jurisdiction before the court can decide the motion to quash. Accordingly, the parties shall have until March 25, 2013, in which to engage in limited discovery directed toward the facts supporting plaintiff's claim of personal jurisdiction over Sentro's motion to quash (#94) is therefore denied without prejudice, to renew within fifteen days of the close of discovery as set forth above. The plaintiff's request for entry of default against Sentro (#92) is likewise denied without prejudice to renew. IT IS SO ORDERED. DATED: This 22nd day of January, 2013. 

Howard & MEKiller

UNITED STATES DISTRICT JUDGE