - e. The Report of Laboratory Analysis is a true and accurate copy of a report prepared by Wesley A. Sossoman, Certified Latent Print Examiner at the

Arkansas State Crime Laboratory;

- f. The finger / palm print referred to in the Report of Laboratory Analysis dated 8/11/2008 is the same print that is referred to by the Echols defense team on page 46 and pages 106-107 Memorandum of Points and Authorities in Support of Second Amended Petition for Writ of Habeas Corpus; and
- g. Ansel T. Anderson, identified as having submitted Item AA-1 for purposes of fingerprint comparison, is the same person identified as "Tony Anderson, the fingerprint evidence expert on the crime scene when the victims' bodies were discovered" in the Memorandum of Points and Authorities in Support of Second Amended Petition for Writ of Habeas Corpus filed by the Echols defense team.

Respectfully submitted,



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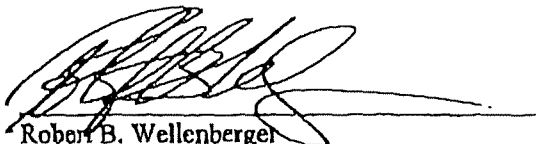
COUNSEL FOR PLAINTIFF, TERRY  
HOBBS.



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COUNSEL FOR DEFENDANT,  
NATALIE PASDAR, Individually, and  
NATALIE PASDAR d/b/a DIXIE CHICKS.



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COUNSEL FOR DEFENDANTS,  
MARTHA SEIDEL AND EMILY  
ROBISON d/b/a DIXIE CHICKS.

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on this 12th day of June, 2009, I caused to be served a true and correct copy of the foregoing STIPULATION NO. 3: REGARDING NEWS ARTICLES AND LAB REPORTS on all counsel of record in accordance with the FEDERAL RULES OF CIVIL PROCEDURE.

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/s/ D'Lesli Davis  
D'Lesli M. Davis