

**EXHIBIT A**  
**TO**  
**DECLARATION OF MOLLIE M. LEE IN SUPPORT OF APPLICATION TO**  
**SHORTEN TIME**



**Deposition Scheduling**  
Mollie Lee to: Sarah Troupis

04/13/2010 12:37 PM

Dear Sarah,

As we discussed yesterday, the Defendants intend to depose Mr. Ron Prentice and Mr. Brian Brown. I am waiting to hear from you when Mr. Prentice and Mr. Brown are available. At your earliest convenience, please let me know all dates between April 19 and May 14 when these witnesses are available.

Thank you,  
Mollie

Mollie Lee, Deputy City Attorney  
Office of San Francisco City Attorney Dennis J. Herrera  
1 Dr. Carlton B. Goodlett Place, Suite 234  
Telephone: (415) 554-4705  
Fax: (415) 554-4745  
mollie.lee@sfgov.org

**EXHIBIT B**

**TO**

**DECLARATION OF MOLLIE M. LEE IN SUPPORT OF APPLICATION TO  
SHORTEN TIME**



Re: ProtectMarriage.com v. Bowen - Depositions

Sarah Troupis

to:

Mollie Lee

04/20/2010 05:54 AM

Cc:

"Jim Bopp", "Scott F. Bieniek"

Show Details

History: This message has been replied to and forwarded.

Mollie -

Our conditional offer does mean that we are not available before May 14. Sorry for any confusion.

-Sarah Troupis-

Sarah Troupis  
Bopp, Coleson & Bostrom  
1 South 6th Street  
Terre Haute, Indiana 47807

Phone: 812-232-2434  
Fax: 812-235-3685  
E-mail: [stroupis@bopplaw.com](mailto:stroupis@bopplaw.com)

----- Original Message -----

**From:** Mollie Lee  
**To:** [stroupis@bopplaw.com](mailto:stroupis@bopplaw.com)  
**Cc:** [Jim Bopp](#) ; [Scott F. Bieniek](#)  
**Sent:** Monday, April 19, 2010 8:10 PM  
**Subject:** Re: ProtectMarriage.com v. Bowen - Depositions

Thank you, Sarah. I hope you had a good weekend, too.

In our correspondence last week, I asked for all dates between April 19 and May 14 when your clients would be available. Does your conditional offer of May 27 and 28 mean that you are not able to offer any deposition dates on or before May 14?

Mollie Lee, Deputy City Attorney  
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[mollie.lee@sfgov.org](mailto:mollie.lee@sfgov.org)

From: "Sarah Troupis" <[stroupis@bopplaw.com](mailto:stroupis@bopplaw.com)>  
To: "Mollie Lee" <[Mollie.Lee@sfgov.org](mailto:Mollie.Lee@sfgov.org)>  
Cc: "Jim Bopp" <[JBoppjr@aol.com](mailto:JBoppjr@aol.com)>, "Scott F. Bieniek" <[sbieniek@bopplaw.com](mailto:sbieniek@bopplaw.com)>  
Date: 04/19/2010 11:16 AM  
Subject: ProtectMarriage.com v. Bowen - Depositions

Mollie -

I hope that you had a good weekend.

Having looked at all of the schedules on our end, the dates you initially proposed are not going to work for us. Alternatively, our clients are available for depositions on May 27 and 28. However, we only offer those dates on the condition that there be no requests to change the deadlines set forth in the scheduling order because these depositions would fall outside the set time for discovery.

Thank you.

-Sarah Troupis-

Sarah Troupis  
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**EXHIBIT C**

**TO**

**DECLARATION OF MOLLIE M. LEE IN SUPPORT OF APPLICATION TO  
SHORTEN TIME**



**Re: ProtectMarriage v Bowen : meet and confer re discovery deadlines**

Sarah Troupis to: Mollie Lee

04/22/2010 01:20 PM

Cc: "Scott F. Bieniek"

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Mollie -

This correctly states our position. Thank you for confirming, and have a good weekend!

-Sarah Troupis-

Sarah Troupis  
Bopp, Coleson & Bostrom  
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Terre Haute, Indiana 47807

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----- Original Message -----

**From:** Mollie Lee

**To:** Sarah Troupis

**Sent:** Thursday, April 22, 2010 4:19 PM

**Subject:** ProtectMarriage v Bowen: meet and confer re discovery deadlines

Sarah: I am writing to confirm our discussion regarding Defendants' request to extend discovery deadlines. You informed me that Plaintiffs are not open to any extension of discovery deadlines. You also informed me that Plaintiffs would not consent to a motion to shorten time on a hearing on the motion to extend discovery deadlines.

Please let me know if this correctly states your position.

Thank you, and have a good weekend.

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