

**UNITED STATES DISTRICT COURT
DISTRICT OF MAINE**

ROBERT CENTORE,)	
)	
)	
PLAINTIFF)	
)	CIVIL No. 2:13-cv-324-DBH
v.)	
)	
BENTLEY'S SALOON, LLC,)	
)	
DEFENDANT)	

ORDER ON DEFENDANT'S MOTION FOR SUMMARY JUDGMENT

The defendant employer's motion for summary judgment is **DENIED**. With respect to the charge of sex discrimination, there are genuine issues of material fact as to whether management decided to pursue the promotional theme of all-female bartenders for its business, and terminated the male plaintiff as a result. With respect to the charge of age discrimination, certainly a factfinder could conclude that the age-related remarks did not drive the decision, but the factfinder could also conclude, as a result of those comments and their timing and previous evaluations, that the plaintiff ultimately was terminated on account of age discrimination.

So ORDERED.

DATED THIS 24TH DAY OF OCTOBER, 2014

/s/D. BROCK HORNBY

D. BROCK HORNBY
UNITED STATES DISTRICT JUDGE

**UNITED STATES DISTRICT COURT
DISTRICT OF MAINE (PORTLAND)
CIVIL DOCKET NO. 2:13-cv-324-DBH**

Robert Centore,

Plaintiff

Represented By **Lisa J. Butler**

Maine Employee Rights Group, PA
LLC
23 Water Street, Suite 207
Bangor, ME 04401
(207) 217-6573
email:
lbutler@maineemployeerights.com

v.

Bentley's Saloon, LLC,

Defendant

Represented By **Robert W. Kline**

Kline Law Offices
P.O. Box 7859
Portland, ME 04112
(207) 772-4900
email: rkline@klinelaw.me