Exhibit J

From:	Kenia Bravo
To:	"Sean Santini"
Cc:	"Averil Andrews"; "avelinogonzalez@bellsouth.net"; "Betty Caballero"
Subject:	RE: Corbacho v. Puig
Date:	Tuesday, September 16, 2014 7:04:00 PM

Sean,

The Chapman case goes to trial in mid-November. I will be unable to do the depo at that time. Let's agree to something in December then?

Sincerely,

Kenia Bravo

From: Sean Santini [mailto:SSantini@santinilawfirm.com]
Sent: Tuesday, September 16, 2014 2:28 PM
To: Kenia Bravo
Cc: Averil Andrews; avelinogonzalez@bellsouth.net; Betty Caballero
Subject: RE: Corbacho v. Puig

Kenia,

I'm grateful for the professional courtesies you've extended to me. I will note that I've extended the same courtesies to you and remain willing, within reason, to continue accommodating your work schedule.

All I asked below was for a date certain in October for the taking of your client's deposition. If, due to your work schedule, there isn't a single day in the month of October when you're available for your client's deposition, then please provide me some options in early November (I, too, have scheduling constraints I need to work around).

Telling me that I'm going to have to wait "until after December" to get a date from you for your client's deposition simply is not reasonable. Again, I'd appreciate it if you'd please provide me by September 25 with a date certain (if it can't be October, then early November) when I can depose your client. Thanks,

Sean