## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 15-cv-00190-MEH

ALEX DEAN,

Plaintiff,

v.

MARKER VOLKL USA, INC.,
MARKER DEUTSCHLAND GmbH,
JARDEN CORPORATION,
LEONARD GREEN & PARTNERS, d/b/a Sports Authority, Inc.,
TSA STORES, INC. d/b/a Sports Authority, and
JOHN DOE,

Defendants.

MINUTE ORDER

Entered by Michael E. Hegarty, United States Magistrate Judge, on April 15, 2015.

Before the Court are Plaintiff's Status Update regarding Certificate of Compliance Relating to Plaintiff's Unapposed [sic] Motion for Second Amended Complaint [docket #22] and Defendants' Motion to Reconsider Minute Order Document 19 [filed April 8, 2015; docket #23]. In light of the representations made in these documents that the Plaintiff's motion was not actually "unopposed," the motion to reconsider is **granted**. Accordingly, this Court's April 3, 2015 order granting Plaintiff's motion [docket #19] is **vacated** and Plaintiff's Unapposed [sic] Motion for [Leave to File] Second Amended Complaint and Jury Demand [filed April 2, 2015; docket #17] is **denied without prejudice** for failure to comply with D.C. Colo. LCivR 7.1(a). In addition, the Second Amended Complaint filed in accordance with the Court's April 3, 2015 order [docket #21] is **stricken**. The Plaintiff may re-file his motion to amend in accordance with this order and all applicable federal and local rules.