

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X  
LOVELY H., GLORIA Q., AND MICHELE N.  
individually and on behalf of all others similarly  
situated,

Plaintiffs,

05 CV 6920 (LTS)

- against -

VERNA EGGLESTON, as Commissioner  
of the New York City Human Resources  
Administration,

Defendant.

Stipulation

USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 9/19/05
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IT IS HEREBY STIPULATED by and among the undersigned counsel for the respective parties that Plaintiffs' Motion for a Temporary Restraining Order is resolved as follows:

1. After the commencement of this action, the City defendant transferred the public assistance, Food Stamps, and Medicaid cases of the named plaintiffs, Lovely H. and Gloria Q., back to the centers at which they were served before the transfers to WeCARE job centers; City defendant further agreed that the public assistance, Food Stamps and Medicaid case of plaintiff Michele N. would not be transferred to a WeCARE Job Center. The parties agree that the named plaintiffs' public assistance, Food Stamps, and Medicaid cases shall remain at these centers with appropriate reasonable modifications pending the hearing and determination of plaintiffs' motion for preliminary injunction; and
2. In order to permit the issues in this case to be heard after a factual record is developed in discovery and the legal issues are fully briefed, Defendant will refrain from performing any new involuntary transfers of the public assistance, Food Stamps, and/or Medicaid cases of recipients of public benefits from Job

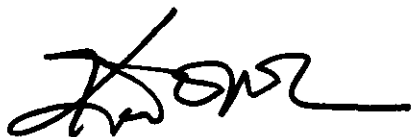
Centers to WeCARE job centers through November 14, 2005 unless there is a decision on plaintiffs motion for a preliminary injunction before that date. Five business days before release or mailing, defendant will provide copies to counsel for plaintiffs of notices regarding any voluntary transfers of the public assistance, Food Stamps, and/or Medicaid cases of recipients of public benefits; and

3. The parties agree that all other aspects of plaintiffs' application for a temporary restraining order shall be consolidated with and heard at the same time as plaintiffs' motion for a preliminary injunction; and

4. By September 23, 2005, plaintiffs will serve interrogatories on Defendant regarding data concerning the transfer of cases to and from hub centers and any adverse actions that may have been taken on putative class members' cases. Defendants will respond to these interrogatories on or before October 7, 2005, subject to defendants' right to object to such interrogatories on any grounds other than Local Civil Rule 33.3 or the date on which answers must be served.

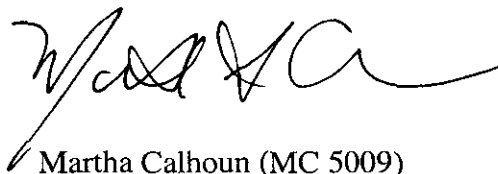
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
For Plaintiffs Lovely H, Gloria Q  
and Michele N



Martha Calhoun (MC 5009)  
Phone: (212) 788-0923

For Defendant

**SO ORDERED.**

  
19 September 2005  
LAURA TAYLOR SWAIN  
UNITED STATES DISTRICT JUDGE