

## United States District Court, Northern District of Illinois

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	2/12/2003
CASE TITLE	EEOC vs. International Profit Associates		

[In the following box (a) indicate the party filing the motion, e.g., plaintiff, defendant, 3rd party plaintiff, and (b) state briefly the nature of the motion being presented.]

**MOTION:**

**DOCKET ENTRY:**

- (1)  Filed motion of [ use listing in "Motion" box above.]
- (2)  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)  Pretrial conference[held/continued to] [set for/re-set for] on \_\_\_\_\_ set for \_\_\_\_\_ at \_\_\_\_\_.
- (7)  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).
- (10)  [Other docket entry] Motion hearing held. For reasons stated in open Court: IPA's motion to strike alleged class member No. 111 is denied. EEOC's motion to terminate class member 111's deposition is granted. EEOC's motion for protective order is granted. IPA's motion to compel verified interrogatory answers is denied. IPA's motion to compel affidavits of compliance with requests for documents and other items is denied. EEOC request for protective order of class member #105 is denied. IPA's motion to strike four alleged class members #33, 37, 73 and 141 is denied. Defendant IPA's motion to strike alleged class member #45 is denied. Defendant IPA's motion to compel deposition is denied. Defendant IPA's motion to close alleged class is denied.
- (11)  [For further detail see order on the reverse side of the original minute order.]

	No notices required, advised in open court.	12000 1000000000 0000 0000000000		Document Number	
	No notices required.		number of notices	FEB 18 2003	136
<input checked="" type="checkbox"/>	Notices mailed by judge's staff.		date docketed	COY	
	Notified counsel by telephone.		docketing deputy initials	2/12/2003	
	Docketing to mail notices.		date mailed notice	DK	
<input checked="" type="checkbox"/>	Mail AO 450 form.	mailing deputy initials			
	Copy to judge/magistrate judge.				
DK	courtroom deputy's initials	Date/Time received in central Clerk's Office			

## ORDER

Defendant IPA's motion to strike alleged class member #111 is denied.

EEOC's motion to terminate class member #111's deposition is granted because of the conduct of IPA's counsel at the deposition.

EEOC's motion for protective order for class member #111 is granted and her deposition is terminated.

Defendant IPA's motion to compel verified interrogatory answers is denied because counsel's verification is sufficient.

Defendant IPA's motion to compel affidavits of compliance with requests for documents and other items is denied and parties shall continue to produce documents as early as possible.

EEOC request for protective order of class member #105 is denied. IPA is granted leave to take the deposition of class member #105.

Defendant IPA's motion to strike four alleged class members #33, 37, 73 and 141 is denied and

Defendant IPA's motion to strike alleged class member #45 is denied. If there are any last minute deposition cancellations, the cancelling party shall pay the court reporter fees. Class members #33 and #45 are to appear for their depositions at a mutual agreeable date and time. If a date for deposition of class members #75 and #141 is not set by 3/14/03, class members #75 and #141 will be removed from the class. Class member #37 is to appear for deposition prior to 6/30/03. The deposition of class member #37 to be taken in up to 2 sessions not to exceed 4 hours each or a total time of 7 hours. EEOC is to provide a location to take the deposition of class member #37.

Defendant IPA's motion to compel deposition of Intervenor Marion Townson is denied until IPA provides its interrogatory responses to her claim.

Defendant IPA's motion to close alleged class is denied. The Court stands on its prior ruling that the class is closed on 6/30/03.

The Parties shall confer and prepare a stipulation regarding the nature of Plaintiffs' emotional distress claims to clarify that no medical evidence will be relied upon.