

3

SUPREME COURT OF THE STATE OF NEW YORK, COUNTY OF NEW YORK

JASON BOYLE

INDEX NO. 160630/2017

Plaintiff(s)

- against -

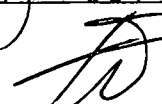
IAS PART 18

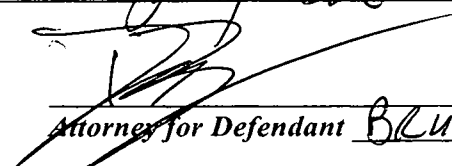
BRUCE WEBER et al  
Defendant(s)

SO-ORDERED  
STIPULATION

IT IS HEREBY STIPULATED AND AGREED by and between or among the attorneys named below as follows: After conference with the court (RM)

- ① Plaintiff's witness list shall be disclosed within 20 days after a decision on the motion to amend
- ② The parties agree to work together to share information to resolve issues regarding electronic production and search terms.
- ③ The parties will attempt to agree on a reciprocal exchange of communications between (i) Plaintiff and other photographers, and (ii) Bruce Weber and other models.
- ④ Plaintiff will produce all documents relating to his employment or potential employment.

  
Attorney for Plaintiff(s)

  
Attorney for Defendant BRUCE WEBER

Attorney for Defendant \_\_\_\_\_

Attorney for Defendant \_\_\_\_\_

Dated: \_\_\_\_\_

SO ORDERED.

ENTER: \_\_\_\_\_  
J.S.C.

① of ⑤

SUPREME COURT OF THE STATE OF NEW YORK, COUNTY OF NEW YORK

JASON BOYCE

INDEX NO. 160630/2017

Plaintiff(s)

- against -

IAS PART 18

BRUCE WEBER Ad

Defendant(s)

STIPULATION

IT IS HEREBY STIPULATED AND AGREED by and between or among the attorneys named below as follows:

- ⑤ Plaintiff agrees to produce all documents relating to Request for Production No. 10 Interrogatory
- ⑥ Each party will update his discovery responses
- ⑦ Plaintiff will produce documents in response to interrogatory No. 7 regarding modeling + will respond regarding non-modeling.
- ⑧ Plaintiff agrees to produce W-2's, 1099's, Defendant will identify income related line items from T's tax returns.
- ⑨ Plaintiff will answer Interrogatory 10 and will respond further at deposition.
- ⑩ Plaintiff will amend its response to Interrogatory 12 to identify other models represented by Farmer with similar allegations.

Attorney for Plaintiff(s)

Attorney for Defendant BRUCE WEBER

Attorney for Defendant

Attorney for Defendant

Dated:

SO ORDERED:

ENTER:

J.S.C.

2/14/17

SUPREME COURT OF THE STATE OF NEW YORK, COUNTY OF NEW YORK

BOYCE

INDEX NO. 160630/2017

- against - Plaintiff(s)

IAS PART 18

WEBER

Defendant(s)

STIPULATION

IT IS HEREBY STIPULATED AND AGREED by and between or among the attorneys named below as follows:

- ① Plaintiff amended privilege log to identify third parties on communications being withheld, by category (e.g. client or potential client) and will include names of those models already disclosed
- ② Weber and Little Bear will provide a privilege log in the same style as Plaintiff.
- ③ Both sides will state whether documents are being withheld
- ④ Weber and Little Bear will search for and produce documents responsive to Request 14
- ⑤ Weber and Little Bear will search for and produce documents responsive to Request 17

Attorney for Plaintiff(s)

Attorney for Defendant

Attorney for Defendant

Attorney for Defendant

Dated: \_\_\_\_\_

SO ORDERED:

ENTER: \_\_\_\_\_

J.S.C.

2/14/17

SUPREME COURT OF THE STATE OF NEW YORK, COUNTY OF NEW YORK

BOYCE

INDEX NO.

160630/2017

- against -

Plaintiff(s)

IAS PART

18

WEBER

Defendant(s)

STIPULATION

IT IS HEREBY STIPULATED AND AGREED by and between or among the attorneys named below as follows:

(16) With respect to Plaintiff's interrogatory 1, Little Bear and Weber will provide an updated response as to witnesses to the incidents currently in dispute.

(17) Little Bear and Weber will provide a witness list 20 days after receipt of Plaintiff's witness list.

(18) Little Bear and Weber's log will include redactions.

(19) Little Bear and Weber will produce insurance agreements.

(20) Plaintiff will provide specific categories in responding to interrogatory 22.

Attorney for Plaintiff(s)

Attorney for Defendant

Attorney for Defendant

Attorney for Defendant

Dated:

SO ORDERED:

ENTER:

J.S.C.

2/14/17

SUPREME COURT OF THE STATE OF NEW YORK, COUNTY OF NEW YORK

BOYCE

INDEX NO. 160630/2017

- against - Plaintiff(s)

IAS PART 18

WEBER

Defendant(s).

STIPULATION

IT IS HEREBY STIPULATED AND AGREED by and between or among the attorneys named below as follows:

- (1) Plaintiff will revise ~~the~~ interrogatory number 29
- (2) Little Bear will answer interrogatory 8 and/or provide sufficient documents limited to the year 2014

Preliminary conference adjourned to 4-3-2019 pending decision on motion to amend.

Attorney for Plaintiff(s)

Attorney for Defendant

Attorney for Defendant

Attorney for Defendant

Dated: 2-20-2019

SO ORDERED: [Signature]

ENTER: \_\_\_\_\_

J.S.C.

HON. ALEXANDER M. TISCH

2/14/17