

UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT**FILED**
Feb 23, 2011
LEONARD GREEN, Clerk

No. 09-3899

LISA LEE, Individually and as class Representatives on behalf of those similarly situated;
PAULA LEE, Individually and as class Representatives on behalf of those similarly
situated; TERESA RUBY, Individually and as class Representatives on behalf of those
similarly situated; CHERI BOWMAN, Individually and as class Representatives on behalf
of those similarly situated; CARRIE BEST, Individually and as class Representatives on
behalf of those similarly situated; VERONICA CONLEY,

Plaintiffs - Appellees,

v.

THE CITY OF COLUMBUS, OHIO,

Defendant - Appellant,

MITCHELL BROWN, City of Columbus, Director of Public Safety, et al.,

Defendants.

Before: SUHRHEINRICH, McKEAGUE, and GRIFFIN, Circuit Judges.

JUDGMENT

On Appeal from the United States District Court
for the Southern District of Ohio at Columbus.

THIS CAUSE was heard on the record from the district court and was argued by
counsel.

IN CONSIDERATION WHEREOF, it is ORDERED that the district court's permanent
injunction is VACATED. IT IS FURTHER ORDERED that the judgment of the district court
is REVERSED and the case is REMANDED for the entry of a judgment in favor of the
defendant City of Columbus consistent with the opinion of this court.

ENTERED BY ORDER OF THE COURT

Leonard Green, Clerk