

FILED  
U.S. DISTRICT COURT  
DISTRICT OF MARYLAND  
2010 JUN 29 A 11:56

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND**

**MARYLAND STATE CONFERENCE OF  
NAACP BRANCHES, *et al.*,**

Plaintiffs,

v.

**BALTIMORE CITY POLICE  
DEPARTMENT, *et al.*,**

Defendants.

CLERK'S OFFICE  
AT BALTIMORE

BY \_\_\_\_\_ DEPUTY

Civil Action No. 06-cv-1863-CCB

**AGREED ORDER OF DISMISSAL**

This Order dismisses all claims made in the above-captioned case by the Maryland State Conference of NAACP Branches, Baltimore City Branch of the NAACP, Evan Howard, Tyrone Braxton, Donald Wilson, Robert Lowery, Aaron Stoner, Timothy Johnson, Tavis Crockett, Raffic Scott, Kerrell Wright, Carol Higgs, Armondo Horsey, Jonathan Lindsay, Erin Marcus, and Jeffrey Chapman (“Plaintiffs”) against the Baltimore City Police Department, the Mayor and City Council of Baltimore, Martin O’Malley, Sheila Dixon, Leonard Hamm, Marcus Brown, Frederick Bealefeld, Kevin Clark, Edward T. Norris, Jemini Jones, David A. Crites, Jr., Erik Pecha, Benjamin Newkirk, Arnold Jones, Peter Heron, Johnta Grey, Joseph Chin, Paul Southard, Michael Pinkosz, Lolando Hamilton, Ronald Mealey, and John Does 1-100 (the “City Defendants”).

The Plaintiffs and the City Defendants (collectively, “the parties”) hereby agree that this case has been settled and that all issues and controversies have been resolved to their mutual satisfaction. The parties request the Court to retain jurisdiction to enforce the terms of the settlement agreement under the authority of *Kokkonen v. Guardian Life Insurance Co. of America*, 511 U.S. 375, 381-82 (1994):

**IT IS HEREBY ORDERED:**

1. The parties entered into a settlement agreement on June 25, 2010, a copy of which is attached hereto.
2. By consent of the parties, the Court shall retain jurisdiction for the purpose of enforcing the terms of the agreement, as set forth in the agreement.
3. The Court’s jurisdiction shall terminate on or before the date which is four years from the entry of this Order, as set forth in the agreement.
4. Except as provided for in paragraphs 2 and 3 above, this case is dismissed, with prejudice.

IT IS SO ORDERED this 29<sup>th</sup> day of June, 2010.



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Catherine C. Blake  
United States District Judge