

United States Courts  
Southern District of Texas  
ENTERED

OCT 17 2002

Michael N. Milby, Clerk of Court

EEOC,

Plaintiff,

versus

DUNBAR DIAGNOSTICS, *et al.*,

Defendants.

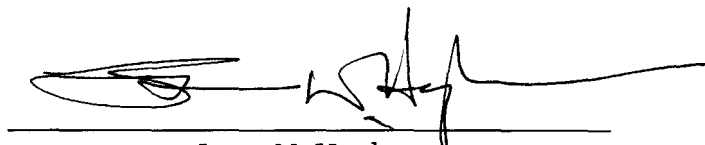
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CIVIL ACTION H-02-555

Order

1. Dunbar's motion for summary judgment [24] is granted in part and denied in part. There is a genuine issue of material fact whether Dunbar discriminated against Leticia Gonzalez because she was pregnant. Evidence whether Linda Dunbar was harsh or advised against pregnancy are inadmissible as irrelevant.
2. The Commission's motion for partial summary judgment [27] is granted in part and denied in part. Evidence about passing a test during the first 90 days of employment to receive benefits is inadmissible as irrelevant.
3. By October 18, 2002, EEOC will make a specific demand on Dunbar and include a reasoning for the amount sought.

Signed October 16, 2002, at Houston, Texas.



Lynn N. Hughes  
United States District Judge

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