



The Honorable John R. Hickman



4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

KEVIN DOLAN and a class of similarly situated individuals,)
)
 Plaintiffs,)
 v.)
 KING COUNTY, a political subdivision of)
 the State of Washington,)
)
 Defendant.)

NO. 06-2-04611-6

ORDER MODIFYING PERMANENT INJUNCTION

PRIOR PROCEEDINGS

Following a trial, the Court entered a permanent injunction on April 17, 2009, ordering King County to enroll the currently employed class members, King county public defenders and staff, and those employed in the future, as required by RCW 41.40.111(1). The Court left open the precise enrollment date for later determination by motion. The Court stayed the permanent injunction while King County appealed.

The Supreme Court affirmed the Court. *Dolan v. King County*, 172 Wn.2d 299 (2011). The Court issued its mandate on February 1, 2011, remanding to the Court for further proceedings regarding remedies.

ORDER MODIFYING PERMANENT INJUNCTION - 1

\\Dolan\pleadings\Order Modifying Permanent Injunction2 doc

BENDICH, STOBAUGH & STRONG, P.C.
701 FIFTH AVENUE, SUITE 8550
SEATTLE, WASHINGTON 98104
(206) 822-3536

ORDER

The Court hereby modifies its permanent injunction and ~~enrolls~~ ^{orders that} the class members in ^{shall be enrolled} the Public Employee Retirement System (PERS) Plan 2, ^{unless} if the class member is ~~not~~ already enrolled in ^{a different} PERS ^{plan} due to other employment.

The Court modifies its permanent injunction and directs King County to enroll and report to the Department of Retirement Systems (DRS) ^{by no later than April 16, 2012} in ~~March 2012~~ the currently employed ^{currently employed PERS} class members as members in PERS Plan 2, and returning members (based on other prior employment) as members of the PERS plan in which they had previously been enrolled so that

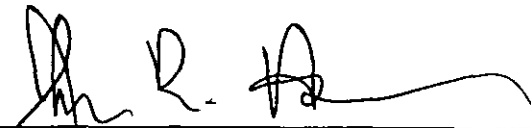
the employees will have before-tax deductions made from their paychecks commencing ^{no later than the pay period including the date of} ~~March 2012~~ ^{current} The employees include all ^{current} W-2 employees of the four public defense agencies, as ^{no later than the pay period including the date of April 16, 2012.}

defined in the class definition, regardless of the source of funds for the agencies to pay them

and regardless of the nature and location of any employee's work, e.g., whether superior court, district court, or any municipal court (including Seattle). ^{King County does not need to enroll} ~~The only exceptions~~ are any class

members who do not work enough hours (70 hours per month) or enough months (five months per year) to meet the minimum eligibility requirements in RCW 41.40.010(25).


DATED this ^{2nd} day of March, 2012.



JOHN R. HICKMAN
SUPERIOR COURT JUDGE

^{This order is without prejudice to the issues the court reserved today on the record.}
Presented by:

BENDICH STOBAUGH & STRONG, P.C.

^{The parties will submit an agreed briefing schedule on the reserved issues.}


David F. Stobaugh, WSBA #6376
Lynn S. Prunhuber, WSBA #10704
Stephen K. Strong, WSBA #6299
Attorneys for Plaintiffs

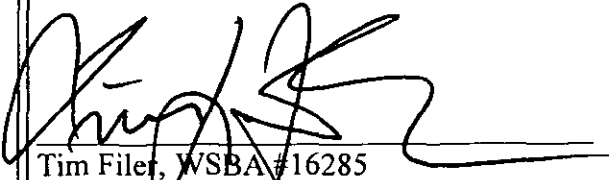
FILED
DEPT. 22
IN OPEN COURT
MAR 02 2012
Pierce County Clerk
By:  DEPUTY

ORDER MODIFYING PERMANENT INJUNCTION - 2

BENDICH, STOBAUGH & STRONG, P.C.
701 FIFTH AVENUE, SUITE 6550
SEATTLE, WASHINGTON 98104
(206) 622-3538

1 Approved as to form:

2 FOSTER PEPPER PLLC

3 

4 Tim Filer, WSBA #16285

5 P. Stephen DiJulio, WSBA #7139

6 *Attorneys for Defendant*

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

**ORDER MODIFYING PERMANENT
INJUNCTION - 3**

\\Dolan\pleadings\Order Modifying Permanent Injunction2.doc

CLERK'S PAPERS - 751

BENDICH, STOBAUGH & STRONG, P.C.
701 FIFTH AVENUE, SUITE 8550
SEATTLE, WASHINGTON 98104
(206) 622-3536