Campolo v. Aetna Life Insurance Company et al

Doc. 29

275 Battery Street, Suite 2000 San Francisco, CA 94111 Gordon & Rees LLP

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TO THE COURT, THE PARTIES AND THEIR ATTORNEYS OF RECORD:

The parties in this action, Plaintiff John Campolo ("Plaintiff") and Defendants Aetna Life Insurance Company, Office Depot Temporary Disability Plan and Office Depot Long Term Disability Plan (collectively referred to herein as "Defendants"), by and through their respective counsel of record, hereby jointly stipulate as follows:

WHEREAS the accompanying declaration of Tad A. Devlin, submitted herewith in support of the instant Stipulated Request, complies with the requirements of Local Rule 6-2 and sets forth the reasons and GOOD CAUSE showing for the parties' stipulation;

WHEREAS this Court instructed the parties complete fact discovery by December 16, 2011:

WHEREAS Plaintiff has propounded six sets of written discovery to Defendants (interrogatories and document demands to Aetna and both Office Depot Short Term and Long Term Disability Plans) and Defendants objected and responded;

WHEREAS Plaintiff has now propounded six sets of written discovery to Defendants, set two (interrogatories and document demands to Aetna and both Office Depot Short Term and Long Term Disability Plans);

WHEREAS Defendants requested from Plaintiff a two week extension to respond to Plaintiff's Second Set of Interrogatories and Requests for Production;

WHEREAS Plaintiff has agreed to the extension request conditioned on extending the fact discovery cut off;

WHEREAS the parties stipulated and request this Court extend the fact discovery completion deadline from December 16, 2011, until January 6, 2012.

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