

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA

WENDY BOSMA

CIVIL ACTION

VERSUS

CASE NO. 14-938

JARED MUNSTER, et al.

SECTION: "G"(2)

ORDER

The Court having been advised that all of the parties to this action have firmly agreed upon a compromise,¹

IT IS ORDERED that this action be and is hereby dismissed without costs and without prejudice to the right, upon good cause shown within sixty days, to reopen the action if settlement is not consummated. The Court retains jurisdiction to enforce the compromise agreed upon by the parties.

Counsel are reminded that, if witnesses have been subpoenaed, every witness must be notified by counsel not to appear.

NEW ORLEANS, LOUISIANA, this 16th day of June, 2015.



NANNETTE JOLIVETTE BROWN
UNITED STATES DISTRICT JUDGE

¹ See attached correspondence.



Bosma v. Munster et al Case No. 2:14-cv-00938

Tom Shlosman to: efile-brown

Cc: "Cherrell R. Simms"

06/15/2015 03:16 PM

From: Tom Shlosman <tom@shlosmanlaw.com>
To: efile-brown@laed.uscourts.gov
Cc: "Cherrell R. Simms" <crsimms@nola.gov>

Dear Judge Brown,

All parties involved in the above entitled matter have firmly agreed upon a compromise. We are requesting that this action be dismissed without cost and without prejudice to the right, upon good cause shown, within 60 days, to reopen the action or to seek summary judgment enforcing the compromise if settlement is not consummated within the agreed upon timeline.

Please let me know of any questions or concerns.

Thank you,
Tom Shlosman

Thomas W. Shlosman
Shlosman Law Firm
3919 Baronne Street
New Orleans, LA 70115
(504) 453-0607 Phone
(504) 324-0431 Fax