

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF OKLAHOMA**

(1)HAROLD MILHISLER, husband, and
ELIZABETH MILHISLER, wife, individually
and on behalf of all others similarly situated,

CASE NO.

Plaintiffs.

vs.

(1)GLOBAL CLIENT SOLUTIONS, LLC, an
Oklahoma limited liability company; (2)GHS
SOLUTIONS, LLC, a Florida Limited
Liability Company; (3)ROCKY MOUNTAIN
BANK & TRUST, a Colorado financial
institution; (4)BANK OF OKLAHOMA, N.A.;
and (5)JOHN AND JANE DOES A-M,

Defendants.

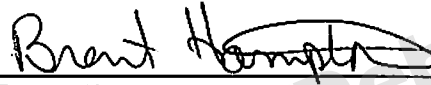
DECLARATION OF BRENT HAMPTON

Pursuant to 28 U.S.C. § 1746, I, Brent Hampton, declare the following:

1. I have personal knowledge of the facts stated herein. This Declaration is made in support of Defendants Global Client Solutions, LLC (“Global”) and Rocky Mountain Bank & Trust’s Notice of Removal.
2. I am the General Counsel of Global.
3. A true and correct copy of Plaintiffs’ account statement for their special purpose account set up by Global is attached hereto as Exhibit “1”.
4. From the limitations period specified in the Class Action Complaint to the present, the joint-clients of GHS and Global in Oklahoma exceed two-hundred six (206).

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 9-7, 2011.

A handwritten signature in black ink, appearing to read "Brent Hampton", written over a horizontal line.

Brent Hampton
General Counsel
Global Client Solutions, LLC

From Article at GetOutOfDent.org