

## Exhibit K

**From:** [Sean Santini](#)  
**To:** [Kenia Bravo](#)  
**Cc:** [Averil Andrews](#); [avelinogonzalez@bellsouth.net](mailto:avelinogonzalez@bellsouth.net); [Betty Caballero](#)  
**Subject:** Re: Corbacho v. Puig  
**Date:** Wednesday, September 17, 2014 5:50:43 PM

---

Kenia, if your work schedule precludes you from having the deposition before December, then, yes, let's do it in December. Please let me know by September 25, when in December I'll be able to take your client's deposition so that I can notice it accordingly (and please keep in mind that I will be out for the holidays from December 22 through January 2). Thank you,

Sean

Sent from my iPad

On Sep 16, 2014, at 7:06 PM, "Kenia Bravo" <[avelinogonzalez2@bellsouth.net](mailto:avelinogonzalez2@bellsouth.net)> wrote:

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](mailto: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