Park Village Apartments Tenants Association et al v. Mortimer Howard Trust et al

[Proposed] Order on Defendants' Application To Stay and Modification of Order on Plaintiffs' Motion for Preliminary Injunction

Doc. 70

Defendants' Application for Stay came on for hearing before this Court on March 23, 2010, Lisa S. Greif, Bay Area Legal Aid, and Kent Qian, National Housing Law Project, appearing for Plaintiffs, and Andrea A. Brott appearing for Defendants.

IT IS HEREBY ORDERED that Defendants' Application to Stay Part C of the Preliminary Injunction Order Pending Appeal is DENIED.

WHEREAS, the parties to this action, by and through their counsel in this action, met and conferred by telephone and email to modify Part C the Order on Plaintiffs' Motion for Preliminary Injunction. The parties further agree that the Order Granting Plaintiffs' Preliminary Injunction (Docket No. 48) is incorporated by reference here and remains unchanged except for the modification below;

IT IS FURTHER ORDERED that, the Order Granting Plaintiffs' Motion for Preliminary Injunction is MODIFIED as follows:

Defendants Mortimer Howard Trust and Mortimer Howard (collectively "Defendant"), their officers, agents, servants, employees and attorneys and those in active concert or participation with you or them, ARE HEREBY ORDERED TO:

- A. Refrain from demanding or collecting any amounts from any tenant at Park Village Apartments in excess of the amount that that tenant was paying as of September 1, 2009, unless the increase is covered by the housing assistance payments from the Oakland Housing Authority or is the result of a recertification under the voucher program;
- B. Refrain from evicting any tenant at Park Village Apartments or taking any action to accomplish such an eviction, including the filing of any action for unlawful detainer, based upon nonpayment of any rental amount that exceeds the tenant's rent contribution as of September 1, 2009, unless the increase results from a recertification under the voucher program;
- C. On behalf of each Plaintiff, Defendant, as mandated by federal law, shall take all steps necessary to enter into and execute housing assistance payments contracts with the Oakland Housing Authority for the acceptance of tenant based vouchers, provided that: 1) neither the fact of Defendant's execution of the such contracts or of any other documents or agreements required

May 28, 2010

June 4, 2010

June 4, 2010

June 11, 2010