

From: Jason Cassady

Sent: Thursday, December 30, 2010 3:29 PM

To: Evette Pennypacker; Austin Curry; Bedrock_Internal

Cc: Claude M. Stern; Todd Briggs; Austin Tarango; Cheryl Galvin Berry; Henry Lien

Subject: RE: Bedrock - Match.com and Google 30(b)(6) depositions

Evette.

Thank you for retaining the previously disclosed January 5th date for Mr. Bainter. Given the breadth of topics for Mr. Bainter of Match.com and Ms. Budhiraja of Google, we would ask that these depositions be run at the same time (as opposed to one after another). Can you please check on this possibility?

I am disappointed to hear that documents, that have been requested for well over a year, are the reason for further delay of depositions. Depositions that have already been pushed to the wire through no fault of the plaintiff Bedrock. We are against any depositions occurring outside the discovery period. However, given that you are stating you are unable to produce requested/relevant documents in time to present your 30(b)(6) witness to us, we will concede to this deposition occurring after the discovery period. Only for this limited purpose will we entertain depositions occurring after the discovery deadline. That being said, what is the reason for delay with the documents? When will they be produced? And can you make the witness available on the 11th, 12th, or 13th?

Best Regards,

Jason

From: Evette Pennypacker [mailto:evettepennypacker@quinnemanuel.com]

Sent: Wednesday, December 29, 2010 10:15 AM **To:** Jason Cassady; Austin Curry; Bedrock_Internal

Cc: Claude M. Stern; Evette Pennypacker; Todd Briggs; Austin Tarango; Cheryl Galvin Berry; Henry Lien

Subject: RE: Bedrock - Match.com and Google 30(b)(6) depositions

Jason:

I can now confirm that we can conduct Mr. Bainter's deposition in Silicon Valley on the morning of January 5. Thank you for your patience while we consulted with the client and witness during their vacations. With this schedule, we will conduct Mr. Bainter's deposition the morning of January 5 and Neena Budhiraja's deposition the afternoon of January 5, both in Silicon Valley.

Also, we have been working diligently to prepare additional Google documents for production related to DoS issues. It is taking some time to process those documents – more time than anticipated. We therefore request that the parties agree to conduct Mr. Menscher's deposition on January 14 to allow Google to produce these DoS related documents before Mr. Menscher's deposition. Given that there are so many depositions taking place next week, we are hopeful that moving this date will be convenient for both parties. Please let us know if this arrangement will be amenable to Bedrock.

Best,

Evette

From: Evette Pennypacker

Sent: Monday, December 27, 2010 10:38 AM

To: Jason Cassady; Todd Briggs; Austin Curry; Chaikovsky, Yar; Bright, Christopher; Lee, John; Claude M. Stern; Williams, Danielle; Korn, Russ; Bedrock-Defendants; Austin Tarango; Cheryl Galvin Berry; Henry Lien; James, Bryan; Bedrock_Internal

Cc: Evette Pennypacker

Subject: RE: Bedrock - Match.com and Google 30(b)(6) depositions

Jason:

I wanted to let you know that we have been trying to confirm with the witness that this will work – the holiday is making communication slower than usual. This was a client request, not a lawyer request, so we need confirmation from the witness. You will know as soon as we do.

Best.

Evette

From: Jason Cassady [mailto:jcassady@McKoolSmith.com]

Sent: Thursday, December 23, 2010 1:37 PM

To: Evette Pennypacker; Todd Briggs; Austin Curry; Chaikovsky, Yar; Bright, Christopher; Lee, John; Claude M. Stern; Williams, Danielle; Korn, Russ; Bedrock-Defendants; Austin Tarango; Cheryl Galvin Berry; Henry Lien; James, Bryan; Bedrock Internal

Subject: RE: Bedrock - Match.com and Google 30(b)(6) depositions

Evette.

We cannot take the deposition on the 7th in California. There are some 6 depositions planned that day. Furthermore, we have been patient with your refusal to provide witnesses on Google's behalf (allowing you to provide witnesses only 48 hours before the close of discovery). I can offer a compromise - we can take Mr. Bainter's deposition in Silicon Valley on the 5th. Will that work? Again I am just asking for the same professional courtesy I gave you yesterday.

Regards,

Jason

From: Evette Pennypacker [mailto:evettepennypacker@quinnemanuel.com]

Sent: Thursday, December 23, 2010 3:27 PM

To: Jason Cassady; Todd Briggs; Austin Curry; 'Chaikovsky, Yar'; 'Bright, Christopher'; 'Lee, John'; Claude M. Stern; 'Williams, Danielle'; 'Korn, Russ'; 'Bedrock-Defendants'; Austin Tarango; Cheryl Galvin Berry; Henry Lien; 'James, Bryan'; Bedrock Internal

Cc: Evette Pennypacker

Subject: RE: Bedrock - Match.com and Google 30(b)(6) depositions

Jason:

Unlike Bedrock, this is the first such request that we have made and it is not being made the week before the deposition. We cannot conduct Mr. Bainter's deposition on the 5th in Dallas. We can conduct it on the 7th in Silicon Valley.

Best,

Evette

From: Jason Cassady [mailto:jcassady@McKoolSmith.com]

Sent: Thursday, December 23, 2010 1:10 PM

To: Evette Pennypacker; Todd Briggs; Austin Curry; Chaikovsky, Yar; Bright, Christopher; Lee, John; Claude M. Stern; Williams, Danielle; Korn, Russ; Bedrock-Defendants; Austin Tarango; Cheryl Galvin Berry; Henry Lien; James, Bryan;

Bedrock Internal

Subject: RE: Bedrock - Match.com and Google 30(b)(6) depositions

Evette.

Mark Bainter's deposition was scheduled for Jan 5th in Dallas. We have already made arrangements for the deposition to be in Dallas. Given this late notice we cannot reschedule that deposition to January 7th in Silicon Valley. There are over 18 depositions currently on the calendar for that week. I'll note that as of the middle of next week the defendants will have taken all the depositions of each of Bedrock's witnesses (both 30(b)(6) and 30(b)(1)). We have kept our end of the bargain by providing witnesses and dates promptly. You however still refuse to give us the topics for your 30(b)(6) and continue to change the dates without notice.

We accept the Google witnesses starting in the morning on each date Jan 5, Jan 6, and Jan 7. Please confirm that Mr. Bainter for Match will be presented in Dallas on the 5th as previously agreed to by both parties. I'm simply asking for the exact same courtesy I gave you not 24 hours ago regarding Dr. Nemes deposition.

Regards,

Jason

From: Evette Pennypacker [mailto:evettepennypacker@quinnemanuel.com]

Sent: Thursday, December 23, 2010 2:54 PM

To: Jason Cassady; Todd Briggs; Austin Curry; 'Chaikovsky, Yar'; 'Bright, Christopher'; 'Lee, John'; Claude M. Stern; 'Williams, Danielle'; 'Korn, Russ'; 'Bedrock-Defendants'; Austin Tarango; Cheryl Galvin Berry; Henry Lien; 'James, Bryan';

Bedrock_Internal Cc: Evette Pennypacker

Subject: RE: Bedrock - Match.com and Google 30(b)(6) depositions

Jason:

We will follow up with a more detailed listing on a topic by topic basis as we did for Match under separate cover shortly, but in the interest of getting you some more details sooner, here is the current schedule for that week – all depositions to take place in Quinn's Redwood Shore's offices.

January 5 Neena Budhiraja (Financial topics) -- morning

January 6 Damian Menscher (DOS topics) -- morning

January 7 Laurent Chavey (Linux topics) - can be morning or afternoon

January 7 Mark Bainter (Match Linux topics) -- morning

Please note that Mr. Bainter's deposition is taking place the morning of the 7th in Silicon Valley. We will provide a definitive date for the marketing witness shortly, but right now it looks like that will be on January 10.

Best,

Evette

From: Jason Cassady [mailto:jcassady@McKoolSmith.com]

Sent: Thursday, December 23, 2010 11:20 AM

To: Jason Cassady; Todd Briggs; Austin Curry; Chaikovsky, Yar; Bright, Christopher; Lee, John; Claude M. Stern; Williams, Danielle; Korn, Russ; Bedrock-Defendants; Evette Pennypacker; Austin Tarango; Cheryl Galvin Berry; Henry Lien; James, Bryan; Bedrock Internal

Subject: RE: Bedrock - Match.com and Google 30(b)(6) depositions

Todd,

We are going to have court reporters and videographers set up in your Redwood shores office January 4th to the 7th. We need you to immediately identify the witnesses and topics numbers for the dates you proposed. I will note that this is a direct violation of our agreement made regarding the identification of witnesses in exchange for an extension of the

discovery order. Your refusal prejudices our ability to prepare for these depositions. We are taking no less than 18 depositions that week, all because you and your co-defendants waited until the end of the discovery period to put up your witnesses. Please give us this information immediately.

Regards,

Jason

From: Jason Cassady

Sent: Monday, December 20, 2010 11:56 AM

To: Todd Briggs'; Austin Curry; Chaikovsky, Yar; Bright, Christopher; Lee, John; Claude M. Stern; Williams, Danielle; Korn, Russ; Bedrock-Defendants; Evette Pennypacker; Austin Tarango; Cheryl Galvin Berry; Henry Lien; James, Bryan **Subject:** RE: Bedrock - Match.com and Google 30(b)(6) depositions

Todd - We need the witness names, specific topic numbers, and address for Google. Please provide that information as soon as possible.

Regards,

Jason

From: Todd Briggs [mailto:toddbriggs@quinnemanuel.com]

Sent: Thursday, December 09, 2010 6:04 PM

To: Jason Cassady; Austin Curry; Chaikovsky, Yar; Bright, Christopher; Lee, John; Claude M. Stern; Williams, Danielle; Korn, Russ; Bedrock-Defendants; Evette Pennypacker; Austin Tarango; Cheryl Galvin Berry; Henry Lien; James, Bryan; Todd Briggs

Subject: RE: Bedrock - Match.com and Google 30(b)(6) depositions

Jason,

The witness on December 15 will be Jason Cowlishaw. The witnesses on December 17 will be Sally Story and Jim Talbott. The witness on January 5 will be Mark Bainter. We will send you the location of the depositions in Dallas as soon as possible. We will get you the names of the Google witnesses when we get our lineup finalized.

Thanks, Todd

From: Jason Cassady [mailto:jcassady@McKoolSmith.com]

Sent: Wednesday, December 08, 2010 1:18 PM

To: Todd Briggs; Austin Curry; Chaikovsky, Yar; Bright, Christopher; Lee, John; Claude M. Stern; Williams, Danielle; Korn, Russ; Bedrock-Defendants; Evette Pennypacker; Austin Tarango; Cheryl Galvin Berry; Henry Lien; James, Bryan

Subject: RE: Bedrock - Match.com and Google 30(b)(6) depositions

Todd.

I need witness names for the depositions. Would you like to present your Match.com witnesses in our offices or had you planned to present them somewhere else in Dallas?

Also, we need to know the witness names and topics for the Google depositions. We cannot properly plan for and accept all the dates offered by the defendants in this case without all the facts.

Best Regards,

Jason

From: Todd Briggs [mailto:toddbriggs@quinnemanuel.com]

Sent: Wednesday, December 08, 2010 2:51 PM

To: Jason Cassady; Austin Curry; Chaikovsky, Yar; Bright, Christopher; Lee, John; Claude M. Stern; Williams, Danielle; Korn, Russ; Bedrock-Defendants; Evette Pennypacker; Austin Tarango; Cheryl Galvin Berry; Henry Lien; James, Bryan;

Todd Briggs

Subject: Bedrock - Match.com and Google 30(b)(6) depositions

Jason,

Here are the dates for the Match 30(b)(6) depositions. These will all take place in Dallas.

December 15

Network Security/DoS topics

December 17

Financial/Marketing topics

January 5

Match's use of Linux topics

The dates for the Google 30(b)(6) deposition will be January 4-7 and the depositions will probably take place at our office in Redwood Shores.

Best Regards, Todd