Williams v. ¢	ity and County of San Francisco et al		Doc. 31
	Case3:09-cv-05063-JSW Docum	ent30 Filed01/20/11 Page1 of 4	
1 2 3 4	CURTIS G. OLER, State Bar #63689 LAW OFFICES OF CURTIS G. OLER Post Office Box 15083 San Francisco, California 94115 Telephone: (415) 346-8015 Facsimile: (415) 346-8238 Attorney for Plaintiff	VINCENT A. HARRINGTON, State Bar #07119 KERIANNE R. STEELE, State Bar #250897 WEINBERG, ROGER & ROSENFELD 1001 Marina Village Parkway, Suite 200 Alameda, CA 94501-1091 Telephone: (510) 337-1001 Facsimile: (510) 337-1023	
5	SHAWN L. WILLIAMS	Attorneys for Defendants SEIU LOCAL 1021, GEORGE DIAZ & JONATHAN WRIGHT	
6	DENNIS J. HERRERA, State Bar #139669	JUNATHAN WRIGHT	
7 8	City Attorney ELIZABETH SALVESON, State Bar #83788 Chief Labor Attorney		
9	RUTH M. BOND, State Bar #214582 Deputy City Attorney		
10	Fox Plaza 1390 Market Street, Fifth Floor San Francisco, California 04102 5408		
11	San Francisco, California 94102-5408 Telephone: (415) 554-3976 Facsimile: (415) 554-4248		
12	E-Mail: ruth.bond@sfgov.org		
13 14	Attorneys for Defendant CITY AND COUNTY OF SAN FRANCISCO		
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17	SHAWN L. WILLIAMS,	Case No. CV 09-5063 JSW	
18	Plaintiff,	STIPULATION AND [PROPOSED] ORDER TO EXTEND BRIEFING SCHEDULE AND	
19	VS.	CONTINUE HEARING RE DISPOSITIVE MOTIONS	
20 21	CITY AND COUNTY OF SAN FRANCISCO, HUMAN SERVICES AGENCY, DEPARTMENT OF HUMAN		
22	RESOURCES, DEPARTMENT OF AGING AND ADULT SERVICES; SERVICE		
23	EMPLOYEES INTERNATIONAL UNION; GEORGE DIAS, Chief Shop Steward, SERVICE EMPLOYEES INTERNATIONAL		
24	UNION; JONATHAN WRIGHT, an Agent and Official, SERVICE EMPLOYEES		
25	INTERNATIONAL UNION; DOES 1 THROUGH 25,		
26	Defendants.		
27			
28	CTIDUI ATION AND IBRODOLED ODDED		17
	STIPULATION AND [PROPOSED] ORDER	USDC No.CV 09-5063 JSV	
		Dockets.	Justia.com

Plaintiff Shawn L. Williams ("Plaintiff"), Defendant City and County of San Francisco ("City" or "Defendant") and Defendants Service Employees International Union, Local 1021 ("SEIU"), Jonathan Wright ("Wright") and George Diaz ("Wright") hereby submit a stipulation and proposed order. The parties stipulate to the following:

The parties jointly request that the Court continue the briefing schedule and hearing regarding dispositive motions by two (2) weeks.

The parties request that the last day for Defendants to file dispositive motions be moved to February 18, 2011, and that the hearing on dispositive motions be rescheduled to March 25, 2011.

Defendant SEIU Local 1021, Wright and Diaz respectfully submit that there is good cause to make this request. The attorneys for SEIU Local 1021, referenced by name in the caption of this document, have been scheduled to appear at a number of hearings for the remainder of January 2011, and during the first week of February 2011.

Specifically, attorney Vincent Harrington must appear at the following hearings during that time period:

January 19, 2011: Workers' Compensation Appeals Board Hearing 16 January 20-21 and 24, 2011: Arbitration before Arbitrator Torosian 17 January 27, 2011: Mediation with Mediator Klerman 18 February 2, 2011: Hearing on dispositive motions, U.S. District Court, before Honorable Judge 19 20 Phyllis J. Hamilton February 2, 2011: National Labor Relations Board, Region 20, representation hearing 21 February 4, 2011: Arbitration before Arbitrator Kagel 22 23 Further, Kerianne Steele must appear at the following hearings during that time period: January 18, 2011: National Labor Relations Board, Region 32, representation hearing 24 25 January 19, 2011: Arbitration before Arbitrator McKay January 20, 2011: National Labor Relations Board, Region 20, representation hearing 26 January 21, 2011: Santa Clara County Personnel Board, disciplinary appeal 27 28 -1-

1	January 25-26, 2011: Public Employment Relations Board, unfair practice hearing before ALJ			
2	Cloughesy			
3	February 3, 2011: Arbitration before Arbitrator Vendrillo			
4	These hearings were for the most part unanticipated and no other attorneys in the office can			
5	appear at them in their stead, as only the aforementioned attorneys are familiar with such matters.			
6	In addition to the above-sited matters, the aforementioned attorneys must complete a number			
7	of written projects during late January and early February 2011.			
8	IT IS SO STIPULATED:			
9	Dated: January 20, 2011			
10		By: /s/ Curtis Oler CURTIS G. OLER		
11		AW OFFICES OF CURTIS G. OLER Attorneys for Plaintiff		
12		HAWN L. WILLIAMS		
13	Dated: January 20, 2011	DENNIS J. HERRERA		
14	C	City Attorney CLIZABETH SALVESON		
15	0	Chief Labor Attorney CUTH M. BOND		
16		Deputy City Attorney		
17		By: /s/ Ruth Bond		
18		UTH M. BOND Attorneys for Defendant		
19	C	CITY AND COUNTY OF SAN FRANCISCO		
20	Dated: January 20, 2011			
21		By: <u>/s/ Kerianne R. Steele</u> KERIANNE R. STEELE		
22		Veinberg, Roger & Rosenfeld Attorneys for defendants		
23		EIU LOCAL 1021, GEORGE DIAZ & JONATHAN VRIGHT		
24				
25	Having reviewed the stipulations of the parties, and good cause appearing therefore, the Court			
26	hereby modifies the existing schedule as follows:			
27				
28				
	STIPULATION AND [PROPOSED] ORDER	- 2 - USDC No.CV 09-5063 JSW		

Last day for Defendants to file dispositive motions: February 18, 2011

Hearing on dispositive motion rescheduled to: March 25, 2011

IT IS SO ORDERED.

Dated: January 20, 2011

Huy Swhits

WHITE FREY HON UNITED STATES DISTRICT JUDGE

123399/604489