Doc. 13

6175590_1

Dockets.Justia.com

Bryant v. Standard Insurance Company

	1	DATED this 17 th day of July, 2015.							
	2	LAW OFFICE OF JULIE A. MERSCH	LEWIS ROCA ROTHGERBER LLP						
3993 Howard Hughes Pkwy, Suite 600 Las Vegas, NV 89169-5996	3								
	4	By <u>/s/ Julie A. Mersch (with permission)</u> JULIE A. MERSCH	By: <u>/s/ Ann-Martha Andrews</u> ANN-MARTHA ANDREWS						
	5	Nevada Bar No. 4695	Nevada Bar No. 7585 TODD D. ERB						
	6	701 S. 7 th Street Las Vegas, Nevada 89101	Nevada Bar No. 12203 3993 Howard Hughes Parkway Suite 600						
	7	Attomacy for Disintiff							
	8		Las Vegas, Nevada 89169 Attorneys for Defendant Standard Insurance Company						
	9		r. J						
	10	IT	IT IS SO ORDERED:						
	11	M (a a							
	12	GEORGE FOLEY, JR.							
lughes 89169-	13	United States Magistrate Judge							
ward H s, NV 8	14	Da	ated: July 21, 2015						
3993 Howard Hughes Pkw) Las Vegas, NV 89169-5996	15								
E 33	16								
OCA BER	17								
LEWIS ROTHGER	18								
	19 20								
	21								
	22								
	23								
	24								
	25								
	26								
	27								

6175590_1

legitimate business interests of the parties to protect documents or information that may

27

28

6175541_1

7

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

information, as well as the legitimate privacy interests of non-parties. Other individuals or entities producing documents or information in this lawsuit, including individuals or 3 entities responding to subpoenas, may use the "confidential" designation under this Order 4 consistent with their legitimate interests to protect information that they deem to be 5 confidential or proprietary. 6 2. Scope of Confidential Designation. The special treatment accorded the document(s) designated "confidential" under this Order shall reach: 8 9

contain trade secrets or other confidential research, development, or commercial

- All documents currently or hereafter designated "confidential" (a) under this Order;
- All copies, extracts, and complete or partial summaries prepared (b) from such documents;
- Any portion of a deposition transcript or exhibit, or portion (c) thereof, that discusses or refers to such documents, copies, extracts or summaries: and.
- (d) Any portion of any discovery answer or response, affidavit, declaration, brief, or other paper filed with the Court, or as an exhibit to such paper, that discusses or refers to such documents, copies, extracts or summaries.
- 3. Restrictions on Disclosure of Confidential Documents. Except with prior written consent of all parties asserting confidential treatment, and except as provided elsewhere in this Order, documents designated "confidential" under this Order and all information contained in them or derived from them, may not be disclosed to any person other than:
 - The parties and counsel of record for the parties; (a)
 - Secretaries, paralegal assistants, and all other employees of such (b) counsel who are assisting in the prosecution and/or defense of this lawsuit:
 - Designated testifying experts; (c)
 - (d) Consulting experts;
 - Actual or potential deposition or trial witnesses in this action, to (e) the extent reasonably necessary to prepare the witnesses to testify concerning this lawsuit. In no event, however, shall disclosure be made under this subparagraph to any witness who is or has been employed by or associated with any competitor or customer of the defendants unless the confidential documents in question were written by, seen by or copied to such witness; and,

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

The Court and its employees, the triers of fact, court reporters transcribing testimony and notarizing officers. (f)

"Disclosure" is intended to be interpreted broadly, and means copying (including handwritten copies), exhibiting, showing, communicating, describing, allowing access to, or otherwise releasing to any person the documents subject to this order or any of these documents' content, except as expressly authorized by this Order.

- 4. Review of Own Confidential Documents. The restrictions of this Order shall not apply to parties or nonparties, and their employees, attorneys, experts or their authorized agents, when reviewing their own confidential documents.
- 5. Certification of Compliance. Prior to disclosing any confidential information, materials, or documents to any individual identified in paragraphs 3(c)-(e) above, a party shall provide said individual with a copy of this Order and a copy of the Declaration Re Protective Order attached hereto as Exhibit A. The individuals identified in paragraphs 3(c)-(e) shall sign the Declaration Re Protective Order prior to being granted access to confidential information, materials, or documents. With respect to the individuals identified in paragraphs 3(c) and 3(e), a copy of the signed Declaration Re Protective Order shall be provided to the other party within five days of disclosure. With respect to the individuals identified in paragraph 3(d), a copy of the signed Declaration Re Protective Order shall be provided to the other party at the close of the litigation, but prior to dismissal of the action. If an individual's status under paragraph 3(d) changes during the litigation, a copy of the signed Declaration Re Protective Order shall be provided to the other party within five days of disclosure of the individual.
- 6. Notice of Breach. It shall be the obligation of counsel, upon hearing of any breach or threatened breach of this Order by any person, promptly to notify counsel for the opposing and producing parties of such breach or threatened breach.
- 7. <u>Use of Confidential Documents at Depositions.</u> Documents designated "confidential" under this Order, and all information contained in them or derived from

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

27

28

them, may be used or referred to at depositions, in accordance with the provisions of this Order. Any confidential documents marked as deposition exhibits shall be stamped "CONFIDENTIAL" and sealed separately from the remainder of the deposition transcript and exhibits. When a party uses or refers to confidential documents or other information at a deposition, the portion of the deposition transcript that relates to such documents or information shall be sealed separately from the remainder of the transcript and shall be treated as confidential under the provisions of this Order.

- 8. <u>Designating Portions of Deposition Transcripts Confidential.</u> Any party may, within 15 days after receiving a deposition transcript, designate portions of the transcript, or exhibits to it, as confidential. At the deposition, the parties will attempt in good faith to preliminarily identify and designate confidential testimony and exhibits without prejudice to their right to so designate other testimony or exhibits or withdraw such designation after receipt of the transcript. Confidential deposition testimony or exhibits may be so designated by stamping the exhibits "CONFIDENTIAL" or by underlining the portions of the pages that are confidential and stamping such pages "CONFIDENTIAL." Until expiration of the 15-day period, the entire deposition transcript, and all exhibits to it, will be treated as confidential under the provisions of this Order. If no party or nonparty timely designates testimony or exhibits from a deposition as being confidential, none of the deposition testimony or exhibits will be treated as confidential. If a timely confidential designation is made, the confidential portions and exhibits shall be stamped confidential and sealed separately from the portions and exhibits not so marked, and shall be treated as confidential under the provisions of this Order.
- 9. <u>Use of Confidential Documents in Papers Filed with the Court.</u>

 Documents designated "confidential" under this Order, and all information contained in them or derived from them, may be discussed or referred to in pleadings, motions, affidavits, briefs or other papers filed with the Court, or attached as exhibits to them,

provided that such confidential documents and information, and any portion of any paper filed with the Court that discusses or refers to them, are filed under seal pursuant to the procedures set forth in LR 10-5(b). Unless otherwise permitted by statute, rule or prior court order, papers filed with the court under seal shall be accompanied by a contemporaneous motion for leave to file those documents under seal.

Notwithstanding any agreement among the parties, the party seeking to have the paper sealed bears the burden of overcoming the presumption in favor of public access to papers filed in court. The party who originally designated the documents as "confidential" will bear the burden of requesting that the designated documents remain under seal.

- 10. <u>Use of Confidential Documents in Court</u>. Documents designated confidential under this Order, and all information contained in them or derived from them, may be used or offered into evidence at the trial of this suit, or at any court hearing in this litigation, provided that:
 - (a) Sufficient advance notice is given to permit the designating party or nonparty to seek additional protections or relief from the Court if desired; and
 - (b) The confidential documents and information, and any portion of any transcript or court paper where they are discussed or referred to, are filed under seal with the Clerk of this Court.
- 11. <u>Litigation Use Only</u>. All documents produced in this suit that are confidential under this Order and all information contained in them or derived from them, shall be used solely for the preparation and trial of this suit (including any appeals and retrials), and shall not be used for any other purpose, including business, governmental or commercial, or in any other administrative, arbitration or judicial proceedings or actions.
- 12. <u>Non-Termination and Return of Documents</u>. The provisions of this Order shall continue to apply to all confidential documents and information after this suit has been terminated. Within 30 days after final conclusion of all aspects of this litigation, all confidential documents and all copies of the same (other than exhibits of

record) shall be returned to the defendant or the person that produced such documents or, at the option of the producer (if it retains at least one copy of the same), destroyed. All counsel of record shall make certification of compliance herewith and shall deliver the same to counsel for the party who produced the documents not more than 60 days after final termination of this litigation. Alternatively, the producing party may agree in writing on appropriate methods of destruction. This provisions of this paragraph do not apply to copies of pleadings or motions filed with the Court.

- Objections. If a party deems that materials to be disclosed are confidential and subject to the protective order, the disclosing party shall first notify the opposing party of its intention to so designate the disclosed materials as confidential and subject to the protective order. Nothing in this order shall prevent any party from objecting to a confidential designation that it believes to be improper and from seeking judicial intervention as to the designation of such materials as confidential and subject to the protective order. However, the parties shall treat all documents designated as confidential in accordance with the requirements of this Order during the pendency of any motion or other procedure undertaken by the objecting party.
- 14. <u>Subpoena by Other Courts or Agencies</u>. If another court or an administrative agency subpoenas or orders production of confidential documents that a party has obtained under the terms of this Order, such party shall immediately notify, prior to any production of such documents under the subpoena, the party who designated the document as confidential of the service of such subpoena or order, and provide that party with sufficient time in which to object.
- 15. <u>No Admissions</u>. Nothing contained in this Order, nor any action taken in compliance with it, shall:
 - (a) Operate as an admission by any party that a particular document or information is, or is not, confidential;
 - (b) Operate as an admission by any party that a particular document is, or is not, subject to discovery or admissible into evidence at the trial of this suit.

3993 Howard Hughes Pkwy, Suite 600 Las Vegas, NV 89169-5996

IT IS SO ORDERED:

United States Magistrate Judge

Dated: July 21, 2015

6175541_1

3993 Howard Hughes Pkwy, Suite 600 Las Vegas, NV 89169-5996

LEWIS ROCA ROTHGERBER

EXHIBIT A

DECLARATION RE PROTECTIVE ORDER

I,, h	nereby certify that I have read, reviewed and
understand the Protective Order entered i	in the above-captioned matter, and I agree to
abide fully and be bound by its terms wit	h respect to any documents, materials or
information designated or marked "SUBJ	ECT TO PROTECTIVE ORDER IN BRYANT V.
STANDARD" under the Protective Order to	hat is furnished to me in any manner.

I agree not to disclose to anyone any documents, materials or information designated or marked "SUBJECT TO PROTECTIVE ORDER IN BRYANT V. STANDARD" other than as set forth in the Protective Order.

I agree not to make any copies of any documents, materials or information designated or marked "SUBJECT TO PROTECTIVE ORDER IN BRYANT V. STANDARD" except in accordance with the Protective Order and to return all confidential documents to the party or attorney who provided them and to return or destroy all copies.

I agree not to make use of any confidential document under the Protective Order provided in this litigation for any purpose outside of this litigation.

I hereby consent to be subject to the personal jurisdiction and venue of the above-captioned Court with respect to any proceeding related to the Protective Order.

DATED	tnis	 aay	ΟI	 , 201	

Name Address:

Phone No:

6175541_1