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April 8, 2013

U.S. District Judge Joseph F. Bianco
Long Island Federal Courthouse
814 Federal Plaza
Central Islip, New York 11722

RE: Zarda v. Altitude Express, Inc. & Ray Maynard, 10 Civ 4334 (JFB)

Dear Judge Bianco:

I represent plaintiff in this action and am having trouble uploading documents to ecf for this case. For a half an hour I tried to upload opposition documents, but it required me to link it to a previously filed motion. But as you see by Exhibit A, the summary judgment motion was not listed.

I was able to upload my 56.1 counterstatement, as you can see, but that didn't require me to link it to another document. Everything else did not show the defendant's summary judgment motion

I would have finished this by April 8 but for ecf problem, but in addition to this my office was closed on Saturday due to an electrical outage, and my floor was locked, leaving me unable to access exhibits. I was able to do some work at home, but severely curtailed. I am asking for one more day to complete my opposition and motion.

Sincerely,



Gregory Antollino

Cc: Saul Zabell by ecf

- (Antollino, Gregory) (*Terminated*)
- 06/20/2012 [72](#) First MOTION for Protective Order by Altitude Express, Inc., Ray Maynard. (Attachments: # [1](#) Exhibit A, # [2](#) Exhibit B) (Zabell, Saul) (*Terminated*)
- 07/20/2012 [76](#) MOTION in Limine to admit Professor Kenji Yoshino's Opinion and to make defendant pay for 8.75 hours of preparation time for a deposition by Donald Zarda. (Antollino, Gregory) (*Terminated*)
- 08/07/2012 [86](#) MOTION for Extension of Time to File Response/Reply as to [79](#) Memorandum in Support, [77](#) Declaration, [76](#) MOTION in Limine to admit Professor Kenji Yoshino's Opinion and to make defendant pay for 8.75 hours of preparation time for a deposition, [81](#) Letter, [82](#) Letter, [83](#) Letter, [84](#) Memorandum in Opposition, [80](#) Letter, [78](#) Declaration, [85](#) Declaration by Donald Zarda. (Antollino, Gregory) (*Terminated*)
- 11/06/2012 [98](#) Second MOTION to Compel additional time to depose Ray Maynard based on new additional factors by Donald Zarda. (Attachments: # [1](#) Affidavit of Ray Maynard, # [2](#) decision referenced in letter) (Antollino, Gregory) (*Terminated*)
- 11/09/2012 [102](#) Letter MOTION to Adjourn Conference to an alternate time by Altitude Express, Inc., Ray Maynard. (Zabell, Saul) (*Terminated*)
- 11/30/2012 [104](#) Letter MOTION for pre motion conference regarding Summary Judgment by Altitude Express, Inc., Ray Maynard. (Zabell, Saul) (*Terminated*)
- 11/30/2012 [105](#) MOTION to Adjourn Conference Actually to advance the conference would be a more accurate word to characterize my request. by Donald Zarda. (Antollino, Gregory) (*Terminated*)
- 12/28/2012 [108](#) First MOTION for Extension of Time to File Summary Judgment by Altitude Express, Inc.. (Zabell, Saul) (*Terminated*)
- 02/19/2013 [112](#) First MOTION to Adjourn Conference for 2/20/13 by Donald Zarda. (Antollino, Gregory) (*Terminated*)
- 03/08/2013 [115](#) First MOTION for Extension of Time to File response and cross motion by Donald Zarda. (Antollino, Gregory) (*Terminated*)
- 03/26/2013 [117](#) Second MOTION for Extension of Time to File SJ/Response to SJ by Donald Zarda. (Antollino, Gregory) (*Terminated*)
- 04/03/2013 [119](#) MOTION for Leave to Electronically File Document under Seal documents faxed on 4/3/2013, MOTION to Seal Document by Donald Zarda. (Antollino, Gregory)