

## Judge Albright Changes Procedures for Transfers to Austin – Opposed Motions Required

SEPTEMBER 14, 2020

To date, Judge Albright has yet to deny an intra-district motion to transfer a case from Waco to Austin and, indeed, was accepting stipulations by the parties agreeing to a transfer to Austin. In all cases, once the case was transferred to the Austin Division, it remained on Judge Albright's docket. The Court has just changed these procedures. Judge Albright no longer accepts stipulations or unopposed motions, and **requires** defendants to file opposed motions to transfer to Austin. Defendants should now be prepared to gather facts necessary to meet the transfer factors under 1404(a), as analyzed by the Fifth Circuit in *In re Volkswagen AG*, 371 F.3d 201, 203 (5th Cir. 2004) (*Volkswagen I*) and *In re Volkswagen of Am., Inc.*, 545 F.3d 304, 312 (5th Cir. 2008) (*Volkswagen II*). It is unclear whether this will impact the transfer rate, though we expect the Court to apply the traditional transfer analysis, as done in the past, and keep a share of cases in Waco.

1 Min Read

### Authors

[Ahtoosa Amini Dale](#)

[Danielle Williams](#)

### Related Locations

Silicon Valley

### Related Topics

Motions to Transfer

### Related Capabilities

Patent Litigation

## Related Regions

North America

## Related Professionals

---



Ahtoosa Amini Dale



Danielle Williams

*This entry has been created for information and planning purposes. It is not intended to be, nor should it be substituted for, legal advice, which turns on specific facts.*