Turay v. Seling



1

2 3

4 5

6 7

8 9

10

11

12

13 14

15

16

17

18

19

20 21

22

23

25

24

26

FILED LODGED DEC 2-1999 Honorable William L. Dwyer

DEPUTY

ENTERED LODG RECEIVED DEC 1 1999 CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE

RICHARD G. TURAY,

Plaintiff,

٧.

MARK SELING, et al.,

Defendants.

JERRY R. SHARP, et al.,

Plaintiffs,

DAVID B. WESTON, et al.,

Defendants.

RANDY PEDERSON, et al.,

Plaintiffs,

٧.

TIM HILL, et al.,

Defendants.

NO(C91-664 V

STIPULATION AND ORDER **REGARDING PAYMENT OF ATTORNEYS' FEES AND COSTS**

No. C94-121 WD

No. C94-211 WD

STIPULATION AND ORDER REGARDING PAYMENT OF ATTORNEYS' FEES AND COSTS - 1 291/148727.01

112999/1606/40717.00001

ORIGINAL

Graham & James LLP/Riddell Williams P.S. 1001 POURTH AVENUE PLAZA SUITE 4500 SEATTLE, WA 90154-1065 (206) 624-3600

1270

1 JOHN F. HALL, et al., 2 Plaintiffs, 3 V. 4 LYLE QUASIM, et al., 5 Defendants. 6 7 RONALD PETERSEN, et al., Plaintiffs. 8 9 ٧. WILLIAM DEHMER, et al., 10 Defendants. 11 12 13 14 15 16 17 18 19 20 21

22

23

24

25

26

No. C95-1111 WD

No. C96-415 WD

STIPULATION

Plaintiff Richard Turay and Defendants Mark Seling, Ph.D. and Vincent Gollogly, Ph.D. respectfully submit this Stipulation and Order Regarding Payment of Attorneys' Fees and Costs. Counsel for plaintiff Turay has filed a motion for an award of fees and costs incurred in the enforcement and monitoring of the injunction in this case (which includes fees and costs incurred from December 1, 1998 through November 1, 1999). Defendants have reviewed the motion and the supporting pleadings and documents, and the parties have reached an agreement regarding payment of fees.

Counsel for plaintiff Turay and Defendants stipulate that Seventy-one Thousand Eight

Hundred Seventy-nine Dollars and Fifty-five cents (\$71,879.55) is a reasonable sum of fees and costs to which plaintiff Turay's counsel is entitled under 42 U.S.C. § 1988. Counsel for plaintiff

STIPULATION AND ORDER REGARDING PAYMENT OF ATTORNEYS' FEES AND COSTS - 2 291/148727.01 112999/1606/40717.00001

Graham & James LLF/Riddell Williams P.S. 1001 FOURTH AVENUE PLAZA SUITE 4500 SEATTLE, WA 98154-1065 (206) 824-3600

Turay and Defendants also agree that this amount will be paid to counsel for plaintiff Turay on or before December 24, 1999. Accordingly, counsel for plaintiff Turay and Defendants respectfully ask this Court to enter an Order finding the proposed fees and costs payment to be reasonable and ordering defendants to pay that amount to counsel for plaintiff Turay in full satisfaction of defendants' obligation for fees and costs incurred by plaintiff's counsel between December 1, 1998 and November 1, 1999.

RESPECTFULLY SUBMITTED this ______ day of November, 1999.

GRAHAM & JAMES LLP/RIDDELL WILLIAMS P.S.

Karen F. Jones, WSBA#14987 Caitlin J. Moughon, WSBA#23184 Attorneys for Plaintiff Richard G. Turay

CHRISTINE O. GREGOIRE Washington State Attorney General

Sarah J. Coats, WSBA #2033
Assistant Attorney General
Attorneys for Defendants

or Defendants

ORDER

The stipulation of the parties as described above is GRANTED. The amount of fees and costs agreed on by plaintiff Turay and Defendants (\$71,879.55) represents a reasonable attorneys' fee to which plaintiff is entitled under 42 U.S.C. § 1988. Defendants are ordered to pay that amount to counsel for plaintiff Turay in full satisfaction of their obligation for fees and

1	costs incurred by plaintiff Turay's counsel between December 1, 1998 and November 1, 1999.
2	DATED this 2 day of Dec, 1999.
3	
4	The Honorable William L. Dwyer
5	The Honorable William L. Dwyer
6	
7	
8	
9	
10	
11	
12	
13	
14 15	
16	
17	,
18	
19	
20	
21	
22	
23	
24	
25	

STIPULATION AND ORDER REGARDING PAYMENT OF ATTORNEYS' FEES AND COSTS - 4 291/148727.01 112999/1608/40717.00001

26

Graham & James LLP/Riddell Williams P.S. 1001 FOURTH AVENUE PLAZA 201TE 4500 SEATTLE, WA 88154-1065 (206) 824-3600