

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DEENEEN A. LUCHANSKY : CIVIL ACTION
: :
v. : :
: :
ALL SEASONS SERVICES, INC. : NO. 04-cv-04524-JF

MEMORANDUM AND ORDER

Fullam, Sr. J.

March 16, 2006

In this employment discrimination case, defendant has filed what apparently is intended to constitute a motion for summary judgment (a "Notice of Motion," a "Statement of Undisputed Facts," and a "Brief"). Plaintiff has responded in opposition to the motion. Both the motion and response are supported by, among other things, numerous excerpts from depositions. In the course of these depositions, counsel for both sides seem to have adopted the unfortunate practice of interposing an "Objection as to Form" to virtually every question. Apart from that problem, most of the deposition transcripts are illegible, and so fragmentary as to shed little light on the issues in the case.

I have reviewed all of the materials presented, and think it probable that there are lingering disputes of material fact which preclude the grant of summary judgment. At the very least, it is clear that the record does not demonstrate an absence of legitimate disputed issues. The motion for summary judgment will therefore be denied.

An Order follows.

