

APPENDIX TAB A
Decision of State Court of Appeals

**Court of Appeals
Fifth District of Texas at Dallas**

JUDGMENT

Franklin Cox,
Appellant
No.05-17-01331-CV
V.
Texas Workforce Commission,
Lincoln Technical Institute,
Inc., and UCAC, Inc.,
Appellees
On Appeal from the 134th
Judicial District Court,
Dallas County, Texas
Trial Court Cause No.
DC-17-01261.
Opinion delivered by
Justice Osborne; Justices
Schenck and
Reichek,
participating

In accordance with this Court's opinion of this date, the judgment of the trial court is **AFFIRMED**.

It is ORDERED that appellees Texas Workforce Commission, Lincoln Technical Institute, Inc. and UCAC, Inc. recover their costs of this appeal from appellant Franklin Cox.

Judgment entered this 10th day of May, 2019.

APPENDIX TAB B
Decision of State Trial Court

CAUSE NO. DC-17-01261

Franklin L. Cox § In The 134th Judicial
Plaintiff, §
§
v. § District Court of
Texas Workforce §
Commission and §
Lincoln Technical, § Dallas County, Texas
Defendants

ORDER GRANTING SUMMARY JUDGMENT

Defendants Motion for Summary Judgment of Lincoln Technical and Texas Workforce Commission came to be considered. The Court, after considering the basis of the Motion, is of the opinion that the Motion for Summary Judgment of Defendants Lincoln Technical and Texas Workforce Commission should be GRANTED.

It is therefore ORDERED that the Motion for Summary Judgment of Defendants Lincoln Technical and Texas Workforce Commission is GRANTED in its entirety. All costs of Court shall be borne by party incurring same. This order is final and appealable and disposes of all parties and claims.

SIGNED THIS 3 DAY OF November, 2017.

“Dale Tillery”
Judge Presiding

APPENDIX TAB C
Decision of State Supreme Court
Denying Review Reprinted

The Supreme Court of Texas

No. 19-0443

FRANKLIN COX § Dallas County,
v. §
TEXAS WORKFORCE § 5th District

§
COMMISSION AND
LINCOLN TECHNICAL
AND UCAC INC.

October 4, 2019

Petitioner's petition for review, filed herein in
the above numbered and styled case, having
been duly considered, is ordered, and hereby is,
denied.

"Blake A Hawthorne"

Blake A. Hawthorne, Clerk

By Monica Zamarripa, Deputy Clerk

APPENDIX TAB D

Order of State Supreme Court

Denying Rehearing Reprinted

The Supreme Court of Texas

No. 19-0443

§
§
§
§
§
§

FRANKLIN COX

Dallas County,

v.

TEXAS WORKFORCE

§
§
§
§

5th District

COMMISSION AND
LINCOLN TECHNICAL
AND UCAC INC.

December 6, 2019

Petitioner's motion for rehearing of petition for review, filed herein in the above numbered and styled case, having been duly considered, is ordered, and hereby is, denied.

I, BLAKE A HAWTHORNE, Clerk of the Supreme Court of Texas, do hereby certify that the above is a true and correct copy of the orders of the Supreme Court of Texas in the case number and styled as above, as the same appear of record in the minutes of said Court under the date shown.

It is further ordered that petitioner, FRANKLIN COX, pay all costs incurred on this petition.

WITNESS my hand and seal of the Supreme Court of Texas, at the City of Austin, this the 6th day of December, 2019.

"Blake A Hawthorne"

Blake A. Hawthorne, Clerk

By Monica Zamarripa, Deputy Clerk