

IN THE COURT OF COMMON PLEAS
WASHINGTON COUNTY, PENNSYLVANIA
CIVIL DIVISION

JANINE LITMAN and TIMOTHY MAS-
TROIANNI, individually and CIVIL DIVISION
jointly,

Plaintiffs,

CASE NO: 2012-8149

v.

CANNERY CASINO RESORTS, LLC, a
Nevada limited liability com-
pany, WASHINGTON TROTTHING ASSO-
CIATION, INC., a Delaware corpo-
ration, WTA ACQUISITION CORP., a
Delaware corporation, CANNERY
CASINO RESORTS, LLC, CANNERY CA-
SINO RESORTS and WASHINGTON
TROTTHING ASSOCIATION, INC.
t/d/b/a THE MEADOWS RACETRACK &
CASINO, an unincorporated asso-
ciation, CANNERY CASINO RESORTS,
an unincorporated association
consisting of one or more yet
unidentified natural and/or le-
gal persons, individually and
jointly,

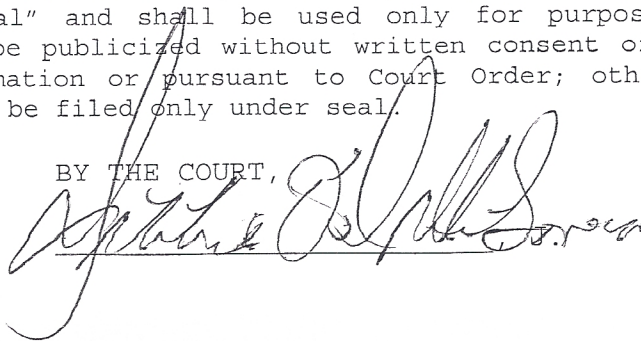
Defendants.

ORDER

AND, NOW, this 27th day of February, 2014, upon consideration of the
Plaintiffs' Motion to Compel, it is hereby ORDERED that each Defendant
shall fully and completely respond to Plaintiffs' requests for produc-
tion and interrogatories, and shall further produce a privilege
log to the extent relying upon such objection. PA
Gaming materials shall be produced to the extent that the subject-
matter would be otherwise discoverable under an independent request for
the subject-matter (and Defendants shall identify documents withheld in
its privilege log). Defendants shall do so within 20 cal-
endar days or be subject to sanction by this Court.

Except for public information, any discovery responses may be identi-
fied as "Confidential" and shall be used only for purposes of this
litigation and not be publicized without written consent of the party
providing the information or pursuant to Court Order; otherwise, any
such documents shall be filed only under seal.

BY THE COURT,



FILED
FEB 27 2014
P.R. MATHENY
PROTHONOTARY