

MINUTE ENTRY  
NORTH, M.J.  
APRIL 1, 2015

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF LOUISIANA

SEAN A. BRISTOL, ET AL.

CIVIL ACTION

VERSUS

NUMBER: 14-2984

DOREL JUVENILE GROUP, INC.

SECTION: "I"(5)

**HEARING ON MOTION**

COURT REPORTER: Arlene Movahed

APPEARANCES: Raymond Lewis, Claudia Santoyo

MOTION:

(1) Defendant's Motion to Compel and for Discovery Sanctions (Rec. doc. 17).

\_\_\_\_\_: Continued to

\_\_\_\_\_: No opposition

1: Opposition

**ORDERED**

\_\_\_\_\_: Dismissed as moot.

\_\_\_\_\_: Dismissed for failure of counsel to appear.

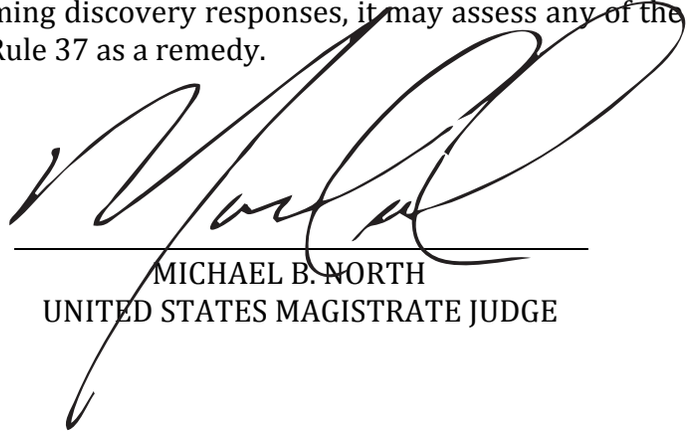
\_\_\_\_\_: Granted.

\_\_\_\_\_: Denied.

1: Other. Subject to the following modifications, all forms of relief enumerated in Defendant's motion are granted with the exception of "F" (expenses including attorney's fees) which is held in abeyance. On or before 5:00 p.m. on April 7, 2105, Plaintiffs are to fully and formally respond, without objection, to Defendant's outstanding written discovery requests and are to provide Defendant with their Rule 26 initial disclosures. Any perceived

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deficiencies in those responses or initial disclosures are to be the subject of a separate motion. Plaintiffs are admonished that should the Court find actual deficiencies in the forthcoming discovery responses, it may assess any of the sanctions available under Rule 37 as a remedy.



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MICHAEL B. NORTH  
UNITED STATES MAGISTRATE JUDGE