Timely production and supplementation of discovery is the mutual responsibility of all parties in any civil action. The Court finds no basis to conclude that Defendant's failure to timely produce the voluntary statements of Ben Elliott and Christina Jensen was intentional, but he tardy production is nonetheless a source of prejudice to Plaintiff with regard to trial preparation. The Court will remedy this prejudice as follows:

IT IS ORDERED that Plaintiff's Motion for Sanctions Due to Withheld Witness Statements (Doc. #217) is **Granted** to the extent that Defendants shall, within forty-five days of the date of this Order, and a date and time mutually convenient to counsel for both Parties and the witnesses, produce witnesses Ben Elliott and Christina Jensen for deposition at Las Vegas, Nevada. Defendant shall bear all costs in connection with the depositions and production of witnesses for the same, and shall also pay a reasonable attorney's fee for the attendance of the attorney who conducts the deposition on behalf of Plaintiff.

DATED: April 16, 2012.

PHILIP M. PRO

United States District Judge