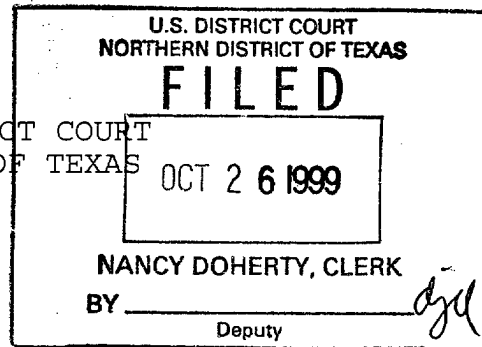


IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION



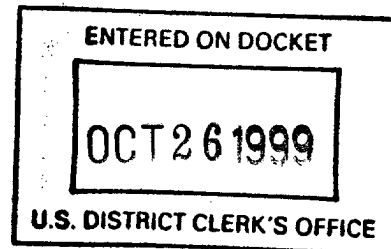
Carlos Jackson  
and Dana Jackson,  
plaintiffs,

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No. 3:96-CV-0390-R

v.

T. L. Wheeler,  
defendant, and  
The City of Dallas,  
defendant.



Judgment on Count Two of the First Amended Complaint.

This action involving Count Two of plaintiffs' First Amended Complaint having been tried before the Court, Honorable Jerry Buchmeyer, Chief Judge, presiding, a decision having been rendered, and the City's appeal to the U.S. Court of Appeals for the Fifth Circuit concluded in favor of plaintiffs, the following judgment on Count Two of plaintiffs' First Amended Complaint is entered.

It is ordered and adjudged that:

The City of Dallas is permanently enjoined from taking any action to prosecute any municipal court prosecutions currently pending against Carlos Jackson for violations of City of Dallas municipal ordinances. The City is also enjoined from initiating municipal court prosecutions against plaintiffs based on the same facts or incidents upon which the pending or past municipal court prosecutions were were based.

The City of Dallas is permanently enjoined from any future

prosecutions of plaintiffs for violations of City of Dallas ordinances if those prosecutions are initiated or maintained for bad faith harassment or are lacking probable cause for prosecution.

The City of Dallas is ordered to make restitution of all fines and costs paid by plaintiffs in connection with the municipal court prosecutions covered by the evidence in this case. The restitution shall include the costs of any bonds, cash bonds, court costs, fines, court or clerk fees or any other payments made by plaintiffs in connection with these cases. The restitution shall include all costs, fees, fines or other payments made at the municipal court or on appeal. Attorney's fees are not included in the costs, fees, or fines for which restitution is ordered under this judgment. The restitution shall be made by payment to plaintiffs within 30 days of the date of this judgment. The City shall furnish plaintiffs with a written statement showing the basis for the amount paid at the same time the restitution is made.

The City of Dallas is ordered to eliminate all records of the prosecutions against plaintiffs from the public records of the City and from any other government owned or operated database containing this information. The City shall initiate this action within 30 days of the date of this judgment and complete it within 90 days of the date of this judgment. If a record can not be eliminated from a database, then the City shall ensure that

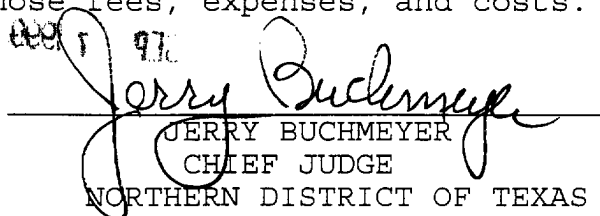
the record is accompanied by an accurate and complete reference to this judgment and to the findings of bad faith, harrassment, and racial discrimination contained in the Memorandum Opinion entered in the docket of this case on September 23, 1997.

In order to ensure timely compliance with the provisions of this judgment, the City is ordered to file a monthly report with the Court containing a full account of all actions taken by the City to comply with this judgment. The first report is due 15 days from the end of the first month after the entry of the judgment. The following reports shall be filed by the fifteenth day of the month after the month covered by the report. The City shall continue to file reports until it has completely complied with the specific actions required by this judgment. A copy of each report shall be served on plaintiffs' counsel.

This Court retains jurisdiction to resolve any disputes about the amount of the restitution or any other issues involved in the implementation of this judgment.

The issues of plaintiffs' attorney's fees, litigation expenses, and costs will be resolved in the proceedings in plaintiffs' separate motion for those fees, expenses, and costs.

10/26/99  
Date

10/26/99  
  
JERRY BUCHMEYER  
CHIEF JUDGE  
NORTHERN DISTRICT OF TEXAS