UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

COMPREHENSIVE CARE CORPORATION,

Plaintiff,

v.

Case No.: 8:09-cv-01375-T-24-TBM

JERRY KATZMAN,

Defendant.

JERRY KATZMAN, JARED KATZMAN, LEE KATZMAN, MICHELLE KATZMAN,

Counter-Plaintiffs,

v.

COMPREHENSIVE CARE CORPORATION,

Counter-Defendant.

ORDER DENYING MOTION FOR SANCTIONS

The Court now considers the Motion for Sanctions under Rule 11 filed by Jerry Katzman

and his children, Jared, Lee and Michelle Katzman. (Doc. 198.) Comprehensive Care

Corporation opposes the motion. (Doc. 203.)

For the reasons stated in the Court's Order Denying Summary Judgment, the Court does

not find the pleadings to be objectively frivolous. The Court has already addressed the merits of

Comprehensive Care's Motion to Dismiss. (Doc. 162.) The Court previously admonished Comprehensive Care to file legal authority with its motions, as required by the Local Rules. Comprehensive Care's failure to do so, however, does not merit Rule 11 sanctions.

Therefore, the Motion for Sanctions (Doc. 198) is **DENIED**.

IT IS SO ORDERED.

Done on July 30, 2010.

Buckley

SUSAN C. BUCKLEW United States District Judge