

IN THE CIRCUIT COURT OF ST. LOUIS COUNTY, MISSOURI

KELLY MITCHELL GROUP, INC.,)

Plaintiff,)

vs.)

JULIE MUES, et al.,)

Defendants.)

No. 14SL-CC03655 - 01

Division 11

FILED

DIV. JUN 01 2015 11

JOAN M. GILMER
CIRCUIT CLERK, ST. LOUIS COUNTY

CONSENT JUDGMENT

This matter is before the Court on Plaintiff Kelly Mitchell Group, Inc.'s Amended Petition for Injunctive and Other Relief. The parties hereby stipulate that the following Judgment be entered by this Court in full and final resolution of this matter:

1. From the date of this Consent Judgment until February 27, 2016 (the "Restriction Period"), Defendant Julie Mues will not initiate contact with, or solicit or accept business from, any of the following customers and accounts: AT&T, Elsevier, Express Scripts, Federal Reserve Bank of St. Louis, Monsanto, Reinsurance Group of America, Graybar, Peabody, SuddenLink, Accenture, Amdocs, BJC, Olin, U.S. Bank, Grimco, Anheuser Busch-Inbev, Ameren, Emerson, Crown Castle, Millipore, Iberdrola and LG&E. In addition, during the Restriction Period, Mues shall not be permitted to assist Kforce in its solicitations or business dealings with the foregoing customers.

2. From the date of this Consent Judgment until July 28, 2015 (the "Charter Restriction Period"), Defendant Julie Mues will not attempt to place any candidates at Charter Communications (the "Charter Restriction"). In addition, during the Charter Restriction Period, Mues shall not be permitted to assist Kforce in making placements or attempting to make placements at Charter.

3. During the Restriction Period, Kforce shall be permitted to contact, solicit and accept business from the customers and entities listed in Paragraphs 1 and 2 above so long as Mues did not introduce Kforce to such customer (i.e. Mues was not the one to secure the customer relationship for Kforce), Mues is not involved in such business dealings and/or does not assist Kforce with respect to such business dealings.

4. Mues and Kforce shall be permitted to call on or solicit any and all clients and prospective clients, except to the extent specifically restricted in this Consent Judgment.

5. This Judgment is in full and final resolution of all of Plaintiff KMG's claims made in this litigation and such claims are hereby voluntarily dismissed with prejudice. Nothing in this Paragraph 5 is intended to extinguish KMG's rights or Defendants' obligations under this Consent Judgment.

6. Each party shall bear its own costs and attorneys' fees in this matter.

So Ordered: 
Judge Ellen Levy Siwak

6-1-15

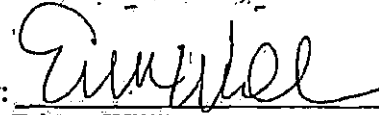
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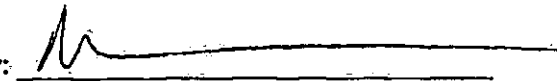
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