

Serial: 214482

**IN THE SUPREME COURT OF MISSISSIPPI**

**No. 2017-TS-01137**

***JOHN DOE***

**FILED**

*Appellant*

*v.*

**AUG 25 2017**

***STEVE ROBERTSON AND JAMES  
HENDRIX***

**OFFICE OF THE CLERK  
SUPREME COURT  
COURT OF APPEALS**

*Appellees*

**ORDER**

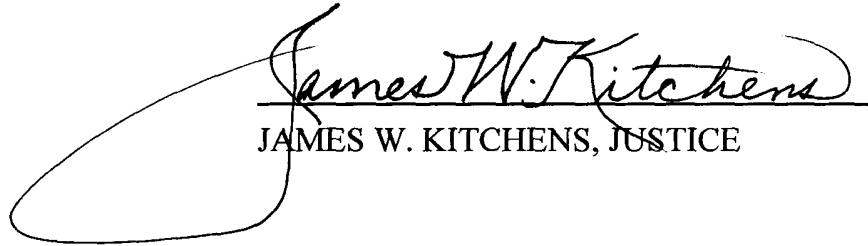
Before the panel of Dickinson, P.J., Kitchens and Coleman, JJ., is John Doe's Motion to Enforce Stay. Doe appealed to the Hinds County Chancery Court, First Judicial District, the Mississippi Ethics Commission's Final Order ruling that University of Mississippi boosters' names be disclosed. The chancery court dismissed Doe's appeal for lack of standing, and ordered the University to comply with the Ethics Commission's order by August 22, 2017. Doe appealed to this Court. On August 17, 2017, we stayed the chancery court's order.

Now, Doe informs the Court that the Appellees have submitted further records requests to the University. The University's responses to these requests are due on August 28, 2017. Doe asserts that the responses will disclose the boosters' names. Doe asks the Court to enforce its August 17 Order as to the new records requests. After due consideration, the panel finds that the motion should be granted.

IT IS THEREFORE ORDERED that John Doe's Motion to Enforce Stay is hereby granted. The Appellees are ordered to withdraw immediately the additional records requests.

IT IS FURTHER ORDERED that the Appellees shall respond to the Motion to Enforce Stay, and shall show cause as to why this Court should not find them in contempt of the August 17 Order. The Appellees shall respond within ten days of the entry of this Order. John Doe may file a reply within ten days of the filing of the Appellees' response.

SO ORDERED, this the 25<sup>th</sup> day of August, 2017.

  
\_\_\_\_\_  
JAMES W. KITCHENS, JUSTICE