UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

JOHN JARONCZYK, as President of the Nassau

County Correction Officers Benevolent
Association, the Nassau County Correction
Officers Benevolent Association,

Plaintiffs,

-against-

NASSAU COUNTY INTERIM FINANCE AUTHORITY, et al.,

Defendants. -----X

APPEARANCES:

KOEHLER & ISAACS, LLP BY: HOWARD GARY WEIN, ESQ. 61 Broadway 25th Floor New York, New York 10006 Attorneys for Plaintiffs

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP BY: CHRISTOPHER GUNTHER, ESQ. Four Times Square New York, New York 10036-6522 Attorneys for Defendants Nassau County Interim Finance Authority and Individual Directors/Members

JACKSON LEWIS LLP BY: MARK L. WENGER, ESQ. 58 South Service Road, Suite 410 Melville, New York 11747 Attorneys for Defendants County of Nassau Edward Mangano and George Maragos

BARBARA E. VAN RIPER, ESQ. Office of the Nassau County Attorney One West Street Mineola, New York 11501 FILED

U.S. DISTRICT COURT ED N.V.

★ MAR -4 2013

LONG ISLAND OFFICE

MEMORANDUM AND ORDER

CV 11-2743

(Wexler, J.)

WEXLER, District Judge

In this action Plaintiffs challenge the imposition of a wage freeze imposed by Defendant Nassau County Interim Finance Authority ("NIFA"). Two other cases, <u>Carver v. NIFA</u>, No. 11-1614 (E.D.N.Y.) (LDW) ("<u>Carver</u>") and <u>Donohue v. NIFA</u>, No. 11-1900 (E.D.N.Y.) (LDW) ("<u>Donohue</u>"), commenced by representatives of two other Nassau County unions, were also brought before this court. Like this case, <u>Carver</u> and <u>Donohue</u> challenge the legality of wage freezes imposed by NIFA. <u>Carver</u> and <u>Donhoue</u> were consolidated with this matter for motion practice. Summary judgment motions in all three cases were simultaneously submitted to this court for decision.

In a Memorandum and Opinion dated February 14, 2013, this court granted the motion of the <u>Carver</u> plaintiffs for summary judgment. <u>Carver v. Nassau County Interim Finance Authority</u>, 2013 WL 544009 (E.D.N.Y. 2013). There, this court held that Section 3669 of the New York Public Authorities Law ("Section 3669") did not permit imposition of the challenged wage freeze. The court stayed operation of any judgment in <u>Carver</u> pending appeal. Judgment was entered in accord with the February 14, 2013 decision on March 4, 2013. Defendants have filed their notice of appeal.

While Plaintiffs in this matter briefed their motion for summary judgment at the same time as the motions filed by the parties in <u>Carver</u> and <u>Donahue</u>, they did not raised the issue of the legality of the wage freeze in light of Section 3669. The issue was not briefed because Plaintiffs here did not raise the issue as a ground for relief in their complaint. After this court's decision in <u>Carver</u>, Plaintiffs sought immediately to amend their complaint to assert the ground that formed the basis of the court's decision in <u>Carver</u>. The court has inquired as to whether

Defendants object to the proposed amendment of the complaint herein. The Nassau County

Defendants have no objection to the proposed amendment. The NIFA Defendants do not oppose

the amendment, but ask that the court hold the request in abeyance pending a decision of the

Second Circuit Court of Appeals in Carver.

Upon consideration, the court will allow Plaintiffs to amend their complaint to raise the

Section 3669 issue. That amendment shall be filed within two weeks of the date of this order.

Within one week of serving their answer, Defendants are directed to advise the court, without

waiving any right to appeal, as to whether there is any factor in this case that distinguishes it from

Carver, which requires a disposition different from the decision reached therein. In the event that

any such ground is raised, the court will consider the propriety of further motion practice.

CONCLUSION

For the forgoing reasons, the court grants Plaintiffs' the right to amend their complaint as

set forth herein, and directs the filing of papers as set forth above.

SO ORDERED.

LEONARD D. WEXLER

UNITED STATES DISTRICT JUDGE

Dated: Central Islip, New York

March 6, 2013

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