

United States District Court
Middle District of Florida
Jacksonville Division

TIMOTHY W. DEEGAN,

Plaintiff,

v.

NO. 3:14-cv-1419-J-39PDB

NEXSTAR BROADCASTING, INC.,

Defendant.

Order

Before the Court are the plaintiff's motions to compel the defendant to produce (1) a mirror image of Jason Gould's hard drive, [Doc. 51](#), and (2) withheld e-mails, [Doc. 53](#). The defendant opposes both. [Docs. 59, 63](#).

At oral argument on the motions, the parties informed the Court they had resolved the motion to compel production of a mirror image of Gould's hard drive. Dr. Michael Antal read into the record the parties' agreed search parameters. In light of that agreement, the Court **denies** that motion, [Doc. 51](#), as moot.

The parties agreed the Court should take the plaintiff's motion to compel production of e-mails under advisement until after the defendant responds to the plaintiff's motion for sanctions due to spoliation of evidence, [Doc. 66](#). The defendant's counsel explained she might disclose some or all of the e-mails in response to that motion. The Court therefore **takes under advisement** the plaintiff's motion to compel production of e-mails, [Doc. 53](#). The Court **directs** the defendant to respond to the motion for sanctions, [Doc. 66](#), by **October 15, 2015**, and supplement its response

to the motion to compel production of e-mails with an in-camera submission of any e-mails not produced within **one week** after it responds to the motion for sanctions.

To give the Court sufficient time to resolve the plaintiff's motion for sanctions and to allow the parties to focus their efforts on that motion, the Court **vacates** the remaining deadlines and event dates in the amended case-management and scheduling order, [Doc. 34](#). The Court will establish new deadlines and event dates in a separate order.

Ordered in Jacksonville, Florida, on September 21, 2015.



PATRICIA D. BARKSDALE
United States Magistrate Judge

c: Counsel of record