Dod. 328

Ibrahim v. Department of Homeland et al

WHEREAS, on January 27, 2006, plaintiff, Rahinah Ibrahim ("plaintiff"), filed her Complaint in the above-entitled action.

WHEREAS, on April 2, 2009, plaintiff filed her Second Amended Complaint in the above-entitled action.

WHEREAS, plaintiff's Second Amended Complaint named the following defendants: a) the City and County of San Francisco (which includes the San Francisco Airport and the San Francisco Police Department), Richard Pate, James Cunningham, and Elizabeth Maron (collectively "the San Francisco Defendants"); b) John Bondanella ("Bondanella") and US Investigations Services, Inc. (now known as Altegrity, Inc.) ("USIS"), based on its alleged employment of Bondanella; and c) the Department of Homeland Security, Janet Napolitano, Michael Chertoff, Tom Ridge, Eric H. Holder, the Terrorist Screening Center, Leonard C. Boyle, Donna A. Bucella, the Federal Bureau of Investigation, Robert Mueller, Arthur M. Cummings, II, the National Counterterrorism Center, Michael E. Leiter, the Department of State, and Hillary Clinton (collectively "the Federal Defendants")

WHEREAS, on June 1, 2009, the Federal Defendants filed a motion to dismiss plaintiff's Second Amended Complaint.

WHEREAS, on July 27, 2009, the Court issued an Order dismissing plaintiff's claims against the Federal Defendants. At that time, the Court did not enter partial judgment on plaintiff's claims against the Federal Defendants.

WHEREAS, plaintiff's remaining causes of action against the San Francisco defendants are her Third Cause of Action for violation of her Fourth Amendment rights under the United States Constitution and under 42 U.S.C. § 1983, her Ninth Cause of Action for interference with exercise of civil rights under California Civil Code section 52.1, her Tenth Cause of Action for false imprisonment, her Eleventh Cause of Action for intentional infliction of emotional distress, and her Twelfth Cause of Action for negligent infliction of emotional distress.

WHEREAS, plaintiff's remaining causes of action against Bondanella are her Fourth
Cause of Action for violation of her Fourth Amendment rights under the United States
Constitution, her Eleventh Cause of Action for Intentional Infliction of Emotional Distress, and

her Twelfth Cause of Action for Negligent Infliction of Emotional Distress.

WHEREAS, plaintiff's remaining causes of action against USIS are her Eleventh Cause of Action for Intentional Infliction of Emotional Distress, and her Twelfth Cause of Action for Negligent Infliction of Emotional Distress.

WHEREAS, on March 1, 2010, the San Francisco Defendants, Bondanella and USIS served plaintiff with their Offer To Compromise (attached hereto as Exhibit A) pursuant to Rule 68 of the Federal Rules of Civil Procedure, ("Offer to Compromise"), offering to allow entry of judgment as follows:

- a. Against the City and County of San Francisco (including San Francisco Airport and the San Francisco Police Department) in the amount of One Hundred and Seventy Five Thousand Dollars (\$175,000.00.)
- b. Against USIS in the amount of Fifty Thousand Dollars (\$50,000.00.); and
- c. Said judgments shall be the total amount to be paid for any liability, accrued costs and attorneys' fees, as against the San Francisco Defendants, Bondanella and USIS.

WHEREAS, on March 11, 2010, plaintiff served and filed her Notice of Plaintiff's Acceptance of Offer to Compromise ("Notice of Acceptance"), attached hereto as Exhibit B.

WHEREAS, in her Notice of Acceptance, plaintiff stated that her acceptance applies only as to the defendants who made the Offer to Compromise, namely the San Francisco Defendants, Bondanella and USIS. Plaintiff specifically reserved the right to pursue her claims against the Federal Defendants.

NOW THEREFORE, plaintiff, the San Francisco Defendants, Bondanella, and USIS, by and through their respective counsel, hereby stipulate as follows:

- 1. Pursuant to the Court's Order dated July 27, 2009, granting the Federal Defendants' motion to dismiss, judgment shall be entered in favor of the Federal Defendants. Plaintiff reserves her right to appeal the Court's Order dismissing the Federal Defendants and final entry of judgment in their favor.
- 2. Pursuant to the Offer to Compromise, and the Notice of Acceptance, judgment shall be entered in plaintiff's favor in the total amount of \$225,000.00, as follows:

1	a.	against the City and	County of San Francisco (which includes the San
2	Francisco Police Department and the San Francisco Airport), in the total amount of One Hundred		
3	and Seventy Five Thousand Dollars (\$175,000.00); and		
4	b. against USIS in the total amount of Fifty Thousand Dollars (\$50,000.00).		
5	3. Plaintiff shall dismiss, with prejudice, her claims against Bondanella, Richard		
6	Pate, James Cunningham, and Elizabeth Maron.		
7	4. As among plaintiff, the San Francisco defendants, Bondanella, and USIS, all		
8	parties are to bear their own costs and attorneys' fees.		
9	5. Plaintiff does not release or waive any right to recover her costs or attorneys' fees		
10	against the Federal Defendants.		
11	Dated: March 15, 2010		McMANIS FAULKNER
12			MCMANIS FAULKNER
13			By: /s/ Marwa Elzankaly MARWA ELZANKALY
14			Attorneys for Plaintiff
15			RAHINAH IBRAHIM
16	Dated: March 15,	2010	DENNIS J. HERRERA, City Attorney
17	Buted: Warei 13, 2010		JOANNE HOEPER, Chief Trial Deputy RONALD P. FLYNN, Deputy City Attorney
18			PETER J. KEITH, Deputy City Attorney
19	By:/s/ Peter Keith		
20			PETER J. KEITH, Esq.
21			Attorney for Defendants SAN FRANCISCO AIRPORT, CITY AND
22	COUNTERANTS. CURICH Dated: March 15, 2010 ARNO By: Attorn U.S. I JOHN		COUNTY OF SAN FRANCISCO, SAN FRANCISCO POLICE DEPARTMENT, JAMES
23			F. CUNNINGHAM, ELIZABETH MARON AND RICHARD E. PATE
24			ARNOLD & PORTER LLP
25			
26			By: /s/ Sharon Douglass Mayo SHARON DOUGLASS MAYO, Esq.
27			Attorneys for Defendants
28			U.S. INVESTIGATIONS SERVICES, INC. and JOHN BONDANELLA
ļ	Stipulation For Entry of Judgment; [Proposed] Judgment Case No. C 06-0545 W		
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[PROPOSED] JUDGMENT

Pursuant to the Court's Order of July 27, 2009, and pursuant to the parties' stipulation, this Court enters judgment as follows:

- 1. Pursuant to the Court's Order dated July 27, 2009, granting the motion to dismiss of defendants, Department of Homeland Security, Janet Napolitano, Michael Chertoff, Tom Ridge, Eric H. Holder, the Terrorist Screening Center, Leonard C. Boyle, Donna A. Bucella, the Federal Bureau of Investigation, Robert Mueller, Arthur M. Cummings, II, the National Counterterrorism Center, Michael E. Leiter, the Department of State, and Hillary Clinton (collectively "the Federal Defendants"), judgment is hereby entered in favor of the Federal Defendants.
- 2. Pursuant to the March 1, 2010, Offer to Compromise, and the March 11, 2010, Notice of Acceptance, judgment is hereby entered in favor of plaintiff, Rahinah Ibrahim ("plaintiff"), in the total amount of TWO HUNDRED AND TWENTY FIVE THOUSAND DOLLARS (\$225,000.00), as follows:
- a. against the City and County of San Francisco (which includes the San Francisco Police Department and the San Francisco Airport), in the total amount of ONE HUNDRED AND SEVENTY FIVE THOUSAND DOLLARS (\$175,000.00); and
- b. against US Investigations Services, Inc. ("USIS"), in the total amount of FIFTY THOUSAND DOLLARS (\$50,000.00).
- 3. Plaintiff's claims against defendants, John Bondanella, ("Bondanella") Richard Pate, James Cunningham, and Elizabeth Maron, are hereby dismissed with prejudice.
- 4. As among plaintiff, the City and County of San Francisco, Richard Pate, James Cunningham, Elizabeth Maron, Bondanella and USIS, all parties are to bear their own costs and attorneys' fees.

IT IS SO ORDERED. THE CLERK SHALL CLOSE THE FILE.

DATED: March 15, 2010.

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