

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NORTH CAROLINA  
WESTERN DIVISION

EQUAL EMPLOYMENT )  
OPPORTUNITY COMMISSION, )  
 )  
Plaintiff, )  
 )  
and )  
 )  
ROYAL J. KATZENBERGER, )  
 )  
Plaintiff-Intervenor, )  
 )  
v. )  
 )  
SAMPSON-BLADEN OIL CO., INC. )  
 )  
Defendant. )  
\_\_\_\_\_ )

FILED  
3-17-03 *bc*  
DAVID W. DANIEL, CLERK  
US DISTRICT COURT, EDNC

CIVIL ACTION NO.  
5:02-CV-129-BO(3)

CONSENT DECREE

The United States Equal Employment Opportunity Commission (the "Commission") instituted this action to enforce Title I of the Americans with Disabilities Act, 42 U.S.C. §12101, et seq. (the "ADA"). Thereafter, Royal J. Katzenberger (the "Intervenor") intervened, alleging violations of the ADA and of state law. Defendant, Sampson-Bladen Oil Co., Inc., (the "Defendant"), denies violating the ADA or state law in any manner.

The Commission, the Intervenor, and the Defendant hereby stipulate to jurisdiction of the Court over the parties and agree that the subject matter of this action is properly before the Court.

The parties have advised this Court that they desire to resolve the allegations in the Commission's Complaint and the Intervenor's Complaint without the burden, expense, and delay of further litigation.

*04/20/03*

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It is therefore the finding of this Court, made on the pleadings and the record as a whole, that: (1) the Court has jurisdiction over the parties and the subject matter of this action; (2) the purpose and provisions of the ADA will be promoted and effectuated by the entry of the Consent Decree; and (3) this Decree resolves all matters in controversy between the parties as provided in paragraphs 1 through 18 below.

It is therefore ORDERED, ADJUDGED AND DECREED as follows:

1. Defendant shall not engage in any employment practice which unlawfully discriminates against any employee under the ADA or disclose confidential information concerning its current or former employees' medical condition(s) or history(ies).
2. Defendant shall not discriminate or retaliate against any person because of opposition to any practice made unlawful under the ADA, Title VII of the Civil Rights Act of 1964 or the Equal Pay Act of 1963, or because of the filing of a charge, the giving of testimony or assistance, or the participation in any investigation, proceeding or hearing under any of the foregoing statutes.
3. Defendant shall compensate Royal J. Katzenberger in settlement of the claims raised in this action the sum of twenty seven thousand five hundred dollars (\$27,500.00) in damages and ten thousand dollars (\$10,000) in attorney fees. The total amount of thirty seven thousand five hundred dollars (\$37,500.00) shall be paid as follows. Within ten (10) days after the Court approves this Consent Decree, Defendant shall mail a check for twenty three thousand seven hundred fifty dollars (\$23,750.00) jointly payable to Royal J. Katzenberger and Mitchell Brewer Richardson Adams Burge & Boughman to Mitchell Brewer Richardson Adams Burge & Boughman, P.O. Box 2917, Fayetteville, NC 28302. Within ten (10) days after the check has been mailed to Mitchell Brewer Richardson Adams Burge & Boughman, Defendant shall mail to

Mindy E. Weinstein, Regional Attorney, Equal Employment Opportunity Commission, 129 West Trade Street, Suite 400, Charlotte, NC 28202, a copy of the check and proof of its delivery. On or before January 10, 2004, Defendant shall mail a check for thirteen thousand seven hundred fifty dollars (\$13,750.00) payable jointly to Royal J. Katzenberger and Mitchell Brewer Richardson Adams Burge & Boughman to Mitchell Brewer Richardson Adams Burge & Boughman, P.O. Box 2917, Fayetteville, NC 28302. Within ten (10) days after the check has been mailed to Mitchell Brewer Richardson Adams Burge & Boughman, Defendant shall mail to Mindy E. Weinstein, Regional Attorney, Equal Employment Opportunity Commission, 129 West Trade Street, Suite 400, Charlotte, NC 28202, a copy of the check and proof of its delivery.

4. Defendant agrees to eliminate from the employment records of Royal J. Katzenberger any and all documents and entries relating to the facts and circumstances which led to the filing of this action. Defendant further agrees to provide neutral employment references for Royal J. Katzenberger.

5. Defendant agrees to develop and adopt a written policy prohibiting employment discrimination on the basis of disability. The policy shall, at a minimum, describe the requirements of the ADA, including: (1) the ADA's prohibition of discrimination against qualified disabled employees or applicants for employment with respect to hiring, promotion, termination, compensation, and other terms, conditions or privileges of employment; (2) the ADA's prohibition of disclosing confidential information concerning employees' medical condition(s) or history(ies); and (3) the ADA's requirement that employers provide reasonable accommodation to disabled employees. The policy shall further describe the procedure by which employees may request an accommodation.

6. Within ninety (90) days of the Court's entry of the Consent Decree, Defendant shall distribute the policy adopted pursuant to Paragraph 5 above to all of its employees, supervisors, and managers. Thereafter, Defendant shall distribute the policy to its new employees, supervisors, and managers within thirty (30) days of the commencement of their employment.

7. Defendant agrees to provide training on the policy described in Paragraph 5 to its current employees, supervisors, and managers within ninety (90) days of the entry of the Consent Decree, Defendant further agrees to provide training on the requirements of the ADA to each newly hired employee, supervisor, and manager within thirty (30) days of the commencement of his or her employment.

8. Defendant shall verify to the Commission within 120 days of the entry of the Consent Decree that it has established an ADA training program for its employees. Defendant shall further verify within 120 days of the entry of the Consent Decree that it has conducted the training described in Paragraph 7 above for its existing employees and for any new employees hired within that 120 day period. As part of this verification obligation, Defendant shall report to the Commission the topics covered in that training and verify that all employees attended the training.

9. During the term of this Decree, Defendant agrees to post continuously its ADA policy(ies) on its employee bulletin boards or other locations conspicuous to its employees at each of its North Carolina facilities.

10. For twelve (12) months following the date of entry of the Consent Decree, Defendant shall provide the Commission with semi-annual reports, with the first report being due four (4) months after entry of the Consent Decree. Defendant shall provide the Commission with

the second report six (6) months thereafter. The reports shall contain the following information regarding each employee whose terms and/or conditions of employment have been modified in any way as a result, either in whole or in part, of the employee's medical condition(s): the name, address, telephone number, and social security number of each such employee; a description of the terms and/or conditions of employment that were modified, the reason(s) Defendant modified the employee's terms and/or conditions of employment; and the nature of the employee's medical condition.

11. Defendant agrees that the Commission may upon reasonable notice review compliance with this Decree. As part of such review, the Commission may inspect the premises, interview employees and examine and copy documents relevant to the issues in this Decree.

12. If anytime during the term of this Decree, the Commission believes that Defendant is in violation of this Decree, the Commission shall give notice of the alleged violation to the Defendant. Defendant shall have thirty (30) days in which to investigate and respond to the allegations. Thereafter, the Commission and the Defendant shall have a period of thirty (30) days, or such additional period as may be agreed upon by them, in which to engage in negotiation and conciliation regarding such allegations, before the Commission exercises any remedy provided by law.

13. During the term of this Decree, Defendant shall conspicuously post the attached Employee Notice, marked Appendix A, hereby made a part of this Decree, in a place where it is visible to employees at each of its North Carolina facilities. If the Notice becomes defaced or unreadable, Defendant shall replace it by posting another copy of the Notice.

14. Defendant agrees that all advertisements it places for job vacancies will include a statement that Sampson-Bladen Oil Co., Inc., is an equal opportunity employer that does not

discriminate on the basis of disability, race, sex, national origin, color, religion, age, or any other protected status.

15. Except as otherwise stated in this Decree, each party shall bear its own costs and attorneys' fees in this action.

16. This Court shall retain jurisdiction of this cause for purposes of monitoring compliance with this Decree and entry of such further orders as may be necessary or appropriate.

17. The term of this Decree shall be for twelve (12) months from its entry by the Court.

18. Defendant's consent to this agreement shall not be construed as an admission of liability or of any violation of law or any other act of wrongdoing and Defendant expressly denies that it has violated federal or state law in any respect.

03/14/03  
Date

  
Senior Judge, U.S. District Court  
Eastern District of North Carolina

The parties jointly request that the Court approve and enter the Consent Decree:

**EQUAL EMPLOYMENT  
OPPORTUNITY COMMISSION**

**ROYAL J. KATZENBERGER**

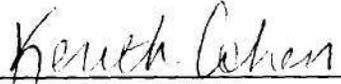
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