



Noah Silverman
<NSilverman@fflegal.com>

04/30/2012 06:03 PM

To "goodman@flsd.uscourts.gov"
<goodman@flsd.uscourts.gov>
cc "Jason Margulies" <JMargulies@lipcon.com>,
"CLlinas@lipcon.com" <CLlinas@lipcon.com>,
"cchardon@hamiltonmillerlaw.com"
bcc

Subject April Gentry v. Carnival & Mystic Mountain, Case No.:
1:11-cv-21580-JG

History:

➡ This message has been forwarded.

Dear Magistrate Goodman,

At the hearing on Plaintiff's Motion to Compel Discovery on Monday, April 23, 2012 in the above-referenced matter, your Honor asked us to inquire into two issues with respect to Plaintiff's Motion to Compel Discovery. First, with respect to Plaintiff's Interrogatories No. 21 and Request for Production No. 47, your Honor asked us to inquire as to the logistics of searching for information regarding complaints relating to the Bobsled excursion. Carnival has advised us that a computer search can be run to determine if there were complaints relating to the Bobsled excursion. Second, with respect to Plaintiff's Request for Production No. 31, your Honor asked us to determine whether Carnival's shoreside shore excursion department maintains meeting minutes and/or memos referring to the subject shore excursion. Carnival has advised us that they do not have responsive documentation.

Respectfully,

Noah Silverman

Partner

Foreman Friedman, PA
2 South Biscayne Boulevard
Suite 2300
Miami, Florida 33131
Tel : (305) 358-6555
Fax: (305) 374-9077
Email:[mail](#) - [Website](#)



The information transmitted herein is intended only for the person or entity to which it is addressed and may contain confidential and/or privileged material. Any review, retransmission, dissemination or other use of, or taking of any action in reliance upon, this information by persons or entities other than the intended recipient is prohibited. If you received this message in error, please contact the sender and delete the material from any computer. Under applicable U.S. Treasury Regulations, we are required to inform you that any advice contained in this electronic mail message (or any attachment hereto) is not intended to be used, and cannot be used, to avoid tax penalties imposed under the Internal Revenue Code.