

Colorado Springs (Store 6219); Denver (Store 3021); Littleton (Store 5002); and Wheat Ridge (Store 1208).

As such, the Court finds that Plaintiffs' motion for summary judgment and request for permanent injunction are **GRANTED**, and

THEREFORE, this Court hereby **ORDERS** that:

- (A) Plaintiffs' Motion for Summary Judgment is granted;
- (B) The Court enters a permanent injunction as to Walmart's stores that are currently open in Colorado, or which Walmart may open in the future, as follows:
 - (i) Except as noted in subsection (B)(ii) below, Defendants and their parents, subsidiaries, affiliates, officers, employees, agents, and all other persons or entities who act in concert with them (except for current Walmart employees) are permanently prohibited and enjoined from:
 - (a) entering onto or inside any store, facility, or other property, including any apron sidewalk or parking lot, in the State of Colorado that is owned, operated, or controlled by Walmart or any of their subsidiaries, affiliates, or operating entities to engage in activities such as picketing, patrolling, parading, demonstrations, "flash mobs," handbilling, solicitation, rallies, video-bombing, and manager confrontations;
 - (b) entering onto or inside any store, facility, or other property in the State of Colorado, including any apron sidewalk or parking lot, that is owned, operated, or controlled by Walmart or any of their subsidiaries, affiliates or operating entities without permission or authorization from Walmart for any purpose other than shopping for and/or purchasing Walmart merchandise; and/or
 - (c) barricading, blocking, or preventing access to or egress from any store, facility, or other property, including any apron sidewalk or parking lot, in the State of Colorado that is owned, operated, or controlled by Walmart, or any of their subsidiaries, affiliates or operating entities.

- (ii) With respect to stores or facilities in the State of Colorado for which Walmart, or any of their subsidiaries, affiliates or operating entities, has a building-only lease, Defendants and their parents, subsidiaries, affiliates, officers, employees, agents, and all other persons or entities who act in concert with them (except for current Walmart employees) are permanently prohibited and enjoined from:
- (a) entering inside any such store or facility to engage in activities such as picketing, patrolling, parading, demonstrations, “flash mobs,” handbilling, solicitation, rallies, video-bombing, and manager confrontations;
 - (b) entering inside any such store or facility for any purpose other than shopping for and/or purchasing Walmart merchandise; and/or
 - (c) unreasonably interfering with Walmart customers and employees’ rights to use adjacent apron areas, sidewalks and parking lots to access any such store or facility.
- (iii) Defendants immediately shall post this Order on Defendants’ websites, Facebook pages, twitter sites and any other internet and/or social media outlets under their control.
- (iv) The failure of Defendants to comply with this Order upon service of same may result in a finding of contempt of Court.
- (C) The trial date (October 27-31, 2014) is vacated.

IT IS SO ORDERED.

DATED this ____ day of _____, 2014.

BY THE COURT:

The Honorable Philip J. McNulty