

**ROBERT F. CHERRY, JR., ET AL.**

**Plaintiffs**

**v.**

**MAYOR & CITY COUNCIL OF  
BALTIMORE CITY**

**Defendant.**

\*

\*

\*

\*

\*

\*

**IN THE**

**CIRCUIT COURT**

**FOR**

**BALTIMORE CITY**

**Civil Case No.: 24-C-16-004670**

\* \* \* \* \*

**ORDER**

This matter came before the court for a conference on this 7<sup>th</sup> day of June, 2019. The central topic of discussion was the class notice to be issued following the court’s Memorandum Opinion and related orders of May 13, 2019. Woven into this discussion were the details raised in Plaintiffs’ Motion for Clarification of the Court’s Orders and Memorandum Opinion Dated May 13, 2019 (Doc. No. 126; filed May 23, 2019), to which the City responded on June 6, 2019. Further to the discussion held on the record in open court, and with the agreement and consent of the parties, it is this 7<sup>th</sup> day of June, 2019,

**ORDERED** the parties shall simultaneously submit briefs on June 18, 2019, no longer than five (5) pages in length, regarding (a) the discount rate and mortality tables to be used for calculation of the present value of damages for the Retired and Retirement-Eligible Sub-Classes; and (b) application of pre-judgment interest. Plaintiffs are entitled to include in their brief up to an additional five (5) pages pertaining to Rule 2-602. In the event Plaintiffs do so, the City shall have ten (10) days to file a response no more than five (5) pages in length limited to that subject. Responses/oppositions should not otherwise be filed; and further it is

**FOUND** that the parties requested an opportunity to continue to try to reach agreement regarding the subject areas of the Motion for Clarification (as well as other class notice details counsel have discussed privately); and further it is

**ORDERED** that the parties shall appear on **July 25, 2019, at 10:00 a.m. in 509 Courthouse East**, for continuation of today's conference, and shall be prepared to present, to the extent possible, a joint proposal regarding the various class notice details set forth in the Motion for Clarification and others discussed among counsel. Mr. Klausner may appear by telephone.

The court will make every effort to rule on the subjects set forth in the June 18 briefs (also contained in the Motion for Clarification) in advance of July 25. Finally, as mentioned during today's conference, if the parties wish to meet with the court before July 25, 2019, they need only call or email chambers.

*[JUDGE'S SIGNATURE APPEARS ON ORIGINAL]*

---

Judge Julie R. Rubin

*Madam Clerk: Please mail copies to all counsel and named parties of record.*