United States District Court, Northern District of Illinois

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Name of Assigned Judge or Magistrate Judge		Joan B. Gottschall		Sitting Judge if Other than Assigned Judge	Morton	Denlow	
CASE NUMBER 01 C		4427	DATE	9/27/	2004		
CASE TITLE			EEOC vs. International Profit Associates				
[In the following box (a of the motion being pro) indicate the party filing the motion, e.g., plaintiff, defendant, 3rd party plaintiff, and (b) state briefly the nature sented.]				
DOCKET ENTRY:							
(1) ☐ Filed motion of [use listing in "Motion" box above.]							
(2)	☐ Brief	☐ Brief in support of motion due					
(3)	Answer brief to motion due Reply to answer brief due						
(4)	Ruling/Hearing on set for at						
(5)	☐ Status hearing[held/continued to] [set for/re-set for] on set for at						
(6)	☐ Pretria	Pretrial conference[held/continued to] [set for/re-set for] on set for at					
(7)	☐ Trial[Trial[set for/re-set for] on at					
(8)	☐ [Bench/Jury trial] [Hearing] held/continued to at						
(9)		This case is dismissed [with/without] prejudice and without costs[by/agreement/pursuant to] ☐ FRCP4(m) ☐ Local Rule 41.1 ☐ FRCP41(a)(1) ☐ FRCP41(a)(2).					
[Other docket entry] Motion hearing held on Defendant's emergency motion for sanctions. Defendant's emergency motion for sanctions is granted in part, denied in part and briefed in part as follows: EEOC is to direct BD to determine whether the e-mails are still there and, if so, to produce them to the defendant or else file an affidavit explaining why they no longer exist. EEOC is to provide defendant with an explanation of how the pay records support BD's claim for sexual harassment. Defendant's request for BD to appear for further deposition is denied without prejudice pending the outcome of her search for the e-mails. EEOC is reminded that they have a continuing obligation to make their best effort to produce documents as they are received, but no later than 7 days prior to depositions. Section C of motion for sanctions is briefed as follows: Response due 10/4/04; Reply due 10/12/04; Ruling by mail by 10/26/04 on the issue of whether the attorney-client privilege applies to communications between the EEOC and the class plaintiffs regarding their obligation to search for and produce documents.							
(11) [For further detail see order (on reverse side of/attached to) the original minute order.]							
ļ	No notices required, advised in open court.					Document Number	
	No notices required.				number of notices		
/	Notices mailed by judge's staff. Notified counsel by telephone.				SEP 2.7		
	Docketing to mail notices.		September 1	d.c	daje docketed	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
	Mail AO 450 form.		docketing deputy initials		245		
/	Copy to judge/magistrate judge.			5 No 6	9/27/2004		
DK		courtroom deputy's			date_mailed_notice		
		initials	Date/time	received in	DK6		
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