

CONTRA COSTA SUPERIOR COURT

MARTINEZ, CALIFORNIA

DEPARTMENT: 07

HEARING DATE: 11/12/21

**INSTRUCTIONS FOR CONTESTING TENTATIVE RULINGS IN DEPT. 07**

The tentative ruling will become the Court's ruling unless by 4:00 p.m. of the Court day preceding the hearing. Counsel or self-represented parties must email Department 07 to request argument and must specify, in detail, what they intend to argue. Counsel or self-represented parties requesting argument must advise all other affected counsel and self-represented parties by no later than 4:00 p.m. of his or her decision to appear to argue and of the issues to be argued. Failure to timely advise the Court and counsel or self-represented parties will preclude any party from arguing the matter. (Pursuant to Local Rule 3.43(2).)

Department 07's email address is: [dept07@contracosta.courts.ca.gov](mailto:dept07@contracosta.courts.ca.gov)

**ALL APPEARANCES TO ARGUE WILL BE IN PERSON PROVIDED TIMELY EMAIL NOTIFICATION IS RECEIVED BY THE DEPARTMENT AS PER THE ABOVE**

**1. TIME: 9:00 CASE#: MSC13-00417**

**CASE NAME: CORRINET VS BARDY**

**HEARING ON MOTION TO/FOR: COMPEL MARK STEVEN CORRINET TO RESPOND, FILED BY MICHAEL BARDY, DUNCAN KNOWLES, THOMAS**

**\* TENTATIVE RULING: \***

Motion granted, the orders clearly state that discovery was reopened and only terminates at the end of January next year. The opposition is not meritorious. Further, the Court could not find any order authorizing Plaintiff's Oregon counsel to appear pro hac vice in this case. Plaintiff's counsel is to email the clerk no later than 4 p.m. today with a copy of all documents authorizing Plaintiff's counsel to appear in this case.

**2. TIME: 9:00 CASE#: MSC1**

**CASE NAME:**

**HEARING ON MOTION TO/FOR QUASH SUMM/CMPLT, SET ASIDE DEFAULT/JUDGMENT FILED BY**

**\* TENTATIVE RULING: \***

Before the Court is a motion to set aside default judgment, filed by defendants  
Defendants move for an order to (1) set aside default and default judgment, (2) quash service of summons, complaint, and bench warrant, and (3) dismiss the pending order of examination. The motion is **granted**.

The judgment is vacated, defaults are set aside, the collection orders are recalled, and service of summons is quashed. However, with respect to this last point, defendants admit to