



UNITED STATES
CIVILIAN BOARD OF CONTRACT APPEALS

ORDER: October 24, 2014

CBCA 2878

JANE MOBLEY ASSOCIATES, INC.,

Appellant,

v.

GENERAL SERVICES ADMINISTRATION,

Respondent.

Ralph C. Thomas III of Barton Baker Thomas & Tolle LLP, McLean, VA, counsel for Appellant.

Catherine Crow and John S. Tobey, Office of General Counsel, General Services Administration, Washington, DC, counsel for Respondent.

McCANN, Board Judge.

ORDER

The General Services Administration (GSA) has moved for partial reconsideration of the Board's ruling of July 16, 2014, which concerned GSA's assertion of the attorney-client privilege to protect certain communications and documents, and to make redactions to communications sought through discovery. GSA's motion for partial reconsideration alleges errors of law and fact on the part of the Board.

We hereby **VACATE** our ruling of July 16, 2014, to re-examine the issue of attorney-client privilege as it relates to all the communications, documents, and redactions which respondent sought to withhold.

Respondent is ordered to file a privilege log as described in Federal Rule of Civil Procedure 26(b)(5)(A) that fully addresses the communications, documents, and redactions that respondent seeks to protect under a claim of attorney-client privilege. Respondent should cite authority for protecting each communication, document, and redaction it claims to be privileged. Respondent's privilege log is due to the Board and the opposing party by no later than **Friday, November 7, 2014**.

The parties should attempt to resolve the attorney-client privilege assertions set forth by respondent without Board involvement. Judge Patricia J. Sheridan, who is also a panel member, is assigned as the Discovery Judge authorized to decide any discovery issue that the parties cannot resolve. Prior to filing any motion concerning a discovery matter, the parties shall contact Judge Sheridan and request a telephone conference to discuss the discovery dispute.

R. ANTHONY McCANN
Board Judge