

IN THE UNITED STATES DISTRICT COURT FOR THE
EASTERN DISTRICT OF VIRGINIA
Alexandria Division

OKLAHOMA FIREFIGHTERS PENSION AND)
RET. SYS., OHIO PUB. EMPS. RET. SYS., and)
STATE TCHRS. RET. SYS. OF OHIO,)
Derivatively on Behalf of the Nominal Defendant)
THE BOEING CO.,)

Plaintiffs,)

1:24-cv-1200 (LMB/LRV)

v.)

DAVID L. CALHOUN, et. al.,)

Defendants,)

and)

THE BOEING CO.,)

Nominal Defendant.)

ORDER

On December 20, 2024, this Court ordered “that plaintiffs must show cause within fourteen (14) days of this Order as to why Counts III and IV should not be consolidated with In re The Boeing Company Securities Litigation, Case No. 1:24-cv-151.” [Dkt. No. 131]. Having reviewed the parties’ responses, it is hereby

ORDERED that counsel in this civil action and in the related civil action In re Boeing, 1:24-cv-151-LMB-LRV coordinate all discovery to the maximum extent possible to avoid overlap and duplication. The two civil actions shall not be consolidated and shall retain their separate captions and case numbers. Judge Vaala shall oversee the discovery process and may issue orders to clarify or amend this Order as she deems appropriate. The Court expects counsel to resolve discovery issues among themselves through the meet and confer process.

The Clerk is directed to forward copies of this Order to counsel of record.

Entered this 3rd day of February, 2025.

Alexandria, Virginia

lsl 
Leonie M. Brinkema
United States District Judge