

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO
Magistrate Judge Craig B. Shaffer**

Civil Action No.: 07-cv-02062-REB-CBS
Date: July 29, 2009

FTR - Reporter Deck - Courtroom A402
Courtroom Deputy: Linda Kahoe

KANDACE WILLIAMS,

Plaintiff,

Shawn E. McDermott

v.

METROPOLITAN LIFE INSURANCE
COMPANY,

AT&T LONG TERM DISABILITY PLAN FOR
OCCUPATIONAL EMPLOYEES, *et al.*,

Defendants.

Jack M. Englert, Jr.

Jennette C. Roberts

COURTROOM MINUTES/MINUTE ORDER

MOTION HEARING

Court in Session: 2:31 p.m.

Court calls case. Appearances of counsel.

Discussion and arguments regarding Plaintiff's Motion to Compel.

The court makes a ruling from the bench.

For the reasons as stated on the record, it is

**ORDERED: Plaintiff's Motion to Compel Complete Responses to Discovery Requests, (doc #[38], filed 3/10/2009) is GRANTED IN PART and DENIED IN PART.
No fees and costs will be awarded.**

Defendant MetLife shall supplement response to interrogatory #3.

Interrogatory #4 is over broad. Defendant MetLife is not required to supplement.

Interrogatory #5 response is sufficient. Defendant MetLife is not required to supplement.

Interrogatory #7 response is sufficient. Defendant MetLife is not required to

supplement.

Defendant MetLife shall supplement response to interrogatory #11.

Interrogatory #12 response is sufficient. Defendant MetLife is not required to supplement.

Defendant MetLife shall take reasonable inquiry and supplement response to interrogatory #13.

Defendant MetLife shall supplement response to interrogatory #14 as stated on the record.

Defendant MetLife shall supplement answer to interrogatory #19, however they are not required to produce all information for all LTD claims examiners.

Defendant MetLife shall supplement answer to interrogatory #20.

Defendant MetLife shall supplement answer to interrogatory #23.

Defendant MetLife shall supplement answer to interrogatory #24.

Defendant MetLife shall supplement answer to interrogatory #25.

Defendant MetLife shall supplement response to request for production #1 based on the court's ruling to supplement answers to interrogatories #3, #11 and #14.

Defendant MetLife is not required to supplement request for production #5.

To the extent that documents can be produced with respect to Kelly, Defendant MetLife shall supplement request for production #6. Defendant is not required to produce documents that are not in their possession, custody or control.

ORDERED: Supplementation shall be produced by MetLife consistent with the court's ruling from the bench on or before August 14, 2009.

Discussion regarding discovery with respect to Defendant AT&T.

HEARING CONCLUDED.

Court in recess: 2:56 p.m.

Total time in court: 00:25

To order transcripts of hearings with Magistrate Judge Shaffer, please contact Avery Woods Reporting at (303) 825-6119 or toll free at 1-800-962-3345.