

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO.: 05-61580-CIV-ALTONAGA/Turnoff

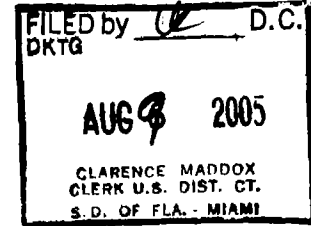
UNITED STATES EQUAL EMPLOYMENT
OPPORTUNITY COMMISSION,

Plaintiff,

vs.

PH FITNESS, INC., d/b/a FITNESS FIRST and
PBH FITNESS, LLC, d/b/a FITNESS FIRST

Defendants,



DAWN GRUNGO,

Intervening Plaintiff,

vs.

PH FITNESS, INC., d/b/a FITNESS FIRST and
PBH FITNESS, LLC, d/b/a FITNESS FIRST

Defendants.

ORDER

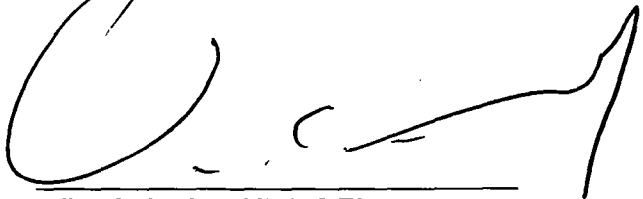
THIS CAUSE is before the Court upon Defendant's Motion to Compel Executed Medical Authorization From Intervening Plaintiff **[DE 62]**. Upon review of the written submissions, the Court file, and being otherwise duly advised in the premises, it is hereby

ORDERED AND ADJUDGED that Defendant's Motion to Compel Executed Medical Authorization From Intervening Plaintiff **[DE 62]** is **DENIED**. Intervening Plaintiff has agreed to make the following stipulation: Intervening Plaintiff shall be precluded at trial from introducing the fact that she sought treatment or details of her treatment with Margaret Bittle. Intervening Plaintiff shall be further precluded from offering into evidence

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any medical or psychological diagnosis relating to her. Intervening Plaintiff shall only be permitted to testify as to how the termination made her feel. In light of Intervening Plaintiff's stipulation, her medical treatment is not at issue.

DONE AND ORDERED in Chambers, at Miami, Florida, this 8 day of August 2006.

A handwritten signature in black ink, appearing to read 'W. C. Turnoff', written over a horizontal line.

WILLIAM C. TURNOFF
United States Magistrate Judge

Copies provided:
Honorable Cecilia M. Altonaga
Counsel of Record