

SUPREME COURT OF NEW JERSEY
ESSEX COUNTY - CHANCERY

PEOPLE'S ORGANIZATION FOR
PROGRESS; NEW JERSEY PEACE
ACTION; THE AMERICAN CIVIL
LIBERTIES UNION OF NEW JERSEY;
LAWRENCE HAMM; MADELYN
HOFFMAN and ZENON QUILES,

Plaintiffs,

v.

THE CITY OF NEWARK,

Defendant.

DOCKET NO. ESX-C-268-04

CIVIL ACTION

CONSENT ORDER

This matter having come before the Court, and all parties having agreed to a settlement of plaintiffs' claims, and the Court having approved said settlement;

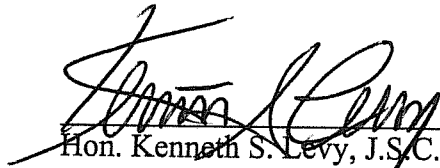
IT IS on this 15th day of December, 2004,

ORDERED that the City of Newark shall not enforce, under current City laws or policies, a hold harmless/indemnification requirement or an insurance requirement for any march, vigil, demonstration in furtherance of any protected free speech activity conducted on the streets of the City of Newark by or on behalf of the People's Organization for Progress, New Jersey Peace Action or American Civil Liberties Union; and, it is further

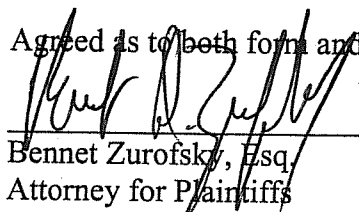
ORDERED that the City of Newark shall not apply Ordinance 8:6-1 to protected free speech activities or solicitations, or to any activities taken on behalf of the Peoples' Organization for Progress, New Jersey Peace Action or American Civil Liberties Union of New Jersey; and it is further

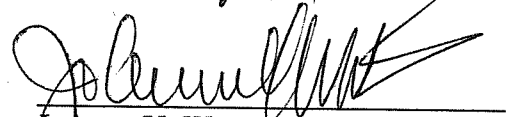
ORDERED that nothing in this Order prohibits the City of Newark from adopting in the future, via the proper method of passage of a City Ordinance, a hold harmless/indemnification requirement or an insurance requirement for activities on Newark streets; nor does this Order prohibit plaintiffs from challenging such Ordinances if adopted; and it is further

ORDERED that, pursuant to this Consent Order, all claims in plaintiffs' complaint filed in this action are hereby dismissed with prejudice.


Hon. Kenneth S. Levy, J.S.C.

Agreed as to both form and substance:


Bennet Zurofsky, Esq.
Attorney for Plaintiffs


JoAnne Y. Watson, Esq.
Attorney for Defendant