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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

BENJAMIN SOMERLOTT,

Plaintiff,

v.

MCNEILUS TRUCK AND
MANUFACTURING, INC.,

Defendant.

CASE NO. C16-0789MJP

ORDER DENYING PLAINTIFF'S
MOTION TO COMPEL

THIS MATTER comes before the Court on Plaintiff's motion to compel discovery from Defendant. Dkt. # 26. Having reviewed the motion, the response, reply, and all related papers, the Court DENIES the motion.

BACKGROUND

Plaintiff filed this personal injury action alleging strict products liability, negligence, and breach of implied warranty based on an incident where Defendant's garbage truck ejected a beer bottle, lacerating Plaintiff's arm. Dkt. # 3. Plaintiff now seeks to compel Defendant to provide more complete answers to Plaintiff's Interrogatories seven, 13, and 23, which seek

1 (1) instructions and warnings on the garbage truck’s risk of ejection of harmful objects,
2 (2) identification of any persons or entities that Defendant contends are liable for Plaintiff’s
3 injury, and (3) a statement of the material facts upon which Defendant based its affirmative
4 defenses.

5 **DISCUSSION**

6 For the following reasons, the Court finds that Defendant has already provided
7 appropriate responses to the Interrogatories at issue:

8 1. Interrogatory Number Seven

9 In response to Plaintiff’s request for instructions and warnings on the garbage truck’s risk
10 of ejection of harmful objects, Defendant referenced operator’s manuals, service manuals,
11 on-product warnings, and warnings and instructions provided by Plaintiff’s employer, Waste
12 Management. Dkt. # 26 at 3. Plaintiff contends that the volume of information referenced in
13 Defendant’s answer unfairly requires the Plaintiff to “hunt through thousands of pages of
14 documents to find the answer to a simple and straightforward interrogatory.” *Id.* at 4. Plaintiff
15 argues that Defendant has therefore violated Federal Rule of Civil Procedure 33(d)(1), which
16 permits a party to produce documents in response to interrogatories if the answer may be derived
17 or ascertained from the documents. Plaintiff asks the Court to order Defendant to pinpoint
18 specific information on the risk of ejection within these materials.

19 The Court finds that by providing instructional manuals and warnings, the Defendant has
20 sufficiently answered Interrogatory seven. The produced manuals contain an addendum relating
21 specific warnings with specific risks and Plaintiff “has not made any showing that [Defendant] is
22 better able to review the manuals than he is,” nor has Plaintiff claimed the operator’s manuals are
23 somehow incomprehensible or inaccessible. Dkt. # 29 at 7. In arguing that Federal Rule of Civil
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1 Procedure 33 places the burden on Defendant to provide additional information, Plaintiff
2 misreads the Rule.

3 2. Interrogatory Number Thirteen

4 Plaintiff next takes issue with Defendant’s response to Interrogatory 13, which asks
5 Defendant to identify any persons or entities that Defendant contends are liable for Plaintiff’s
6 injury. At the time of response, Defendant wrote that there was not sufficient information to
7 respond, but it would supplement its answer as information became available. Moore Decl. (Dkt.
8 # 26), Ex. A at 8-9. Plaintiff now asks the Court to compel Defendant to “admit that it has no
9 evidence whatsoever” to implicate third-parties who were potentially liable for Plaintiff’s
10 accident. Dkt. # 26 at 5. The Court finds this unnecessary. As Defendant acknowledges, it is
11 under an obligation to supplement its answer, if no supplemental answer is received, no other
12 entity will be held accountable.

13 3. Interrogatory Number Twenty-Three

14 Plaintiff also seeks to compel a more complete answer to Interrogatory 23, which asks the
15 Defendant to provide facts in support of its affirmative defenses. Dkt. # 26 at 6. Again, the
16 Court finds no need to compel additional information as Defendant has already acknowledged a
17 continuing duty to supplement, which must be done in a timely manner so the requesting party
18 can act on the information. Moore Decl., Ex. B at 2-3.

19 **CONCLUSION**

20 Because Defendant’s responses to Interrogatories Seven, 13, and 23 are either
21 sufficient—in the case of Interrogatory Seven—or acknowledge Defendant’s continuing duty to
22 supplement its answer—in the case of Interrogatories 13 and 23—the Court finds it unnecessary
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1 to compel any additional response from Defendant. Plaintiff's Motion to Compel is therefore
2 DENIED.

3 The clerk is ordered to provide copies of this order to all counsel.

4 Dated September 8, 2017.

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7 Marsha J. Pechman
8 United States District Judge
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