23

24

25

8.

1

2

THE HONORABLE CATHERINE SHAFFER

COPY

FILED KING COUNTY WASHINGTON

FEB 12 2010

SUPERIOR COURT CLERK EILEEN L. MCLEOD DEPUTY

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

WINNIE CHAN, et al., No. 09-2-39574-8 SEA Plaintiffs, ORDER GRANTING PLAINTIFFS' v. MOTION FOR SUMMARY JUDGMENT CITY OF SEATTLE, et al., RROPOSEDY Defendants. THIS MATTER is before the Court on Plaintiffs' Motion for Summary Judgment. The Court has reviewed: Plaintiffs' Motion for Summary Judgment, 1. Declarations submitted in support of Plaintiffs' Motion for Summary 2. Judgment, with exhibits, Defendants' Response to Plaintiffs' Motion for Summary Judgment, 3. Plaintiffs' Reply in Support of Plaintiffs' Motion for Summary Judgment, 5. 6. 7.

the records and files herein,

and has considered the arguments of counsel. The Court finds that there is no genuine issue of material fact on which reasonable minds could differ. Further, the Court concludes that, pursuant to RCW 9.41.290, the City of Seattle's authority to regulate the possession of firearms in City parks and recreation facilities during public use of those facilities is preempted by state law, and therefore Seattle's Department of Parks and Recreation's Rule/Policy Number P 060-8.14 ("Firearms Rule") violates Washington law and, on that basis, is null and void. Plaintiffs are entitled to judgment as a matter of law.

NOW, THEREFORE, IT IS HEREBY ORDERED that:

- 1. Plaintiffs' Motion for Summary Judgment is GRANTED,
- The City of Seattle's Firearms Rule is declared null and void,
 - 3. The City of Seattle is permanently enjoined from enforcing the Firearms Rule in any way. Rider A attacked:
- 4. The City is further ordered to immediately remove all signage posted pursuant to the Firearms Rule within 30 days from the date of this Ender.

Dated this 18 day of FERRUARY, 2010.

[Rider B Attocked.

THE HONORABLE CATHERINE SHAFFER

Presented by:

CORR CRONIN MICHELSON BAUMGARDNER & PREECE LLP

Steven W. Fogg, WSBA No. 23528

Molly A. Malouf, WSBA No. 31972

Approved as to form; rating

[PROPOSED] ORDER GRANTING

PLAINTIFFS' MOTION FOR SUMMARY JUDGMENT – 2

CORR CRONIN MICHELSON
BAUMGARDNER & PREECE LLP
1001 Fourth Avenue, Suite 3900
Seattle, Washington 98154-1051
Tel (206) 625-8600
Fax (206) 625-0900

000

300

RIDER A: The Court Finds that: 1. Plaintiffs have a chear byol or equilible right to carry Grearms under tednol and state constitutions. 2. Plaintiffs have established a wellgroundel from of invasion of that right. 3 Plaintiffs have established for An Dave so Hereel a substarted enjury 5. The Court finds flot the Organizational Plantiff's lock stording to bring claims, and their claims one dresmissed with prejudice