

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

EQUAL EMPLOYMENT OPPORTUNITY
COMMISSION,

Plaintiff,

Case No. 1:05-CV-446

KISHA CHILDREY and DIANE WILSON,
jointly and severally,

Hon. Gordon J. Quist

Intervening Plaintiffs,

v

SPECTRUM HEALTH WORTH HOME CARE,
INC.,

Defendant.

ORDER GRANTING MOTION TO COMPEL

Pending before the court is Defendant's First Motion to Compel Discovery Responses From Intervening Plaintiffs (docket no. 177). For the reasons more fully stated on the record at the hearing held November 27, 2006, the motion is GRANTED in the following respects:

1. Intervening plaintiffs shall, not later than **December 11, 2006**, provide defendant with all documents and computations supporting intervening plaintiff Diane Wilson's claim for medical expenses in the amount of \$2,000.00, and for any additional medical expenses.
2. Intervening plaintiffs shall, not later than **December 11, 2006**, identify all medical expenses to date for intervening plaintiff Kisha Childrey and shall provide all documents and computations in support thereof.
3. Intervening plaintiffs shall identify to defendant not later than **December 11,**

2006 any dollar amount they intend to claim before the jury for non-economic damages, and shall provide any documents, computations or other bases they intend to put before the jury to explain how that figure was reached. In the event circumstances cause the amount to change, intervening plaintiffs have the duty to supplement their answers.

Based upon the representation of the parties, the court finds the requests for information pertaining to economic damages (wage loss) have been satisfied and are no longer at issue.

The issue of punitive damages shall be addressed at the upcoming hearing on Intervening Plaintiffs' Second Motion to Compel Discovery (docket no. 201).

IT IS SO ORDERED.

Dated: November 28, 2006

/s/ Hugh W. Brenneman, Jr.
Hugh W. Brenneman, Jr.
United States Magistrate Judge