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1:06-cv-01197-GK BREAD FOR THE CITY et al v. JESBERG et al

U.S. District Court

District of Columbia

Notice of Electronic Filing

The following transaction was received from Parsons, Barry entered on 6/30/2006 at 3:16 PM and filed on 6/30/2006

Case Name: BREAD FOR THE CITY et al v. JESBERG et al
Case Number: 1:06-cv-1197
Filer: DISTRICT OF COLUMBIA DEPARTMENT OF HUMAN SERVICES
BREAD FOR THE CITY
VIRGINIA ORCHARD
ALPHONSO DESHIELDS
MARGARET MATTHEWS
ANDREA J. SLOAN
KATE JESBERG
SHARON COOPER-DELOATCH

Document Number: 6

Docket Text:

STIPULATION re [3] MOTION for Temporary Restraining Order by MARGARET MATTHEWS, ANDREA J. SLOAN, KATE JESBERG, SHARON COOPER-DELOATCH, DISTRICT OF COLUMBIA DEPARTMENT OF HUMAN SERVICES, BREAD FOR THE CITY, VIRGINIA ORCHARD, ALPHONSO DESHIELDS. (Parsons, Barry)

The following document(s) are associated with this transaction:

Document description:Main Document

Original filename:C:\Documents and Settings\parsob\My Documents\bread v. dc - TRO stipulation.pdf

Electronic document Stamp:

[STAMP dcecfStamp_ID=973800458 [Date=6/30/2006] [FileNumber=1149235-0]
[4c21d280f72883c98714d584f1ced58ca1681dceb8494f2f0b1e13ecf95b61af8ec5
c5c25b2d4c0f05967c4fcd5ca1184a6d38bc25f027610717582770b171d7]]

1:06-cv-1197 Notice will be electronically mailed to:

Barry M. Parsons bparsons@crowell.com,

1:06-cv-1197 Notice will be delivered by other means to:

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

_____)	
BREAD FOR THE CITY, <i>et al.</i>)	
)	
Plaintiffs,)	
)	
v.)	
)	
KATE JESBERG, <i>et al.</i> ,)	
)	Civil Action No. 06-1197 (xxx)
Defendants)	
_____)	

STIPULATION OF THE PARTIES

The parties, through undersigned counsel, here note the following stipulations:

1. Defendants will not take steps to implement the requirements detailed in Section 6036 of the federal Deficit Reduction Act of 2005 (“DRA”), Pub. L. No. 109-171 (Feb. 8, 2006) any sooner than 10 business days from July 1, 2006 (*i.e.*, no sooner than July 17, 2006).
2. Defendants will give the Court (and Plaintiffs) at least three (3) business days’ notice prior to taking steps to implement the requirements of the DRA.
3. Based on Defendants’ Stipulations, Plaintiffs hereby withdraw their pending Application for Temporary Restraining Order, subject to renewal upon notice that Defendants intend to implement the requirements of the DRA.
4. Defendants will respond in writing to plaintiffs’ Motion for Preliminary Injunction and Motion for Expedited Discovery by no later than July 17, 2006.

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DATE: June 30, 2006

Respectfully submitted,

/s/ Clifton S. Elgarten

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