ORIGINAL

v.

UNIGNAL

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS **DALLAS DIVISION**

DEC | 6 1998

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION,

Plaintiff,

FENYVES & NERENBERG, M.D.P.A. formerly d.b.a. MULTICARE

FAMILY CLINIC

Defendants.

CIVIL ACTION NO.

3-97-CV2322-D

ENTERED ON DOCKET to f. r. c. p. rules 58 AND 79a.

ORDER

ON THIS DAY, came on for consideration the Defendant's Motion for Further Discovery Sanctions. After considering Defendant's motion and the arguments of counsel, the Court is of the opinion that the Defendant's Motion should be denied.

Accordingly, it is hereby ORDERED, ADJUDGED AND DECREED that the Defendant's Motion for Further Discovery Sanctions is Denied.

Further, it is hereby ORDERED, ADJUDGED AND DECREED THAT the EEOC will ensure payment to the Defendant of discovery sanctions ordered on September 25, 1998, by December 16, 1998, or the EEOC will file a request with the Court for an extension of time to pay.

The parties are further ordered to comply with <u>Dondi Properties Co. v. Commerce Savings</u> & Loan, 121 F.R.D. 284 (N.D.Tex. 1988) and Local Rule 7.1(a), which requires a discussion of the substance of any motion prior to filing it with the Court.

Signed on this / 6 day of

UNITED STATES MAGISTRATE JUDGE