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**U.S. District Court
DISTRICT OF ARIZONA (Phoenix Division)
CIVIL DOCKET FOR CASE #: 2:03-cv-01888-SRB**

EEOC v. Walker Restaurants
Assigned to: Judge Susan R Bolton
Demand: \$0
Cause: 28:451 Employment Discrimination

Date Filed: 09/26/2003
Date Terminated: 05/11/2004
Jury Demand: Plaintiff
Nature of Suit: 442 Civil Rights: Jobs
Jurisdiction: Federal Question

Plaintiff

**Equal Employment Opportunity
Commission**

represented by **C Emanuel Smith**
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V.

Defendant

Walker Restaurants, L.L.C.
an Arizona Corporation
doing business as
 Restaurant Hapa

represented by **Darrin Jennifer Mollett**
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Date Filed	#	Docket Text
09/26/2003	1	COMPLAINT FILED (LSP) (Entered: 09/29/2003)
10/03/2003	2	RETURN OF SERVICE EXECUTED summons/complaint upon Tom Curzon for dft Walker Restaurants on 9/30/03 (MAP) (Entered: 10/08/2003)
10/14/2003	3	Party agrees to mag judge jurisdiction (MAP) (Entered: 10/15/2003)
10/23/2003	4	STIPULATION to extend time for Dft to Answer the Complaint by pla, dft [4-1] (MAP) (Entered: 10/27/2003)
10/27/2003	5	ORDER by Mag Judge Virginia A. Mathis granting stipulation to extend time for Dft to Answer the Complaint by pla, dft [4-1] (cc: all counsel) (LSP) (Entered: 10/27/2003)
01/12/2004	6	ORDERED that dft Walker Restaurants show cause for failure to comply with Local Rule 1.2(e) ; show cause hearing set for 1:30 2/9/04 for Walker Restaurants before Judge Stephen M. McNamee (cc: all counsel/AL) (MAP) (Entered: 01/12/2004)
01/22/2004	7	Party elects assignment of case to district judge ; mag election form ddl satisfied 1/22/04 ; show cause hearing ddl satisfied 1/22/04 (MAP) (Entered: 01/23/2004)
01/23/2004	8	MINUTE ORDER that pursuant to Local Rule 1.2(e), a request has been received for a random reassignment of this case to a District Judge FURTHER ORDERED Case reassigned by random draw to Judge Susan R. Bolton All future papers/pleadings should now list the following

		COMPLETE case number: CIV-03-1888-PHX-SRB FURTHER ORDERED that the Order to Show Cause hearing scheduled for 2/9/04 is hereby vacated (cc: all counsel/VAM/SRB) [8-2] (MAP) (Entered: 01/23/2004)
02/10/2004	9	ORDER by Judge Susan R. Bolton that dft shall file its answer within 10 days of the date of this order (cc: all counsel) re: order filed [9-1] (CMM) (Entered: 02/10/2004)
02/19/2004	10	CORPORATE DISCLOSURE STATEMENT by dft Walker Restaurants (MAP) (Entered: 02/25/2004)
02/19/2004	11	ANSWER to complaint [1-1] by dft Walker Restaurants (MAP) (Entered: 02/25/2004)
02/27/2004	12	ORDER SETTING RULE 16 SCHEDULING CONFERENCE by Judge Susan R. Bolton ; prel scheduling conf set for 10:30 4/5/04 (cc: all counsel) (CMM) (Entered: 02/27/2004)
03/29/2004	13	CASE MGT PLAN by pla, dft (CMM) (Entered: 03/30/2004)
04/06/2004	14	ORDER by Judge Susan R. Bolton that the court having been notified that this case has settled, this matter will be dismissed with prejudice within 30 days of the date of this order unless a stipulation to dismiss is filed prior to the dismissal date ; prel scheduling conf vacated (cc: all counsel) (CMM) (Entered: 04/06/2004)
05/05/2004	15	JOINT MOTION for entry of Consent Decree by pla, dft [15-1] (MAP) (Entered: 05/07/2004)
05/11/2004	16	CONSENT JUDGMENT by Judge Frederick J. Martone: granting motion for entry of Consent Decree by pla, dft [15-1]. GENERAL INJUNCTIVE RELIEF: Dft and its officers, agents, employees, successors, assigns and all persons in active concert or participation with it, both at the time that this Decree becomes effective and for the duration of the Decree, are permanently enjoined from unlawful sexual discrimination, including harassment and retaliation. MONETARY RELIEF: Without admitting liability or fault, dft shall pay the gross sum of \$15,000.00 in compensatory damages, with \$10,000.00 to be distributed to Ms. Zavala and \$5,000.00 to be distributed to Heather Neal. Dft shall not condition the receipt of the individual relief on Ms. Zavala's and Ms. Neal's statutory right to file a charge with any federal or state anti-discrimination agency in the future. Parties shall each bear their own costs, and the Commission, Ms. Zavala, Ms. Neal and Restaurant Hapa, Inc shall each bear their own attorneys' fees and costs incurred as a result of this action through the filing of this Decree; the duration of this Decree shall be 2 years from its entry; should the court determine that dft has not complied with this Decree, appropriate relief may be ordered; this decree shall expire by its own terms at the end of 24 months from the date of entry, without further action by the parties or the court; this is a final judgment and therefore this case is terminated. terminating case (cc: all counsel,ord bk) (CMM) (Entered: 05/11/2004)

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