

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF ILLINOIS 219 SOUTH DEARBORN STREET CHICAGO, ILLINOIS 60604 02-CV-A

312-435-5670

February 7, 2002

Peter McCabe Administrative Office of the U.S. Courts OJP - Room 4-180 One Columbus Circle, NE Washington, D.C. 20544

Dear Mr. McCabe,

Pursuant to our telephone conversation, please find enclosed the order limiting filings by Ms. Tracey Ellis and the internal operating procedure establishing the Executive Committee. Following is a list of all cases filed in this Court by Ms. Ellis. Also enclosed are excerpts from some of her complaints. Please feel free to contact me with any further questions.

Sincerely,

Michael W. Dobbins

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In the Matter of)	
)	Civil Action No.
Tracey J. Ellis,)	00 C 3463
Plaintiff, pro se)	

EXECUTIVE COMMITTEE ORDER

Tracey J. Ellis has filed the following cases in this Court since 1997:

97 C 5145 Ellis v. Rabjohn Financial 99 C 0054 Ellis v. Rabjohn Financial 99 C 4692 Ellis v. Smith Rothchild Financial 00 C 2004 Ellis v. Chicago Home Mortgage 00 C 2219 Ellis v. Smith Rothchild Financial 00 C 2438 Ellis v. Great Expectations

In four of the above-listed cases, the cause of action cited by Ms. Ellis was employment discrimination. In the remaining two cases, the cause of action cited involved other civil rights issues. In four of the cases, the application for leave to proceed *in forma pauperis* filed by Ms. Ellis was denied. One of the remaining two cases was dismissed as frivolous and without merit; the other case was dismissed due to plaintiff's behavior in court.

This Court has traditionally been very slow to impose restraints on the ability of any party to file a civil case. It is only when a party has repeatedly demonstrated that such restraints may be appropriate that the Executive Committee has been compelled to act.

It is the judgment of the Committee that such a point has been reached by Ms. Ellis, and that reasonable and necessary restraints must be imposed on Ms. Ellis' ability to file civil cases in this District *pro se*.

The Executive Committee has concluded that Ms. Ellis has moved from being a litigant who is simply frivolous to being one who is vexatious. Her filing practices have become a burden the Court will no longer tolerate. Accordingly, the Executive Committee finds that it is necessary and reasonable to place restrictions as outlined below on Ms. Ellis' ability to file new civil cases in this Court *pro se*.

IT IS HEREBY ORDERED BY THE EXECUTIVE COMMITTEE in its capacity as the supervisor of the assignment of cases, that -----

1) Mr. Tracey J. Ellis, or anyone acting on her behalf, is enjoined from filing any new civil action or proceeding in the United States District Court for the Northern District of Illinois without first obtaining leave by way of the following procedures:

- a) Any materials Ms. Ellis, or anyone acting on her behalf, wishes to submit for filing shall be delivered to Room 2050, Office of the Clerk at the Courthouse in Chicago. Only the Clerk or deputies specifically designated by the Clerk may accept such documents.
- b) Where the document submitted is a complaint it shall be accompanied by a motion captioned "Motion Seeking Leave to File Pursuant to Order of Executive Committee." That motion shall, in addition to requesting leave to file the complaint, include a sworn statement certifying that the claims raised by or on behalf of Ms. Ellis in the complaint are new claims never before raised in any federal court.
- c) Whenever Ms. Ellis submits a document for filing, the clerk or designated deputy shall accept the papers, stamp them received, docket them, and forward them to the Executive Committee.
- 2) The Executive Committee will examine any complaints submitted by or on behalf of Ms. Ellis to determine whether they should be filed.
- 3) If Ms. Ellis seeks leave to proceed in forma pauperis, the Committee will also determine if such leave should be granted. The Committee will deny leave to file any complaints if they are legally frivolous or are merely duplicative of matters already litigated. The Committee may deny leave to file any complaints not filed in conformity with this order.
- 4) If the Executive Committee enters an order denying leave to file the materials, the clerk shall retain the order and a copy of the materials in the miscellaneous file and cause a copy of the order to be mailed to Ms. Ellis.
- If the Executive Committee enters an order granting leave to file the materials, the clerk will cause the materials to be stamped filed as of the date of the order and shall cause the case to be assigned to a judge in accordance with the rules. The clerk shall also cause a copy of the order to be mailed to Ms. Ellis.
- 6) Ms. Ellis' failure to comply with this order may, within the discretion of the Executive Committee, result in her being held in contempt of court and punished accordingly.
- 7) Nothing in this order shall be construed ----
 - a) to affect Ms. Ellis' ability to defend herself in any criminal action,
 - b) to deny Ms. Ellis access to the federal courts through the filing of a petition for a writ of habeas corpus or other extraordinary writ, or

c) to deny Ms. Ellis access to the United States Court of Appeals or the United States Supreme Court.

IT IS FURTHER ORDERED That the Clerk shall cause to be created and maintained a miscellaneous file with the title "In the matter of Tracey J. Ellis" and case number 00 C 3463. The miscellaneous file shall serve as the repository of this order, all documents proffered for filing by Ms. Ellis covered by the terms of this order for which authority to file is not granted, and any order or minute order entered pursuant to this order. The Clerk will also maintain a miscellaneous docket associated with the file. All orders retained in the file will be entered on that docket following standard docketing procedures. A brief entry will be made on the docket indicating the receipt of any materials from Ms. Ellis.

IT IS FURTHER ORDERED That the Clerk shall cause a copy of this order to be mailed to Ms. Ellis at P.O. Box 81322, Chicago, IL 60681, the address given by Ms. Ellis in the papers filed in 00 C 2438. Such mailing shall be by certified or registered mail, return receipt requested.

FOR THE EXECUTIVE COMMITTEE

Chief Judge

Dated at Chicago, Illinois this

day of June, 2000.

IOP2. Executive Committee

(a) DUTIES & RESPONSIBILITIES. This Court shall administer and conduct its business by action of its Executive Committee. The Executive Committee shall prescribe its own rules of procedure. Each of the members other than the ex officio members shall have one vote. The presiding judge may vote in the case of a tie.

The members of the Executive Committee shall meet not less than once a month, except as they otherwise determine. Such meetings shall be prior to the regular monthly meetings of the Court. The chief judge may call the members of the Committee to attend a special meeting where a ruling of the Committee is required and such ruling cannot be delayed until the next scheduled regular meeting.

The Executive Committee shall report a summary of its actions and activities to the Court at regularly scheduled meetings of the judges. Decisions and actions of the Executive Committee taken on behalf of the Court may be approved or disapproved by a majority of the judges of the Court.

(b) COMPOSITION OF THE EXECUTIVE COMMITTEE. The Executive Committee shall be composed of the chief judge, the acting chief judge, four regular active judges of the Court, and the clerk of the Court. The chief judge, the acting chief judge, and the clerk will be members of the Executive Committee ex officio. The chief judge or, in the absence of the chief judge, the acting chief judge, shall preside over the meetings of the Executive Committee. The clerk shall serve as secretary to the Executive Committee.

Membership in the Executive Committee shall be rotated among the regular active judge of the Court in order of seniority. Except as otherwise provided by this section, the term of each regular active judge other than one holding membership ex officio shall start on 15 September and end on 14 September four years later. As the term of such a member of the Executive Committee expires or terminates for any reason, the regular active judge with the most seniority who has not served on the Executive Committee shall become a member. When all the regular active judges of the Court have served one term, membership shall be rotated on the basis of seniority of the active judges then members of this Court, provided that the chief judge may not serve as both a four year term member and ex officio. When a judge assumes an unexpired term vacated by another judge, that judge shall serve for four years starting on the day following the last day of service of the judge who failed to complete a four year term.

DECKETT

APR 2 4 200

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILL DIOIS

NORTHERN DISTRICT OF ILLINOIS
_____DIVISION

MISHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

They T FILE	
Tracey J. Ellis Pro- Se) Jud ge shadur)
(Name of the plaintiff or plaintiffs) V.	CIVIL ACTION 00C 2438 No
Great Expectations Tom Fiala, TM Supv.) MAGISTRATE JUDGE KEYS))
(Name of the defendant or defendants) COMPLAINT OF EMPL	OYMENT DISCRIMINATION
1. This is an action for employment discrimi	nation.
2. The plaintiff is Tracey J	Ellis of
^ '	in the state of I.
3. The defendant is Great Ex	exectations, who
resides at (street address) LE. E	
(city) Chao. (county) Coo	K (state) IL (ZIP) 60610
(Defendant's telephone number) (312)-	<u>.</u>

(Guide to Civil Cases for Litigants Without Lawyers: Page 30)

		~	
CHAF : C. DISCRIMINA	ATION	GENCY	CHARGE NUMBER
This form is affected by the Privacy Act of 1974; See Priv	acy Act Statement before	FEPA EEOC	210A02234
Illinois Dept. of Human Right	zs		and EEOC
State or local Agen	cy, if any		and BB00
NAME (Indicate Mr., Ms., Mrs.)		HOME TELE	PHONE (Include Area Code)
Ms. Tracey J. Ellis street Address CITY, STATE	AND ZIR CORE	t .	2) 409-4607
P.O. Box 81322 Chicago Tr 60601			DATE OF BIRTH
NAMED IS THE EMPLOYER, LABOR ORGANIZATION, STATE OR LOCAL GOVERNMENT AGENCY WHO DISCR	EMPLOYMENT AGENCY	APPRENT:	ICESHIP COMMITTEE,
	NUMBER OF EMPLOYEES, ME	MBERS TEL	han one list below.) LEPHONE <i>(Include Area Code)</i>
Great Expectations Mgmt Corp STREET ADDRESS CITY, STATE	Cat A (15-100)		
1 East Erie Street, Chicago, II, 6061	U STA CODE		COUNTY
NAME 5001		TELEPHONE N	UMBER (Include Area Code)
STREET ADDRESS CITY, STATE A			
			COUNTY
CAUSE OF DISCRIMINATION BASED ON (Check appropriate box(es)) X RACE X COLOR X SEX RELIGION	_	DATE DISC	RIMINATION TOOK PLACE
X RACE	HATIONAL ORIGIN	EARLIEST	LATEST
		CONTA	12/16/1999 INUING ACTION
THE PARTICULARS ARE (If additional space is needed, attach ex	tra sheet(s));		HOTHE ACITON
I. I was hired by the Respondent in December 1999. I was employed by the Respondent as a Telemarketer. On December 16, 1999, I was terminated.			
II. I believe that I have been discriminated against on the basis of my race, Black, color, red, and sex, female, in violation of Title VII of the Civil Rights Act of 1964, as amended, in that I was wrongfully terminated for confronting Tom Fiala, a white male manager, about being disturbed by a white, female co-worker.			
		•	
RECEIVED EEOC			
MAR 1 0 2000			
CHICAGO DISTRICT OFFICE			
I want this charge filed with both the EEOC and the State or local Agency, if any. I will advise the agencies if I change my	NOTARY - (When necessary	for State an	d Local Requirements)
address or telephone number and cooperats fully with them in the	I swear or affirm that I ha	Ve read the	shove charge and about
processing of my charge in accordance with their procedures. I declare under penalty of perjury that the foregoing is true	It is true to the best of a SIGNATURE OF COMPLAI	y knowledge,	information and belief.
3/10/00 Some a SMin			
J. was	SUBSCRIBED AND SWOF (Month, day and year)	N TO BEFO	ORE ME THIS DATE

12. The defendant [check all that apply]
(a) failed to hire the plaintiff.
(b) terminated the plaintiff's employment.
(c) failed to promote the plaintiff.
(d) failed to reasonably accommodate the plaintiff's religion.
(e) failed to reasonably accommodate the plaintiff's disabilities.
(f) other (specify): In Thursday, 12/16/99, I was
wrong Fully fired, and without good reason,
by Tom Fiala, white Italian male,
Telem. Supvr., for defending myself against
a white female co-worker Maureen. She saw that
my red skin color was performing much stronger
than her white stin color, and decided to create distractions for my race, black, color, red, and gender, female 13. The facts supporting the plaintiff's claim of discrimination are as follows:
Prior to my termination, I never received any
disciplinary action. Tom showed more favortism

(Guide to Civil Cases for Litigants Without Lawyers: Page 33)

towards	Maureen, due to her white skin, and
gender,	female. Eg. When I was toing my work via
phone &	computer, Maureen distracted me. She hi-
myshou a result,	was fired by tom, for confionting her a bent dist
	SCRIMINATION ONLY] Defendant knowingly, intentionally, and willfully
discrimin	ated against the plaintiff.
15. The plain	tiff demands that the case be tried by a jury. YES NO
	ORE, the plaintiff asks that the court grant the following relief to the plaintiff that apply]
(a)	Direct the defendant to hire the plaintiff.
(b)	Direct the defendant to re-employ the plaintiff.
(c)	Direct the defendant to promote the plaintiff.
(d)	Find that the defendant failed to reasonably accommodate the plaintiff's religion.
(e)	Find that the defendant failed to reasonably accommodate the plaintiff's
disabilities.	Direct the defendant to (specify): fay plain tiff
	Ilis award money, for terminating
heriob	, without good reason, and that

\$ amount be determined by the
court appointed lawyer.
If available, grant the plaintiff appropriate injunctive relief, lost wages, liquidated/double damages, front pay, compensatory damages, punitive damages, prejudgment interest, post-judgment interest, and costs, including reasonable attorney fees and expert witness fees. (h) Grant such other relief as the Court may find appropriate.
(Plaintiff's signature) Series J. Selica
(Plaintiff's name) Tacey J. Ellis
(Plaintiff's street address)
(City) Chgo. (State) IL (ZIP) 6068 (Plaintiff's telephone number) (312) - 419-4607
(1 tallient 3 telephone number) $O(\nu) = \frac{1}{2} v \left(\frac{v}{v} v \right)$

	THERN DISTRICT COURT THERN DISTRICT OF ILLINOIS DIVISION ALTERNATION
Tracey J. ET. Prose	CLERK, U.S. DISTRICT COURT
(Name of the plaintiff or plaintiffs) V.	CIVIL ACTION OOC 22 19
) (Case number will be supplied by the assignment
Smith Rothchil	JUDGE GETT TON
Bill Werner, Keith Lea 4 Tom Kenton (Name of the defendant or defendant	its)
	OF EMPLOYMENT DISCRIMINATION APR 1 3 2008
1. This is an action for employment	it discrimination.
2. The plaintiff is Trace	1 J. Ellis of
the county of Cook	in the state of
3. The defendant is Smith	Rothchild Finance, who
resides at (street address) 22	-1 N. La Salle St.
(city) Chao. (county)	-1 N. La Salle St. <u>Cook (state)</u> <u>TL (ZIP)</u> 6060/ 312)-977-0101
(Defendant's telephone number)	312-977-0101

(Guide to Civil Cases for Litigants Without Lawyers: Page 30)

Answer to Questions 12,13,15,16 f,g,h.

COMPLAINT

I, Tracey J. Ellis, a first class red black American born female, was wrongfully terminated on 11/30/99, by Tom Keaton, a Telemarketing Supervisor, for asserting myself. When I discovered that my work conditions were not the same as my co-workers, I confronted him and the management about it, and fired thereafter.

On Monday, 11/29/99, I noticed that my desk in the kitchen was left with food particles on it. I took offense to not having the same clean work area, that other employees had. In fact, Tom Keaton, circulated a memo around the office, prior to this incident, and was fully aware of their duties to maintain the desks in a neat manner, once their done using it. Next, I confronted Tom Keaton about the uncleanliness of my desk area, and then he got a very nasty attitude with me. He stated, "I ought to shut up, and clean up after the others, and do your work on the phone. And, I responded, "Tom, if you expect me to continue working in this manner, I expect you to ensure that I have the same equal work conditions as my co-workers, that you treated better than me. I was the only red black American born female, that he treated less than the darker skinned blacks, latinos, and whites.

I was harmed by all 3 white males, Tom Keaton, Bill Werner, and Keith Lewis. I was fired on 11/30/99, for challenging management on my dissatisfaction of being treated differently, due to my skin color. Also, for demanding better work conditions that the white males gave more preferential treatment to the darker skinned blacks, latinos, and whites. They received more respect from the white male dominated management, Keith Lewis, Vice President of Operations, kept disrespecting my work conditions, even after I told him that it is the individual workers duty to clean up my table, prior to my starting work time, and he kept ignoring my request.

Prior to my termination date, 11/30/99, I confronted Keith Lewis, as to why he did not clean up the table in the kitchen, that I was due to work from that day, and he responded by stating, "Why don't you clean it up for me, red niggers belong in the house, and I stated, "Keith, you are a racist, sexist oppressive white male. I refuse to be mistreated by you, and clean it yourself, you are fully aware of the memo, so follow the instructions," as I stated to him. Then, he physically bumped me in the hallway, after I told him that red is not going to be mistreated this way, and I am not going to back down. Then, he stated,"I wish that you would lower your voice, and shut up." Then, I responded, "According to the U.S. Constitutional statute, I have the right to free speech." Finally, he and Tom and Bill called a meeting, without letting me be apart of it, so Bill, the President could hear my viewpoint. Once the meeting ended, Tom told me that I was fired.

The management has violated my Title VII Civil Rights Act of 1964, as amended, and my right to free speech, according to the U.S. Constitutional law. I was wrongfully placed in the kitchen to perform my job duties, and polarized based on my red skin color.

Sometimes and the second of th		
CHARC OF DISCRIMINATION	AGENCY	CHARGE NUMBER
This form is affected by the Privacy Act of 1974; See Privacy Act Statement before	FEPA EEOC	210A00836
Illinois Dept. of Human Rights State or local Agency, if any	a	nd EEOC
NAME (Indicate Mr Ns., Mrs.)		
1	HOME TELEP	HONE (Include Area Cos
Ms. Tracey J. Ellis STREET ADDRESS CITY, STATE AND ZIP CODE	(312) 409-4607
1 P.O. Box 81322 Chicago Tt Coco.		DATE OF BIR
STATE OR LOCAL GOVERNMENT AGENCY WHO DISCRIMINATED AGAINST ME	(If more th	CESHIP COMMITTEE
I NOMBER OF EMPLOYEES. WE	MBERS TELE	PHONE (Include Area Jos
Smith Rothchild Finance Co STREET ADDRESS CITY, STATE AND ZIP CODE	(312) 977-0101
221 N. LaSalle St., Chicago, IL 60601		COUNTY
	TELEPHONE NU	JMBER (Include Area Code
STREET ADDRESS CITY, STATE AND ZIP CODE		
‡		COUNTY
CAUSE OF DISCRIMINATION BASED ON (Check appropriate box(es)) RACE X COLOR SEX PRELIGION NATIONAL ORIGIN	DATE DISCR EARLIEST	IMINATION TOOK PLAC
	05/12/19	
THE PARTICULARS ARE (If additional space is needed, attach extra sheet(s));	CONTIA	UING ACTION
I. I was hired by Respondent as a Telemarketer. On noticed that my desk was covered with food, I compla and no action was taken. I complained that I was be differently than dark skinned African-Americans, His and no action was taken. On November 30, 1999 I was derogatory remarks about my race and skin color by thater on November 30, 1999 I was discharged. II. I believe that I was discriminated against based African American, and skin color, red and light skinn violation of Title VII of the Civil Rights Act of 196 retaliation for filing EEOC charge #210993022, in the different terms and condtions of employment than of I was discharged.	ined to ing trea panics a subject he Vice d on my ned Blac 64, as a	management ated and Whites and to President. race, k, in amended, and
••	pr	*. بن
I want this charge filed with both the EEOC and the State or NOTARY - (When necessary local Agency, if any. I will advise the agencies if I change my	for State and	local Reguinament
address or telephone number and cooperate fully with them in the I swear or affirm that I ha	Ve read the -	
I declare under penalty of partury that the forested declares and the forested declares are the forested declares and the forested declares are the forested declares.	y knowledge,	information and belief
SIGNATURE OF COMPLAINT OF COMPL		RE ME THIS DATE

The management has neglected to resolve my several complaints for equal work conditions and respectful treatment. Therefore, I demand that a jury review my case, and that defendant, Smith Rothchild Finance Company, pay Plaintiff, Tracey J. Ellis, damage award money for wrongful termination, and racially polarizing her skin color, red. She was placed in a sexist position, which was in the kitchen where her conditions were not clean, as compared to the other employees, not similar to her color, and had the priviledge of working at executive desks, and was not performing as well as her.

Also, to pay her for demonstrating a very racist and sexist behavior, when she asserted herself to management for better work conditions, as a red black skinned female. Finally, plaintiff ask that this court grant her appointment of counsel to determine the exact amount of money she can get payable to her for wrongful termination.

Tracey J. Ellis, Pro Se Plaintiff P.O.B. 81322 Chgo IL 60681 (312) 409-4607

cc:file

CRECEIVERSINA

#23 X3 2000

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS DIVISION

MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

Tracey J. Ellis)	
Tracey J. Ellis Pro-Se, Plaintiff.	DOCKETED
))	CIVIL ACTION IAPR 0 6 2000
(Name of the plaintiff or plaintiffs) V.)	OCC 2004 (Case number will be supplied by the assignment
Chas Home Morgage; Leon Green berg, Owners	HIDGE HIBBLER
)	MAGISTRATE KIDGE DENLOW
(Name of the defendant or defendants)	
COMPLAINT OF EMPLO	OYMENT DISCRIMINATION
1. This is an action for employment discrimination	
2. The plaintiff is Tracey J.	Ellis of
the county of Cook	
3. The defendant is Chicago H resides at (street address) 3525	ome Mtg. Co., who
resides at (street address) 3525	W. Peterson #420.
(city) Chas. (county) Cook	<u>K (state)</u> <u>TL (ZIP)</u> 60659
(Defendant's telephone number) (773)-	-866-9090

(Guide to Civil Cases for Litigants Without Lawyers: Page 30)

<u> </u>			
CHAR C DISCRIMINA		FNCY	CHARGE NUMBER
This form is affected by the Privacy Act of 1974; See Priva completing this form.	cy Act Statement before	FEPA EEOC	210A01778
Illinois Dept. of Human Right	g		ma BROG
State or local Agency		a	nd EEOC
NAME (Indicate Mr., Ms., Mrs.)		HOME TELEP	HONE (Include Area Code)
Ms. Tracey J. Ellis street address city, state a	ND 7TP CODE	(312) 409-4607
P.O. Box 81322, Chicago, IL 60681			DATE OF BIRTH
NAMED IS THE EMPLOYER, LABOR ORGANIZATION, STATE OR LOCAL GOVERNMENT AGENCY WHO DISCRI	EMPLOYMENT AGENCY	APPRENTI	CESHIP COMMITTEE,
	NUMBER OF EMPLOYEES, ME		EPHONE <i>(Include Area Code)</i>
Chicago Home Mortgage	Cat A (15-100)	(773) 866-9090
STREET ADDRESS CITY, STATE A 3525 West Peterson, Suite 420, Chicag			COUNTY 031
NAME	<u> </u>	TELEPHONE N	UMBER (Include Area Code)
STREET ADDRESS CITY, STATE A	ND ZIP CODE		COUNTY
CAUSE OF DISCRIMINATION BASED ON (Check appropriate box(es))		DATE DISCF	RIMINATION TOOK PLACE LATEST
	NATIONAL ORIGIN		02/09/2000
	ICH (Specify)	CONTI	NUING ACTION
THE PARTICULARS ARE (If additional space is needed, attach ext	ra sheet(s)):		
I. I was hired by the Respondent on January 31, 2000 as a probationary Telemarketer. On February 9, 2000, I was terminated.			
II. Respondent states that I was terminated because I was not producing, which I deny.			
III. I believe that I have been discriminated against on the basis of my race, Black, sex, female, and color, red, in violation of Title VII of the Civil Rights Act of 1964, as amended, in that I was terminated for lack of production, whereas a Black, male Telemarketer who did not obtain leads was not terminated.			
RECEIVED EFOC			
FEB 1 4 2000			
CHICAGO DISTRICT OFFICE			
I want this change filed with both the EEOO and the Change	MOTARY		
I want this charge filed with both the EEOC and the State or local Agency, if any. I will advise the agencies if I change my	, , , , , , , , , , , , , , , , , , , ,		
address or telephone number and cooperate fully with them in the processing of my charge in accordance with their procedures.	I swear or affirm that I is it is true to the best of	nave read the	above charge and that
I declare under penalty of perjury that the foregoing is true and correct.	SIGNATURE OF COMPLA		
2/14/00 Seney J. Ellis	SUBSCRIBED AND SWO	RN TO BEF	ORE ME THIS DATE
Oate Charging Party (Signature) EEOC FORM 5 (Rev. 06/99)			

Responses to Quest.12thru13,15,16f,g,h.

COMPLAINT

I, Tracey J. Ellis, a first class red black American born female, was hired on January 31, 2000 by Leon Greenberg, Owner and Telemarketing Supervisor, and white male. He told me that I would be employed on a 30 day probationary period, and qualify for a 1 week paid vacation, after 3 months of employment.

While employed within the first 2 weeks as a Telemarketer, I was producing very well, and generated several leads per hour, based on my strong interpersonal skills and good attitude, and quality character. On February 9, 2000, I was approached by Mr. Greenberg, a few minutes before my starting work time. He mentioned that I no longer was employed, due to a lack of production, as he alleged. Then, I disputed his decision, by telling him that I was producing, and therefore, should not be terminated, within the 30 day probationary period. Further, I confronted him about showing a difference between me and my co-worker, Levon Poe, a dark skinned black male telemarketer. I told Mr. Greenberg that Mr. Poe mentioned that he was never reprimanded, nor fired for not generating leads.

Chicago Home Mortgage Company, and Mr. Greenberg has disparaged my color, red, race, black, and gender, female, under the Title VII Civil Rights Act of 1964, as amended. Mr. Greenberg has shown a very racist and sexist behavior towards me. I was wrongfully terminated for not reproducing a baby, so to keep my job.

By federal law, a single red black American born female, is not required to have children to qualify for long term employment, and paid vacations, to retain her job. I am asking the U.S. District Court to grant financial relief for wrongful termination, and racial polarization of my red skin color, as a baby producer, instead of working. Also, for choosing to not have any children in order to be accepted by the employer. I should be hired and evaluated and retained as an employee, based on my good character, performance levels, and strong interpersonal skills, as required by Federal law. Instead, Mr. Greenberg has prejudged my skin color, red, in a very racist and sexist manner, which is in violation of Title VII Civil Rights Act of 1964, as amended.

Therefore, I am asking that my case be reviewed by a jury, and granted financial relief in the amount determined by a court appointed lawyer, for lost wages, compensator and punitive damages, prejudgment interest, etc. for wrongful termination as a probationary worker, and prejudging my color, red, race, black, and gender, female, as a baby producer. In fact, I was the only red skinned black female employee at Chicago Home Mortgage Company, that was racially polarized in a very sexist manner. The other employees were darker skinned black males and females, and a few white males and females.

Respectfully yours,

Liney . Ellis, Plaintiff/Pro-Se

P.O.B. 81322

Chgo.IL 60681 (312) 409-4607

OCC 2004

Responses to Quest.12thrul3,15,16f,g,h.

COMPLAINT

MAGISTRATE JUDGE DENLOW

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Therefore, I am asking that my case be reviewed by a jury, and granted financial relief in the amount determined by a court appointed lawyer, for lost wages, compensator and punitive damages, prejudgment interest, etc. for wrongful termination as a probationary worker, and prejudging my color, red, race, black, and gender, female, as a baby producer. In fact, I was the only red skinned black female employee at Chicago Home Mortgage Company, that was racially polarized in a very sexist manner. The other employees were darker skinned black males and females, and a few white males and females.

Respectfully yours, Jeney J. Ellis, Plaintiff/Pro-Se

P.O.B. 81322

Chgo.IL 60681

(312) 409-4607

RECEIVED

MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In the Matter of)	
)	Civil Action No.
Tracey J. Ellis,	00 C 3463
Plaintiff, <i>pro se</i>	

EXECUTIVE COMMITTEE ORDER

IT APPEARING THAT on June 19, 2000, an Executive Committee order was entered, limiting filings by Ms. Tracey J. Ellis, and

IT FURTHER APPEARING THAT on February 12, 2002, Ms. Ellis submitted documents for filing, and

IT FURTHER APPEARING THAT at its February 14, 2002 meeting, the Executive Committee considered and denied Ms. Ellis leave to file, now therefore

IT IS HEREBY ORDERED That Ms. Tracey J. Ellis is denied leave to file her documents submitted on February 12, 2002, and

IT IS FURTHER ORDERED That the Clerk shall cause a copy of this order to be mailed to Ms. Ellis at P.O. Box 81322, Chicago, IL 60681, the address given by Ms. Ellis in the documents submitted on February 12, 2002. Such mailing shall be by certified or registered mail, return receipt requested.

ENTER:

FOR THE EXECUTIVE COMMITTEE

Chief Judge

Dated at Chicago, Illinois this 2 / 5 day of February, 2002.

FROM : USIIL> CHI PHONE NO.: 7737281720 Apr. 10 2002 12:20PM P1 02-CV-A 202)502-1755 Peter Mc Cabe he Federal Kn Civil Procedure in -ew years ago, I - my consenthe opposing course, accessed previous work his

, . . -

FROM : USIIL> CHI

According to Federal law, one's very confidential, and s suffici

FROM : USIIL> CHI

Finally, if the deponen he compet and Knowledge spite their wong Feeling prohi

FROM : USIIL> CHI PHONE NO. : 7737281720 Apr. 10 2002 12:21PM P4 the deposition proceedings, whether he or Ishe is presently employed or not by another competitor. I respectfully reguest that your review my proposed procedures in the deposition For the advancement minority non-white American Please respond to my correspondence via mail or phone ASAP. (312) 409-4607 for direct phone contact or by mail, P. O. B. 81322-Chap. Sincere (Y

Jan. 26 2002 06:16PM P1 502-1755. Fax# (202) 1/26/02 12502 02-CV-A Dear Mr McCabe-I am responding to your correspondence that I received from you on 1/23/02. I would like to strongly suggest that you and the committee make considerations in disallowing any U.S. District Ct. Federal Judge from deciding for the minority litigant how often they can file their cases I be decided to proceed to a hearing judge by a committee in the Federal Court. By Title III law, I have no limitations on filing FROM: XUKHE> XXX
PHONE NO.: 6308878766
W/ CASES PHONE NO.: 6308878766 Jan. **26 2002 06:**16PM P2 appreciate any Federal Judge entering a ruling to have a committee decide whether their Title III discrimination cases should be heard by a committee first. This suggested amendment should be voted on behalf of the minority litigant that has been harmed by wrongful judges decision. The new federal rules of the way judges decide for the litigant in terms of their right to File and be heard with nolimitations needs to be charged & implemented in the text of the evidence. I Please include this proposal in your next committee mtg. Trong Elle V.S. Please Seriously consider my proposed suggestrons on developing dimplementing new tederal procedures as to the decisions that judges make on a minority litigonts race & color discrimination cases. Especially, when the minority litigant has presented factual evidence for the mistreatment of them. If you of the Executive Committee can rule favorably on my proposal, then I can restile these cases in the normal manner, if a favorable normal manner, if a favorable

COMMITTEE ON RULES OF PRACTICE AND PROCEDURE

OF THE

JUDICIAL CONFERENCE OF THE UNITED STATES WASHINGTON, D.C. 20544

ANTHONY J. SCIRICA CHAIR CHAIRS OF ADVISORY COMMITTEES

PETER G. McCABE SECRETARY SAMUEL A. ALITO, JR. APPELLATE RULES

A. THOMAS SMALL BANKRUPTCY RULES

DAVID F. LEVI CIVIL RULES

EDWARD E. CARNES CRIMINAL RULES

MILTON I. SHADUR EVIDENCE RULES

January 28, 2002

Tracey J Ellis P O Box 81322 Chicago, IL 60681

Dear Ms Ellis

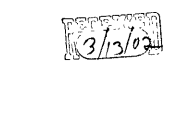
We have received your letter of January 25, 2002 suggesting an amendment to the federal rules. Your letter has been referred to the chair and reporter of the Advisory Committee on Civil Rules for their immediate consideration. As soon as the Committee reaches a decision on your suggestion, you will be notified promptly

Sincerely,

Peter G McCabe

Secretary

1/25/02



Dear Mr McCabe-

I am responding to your correspondence that I received from you on 1/23/02.

I would like to strongly suggest that you and the committee make considerations in disallowing any U.S. Distirct Ct. Federal Judge from deciding for the minority litigant how often they can file their cases d'be décided to pricée d to a heaving judge by a committee In the Federal Court. By Title III law, I have no limitations on filing

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COMMITTEE ON RULES OF PRACTICE AND PROCEDURE OF THE

JUDICIAL CONFERENCE OF THE UNITED STATES WASHINGTON, D.C 20544

ANTHONY J. SCIRICA CHAIR

PETER G. McCABE SECRETARY CHAIRS OF ADVISORY COMMITTEES

SAMUEL A. ALITO, JR. APPELLATERULES

A. THOMAS SMALL BANKRUPTCYRULES

DAVID F. LEVI CIVIL RULES

EDWARD E. CARNES CRIMINAL RULES

MILTON I. SHADUR EVIDENCE RULES

January 18, 2002

Tracey J. Ellis P.O. Box 81322 Chicago, IL 60681

Dear Ms. Ellis:

This is in response to your correspondence, attachments, and telephone calls to this office complaining about the action taken on your *pro se* case by the U.S. District Court for the Northern District of Illinois.

The Administrative Office of the U.S. Courts is an administrative service organization that provides management and operational support to the federal courts. The Committee on Rules of Practice and Procedure considers and drafts proposed amendments to the federal rules of practice, procedure, and evidence. As secretary to the committee, I maintain the records of the committee and accept suggestions for changes in the rules on behalf of the committee.

If you have any specific suggestions for changes in the text of the federal rules of practice, procedure, or evidence, you may submit them to this office for consideration by the committee. But the Administrative Office and the rules committee are not authorized to intervene in any litigation or to comment on any litigation.

You should, however, consider consulting with an attorney to explain what, if any, legal options you may have.

Sincerely,

Peter G. McCabe Secretary

COMMITTEE ON RULES OF PRACTICE AND PROCEDURE OF THE

JUDICIAL CONFERENCE OF THE UNITED STATES WASHINGTON, D.C. 20544

ANTHONY J. SCIRICA CHAIR

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EDWARD E. CARNES CRIMINAL RULES

MILTON I. SHADUR EVIDENCE RULES

April 11, 2002

Ms. Tracey J. Ellis P.O. Box 81322 Chicago, IL 60681

Dear Ms. Ellis:

Thank you for your letter of April 10, 2002, suggesting rule amendments to the federal rules of civil procedure. A copy of your letter has been sent to the chair and reporter of the Advisory Committee on Civil Rules for their consideration.

We welcome your suggestion and appreciate your interest in the federal rulemaking process.

Sincerely,

Peter G. McCabe