

OCT 01 2013

CAUSE NO. D-1-GN-10-003942

At 4pm KO M.
Amalia Rodriguez-Mendoza, Clerk

ACCEPTANCE INSURANCE
COMPANY

Plaintiff,

V.

LANCE ARMSTRONG AND
TAILWINDSPORTS GROUP,
Defendants.

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IN THE DISTRICT COURT

TRAVIS COUNTY, TEXAS

126TH JUDICIAL DISTRICT

ORDER

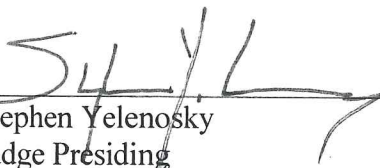
The Court considered Acceptance Insurance's Motion to Compel and Mr. Armstrong's Motion to Quash and Conditional Motion for Protection. The parties have resolved the Motion to Compel and Motion to Quash by agreeing to a date for the deposition of November 21, 2013.

Mr. Armstrong's Conditional Motion for Protection states that its purpose is to reserve the right to seek protection if the scheduled federal court hearing on consolidation of discovery results in some form of consolidation. At the same time, the motion argues to this court the alleged benefits of consolidating discovery. To the extent the Mr. Armstrong seeks a ruling that the deposition in this case be consolidated with depositions in other cases, the motion is DENIED.

It is therefore ORDERED that Acceptance Insurance's Motion to Compel and Mr. Armstrong's Motion to Quash have been rendered moot. It is further ORDERED that that Mr. Armstrong's Conditional Motion for Protection is DENIED, without prejudice.

It is further ORDERED that any motion regarding the deposition of November 21, 2013 will be heard by this judge.

Signed this 1st day of October, 2013.



Stephen Yelenosky
Judge Presiding