

FILED
KING COUNTY, WASHINGTON

Hon. Jim Rogers

MAY -5 2016

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IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
FOR KING COUNTY

IN RE: BALLOT TITLE APPEAL OF
SEATTLE INITIATIVE 124

) No. 16-2-09173-3 SEA
) No. 16-2-09920-3SEA

) ~~PROPOSED~~ ORDER

WASHINGTON LODGING
ASSOCIATION, JOHN LANE

v.

CITY OF SEATTLE

THIS MATTER came before the Court on the Washington Lodging Association's RCW 29A.36.090 Petition Appealing Ballot Title And Requesting a Hearing and Briefing Schedule, and the Court has heard argument of counsel and read and considered the pleadings on file and the briefing of the parties.

ORDER
Page - 1

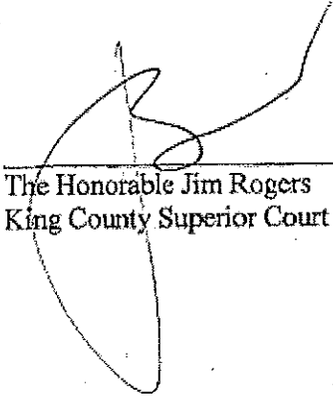
PETER S. HOLMES
Seattle City Attorney
701 5th Avenue, Suite 2050
Seattle, WA 98104-7097
(206) 684-8200

1 Now therefore,

The attached

2 IT IS HEREBY ORDERED that the ballot title for Initiative 124 is approved in ~~its original~~ form.

3 DATED this 5th day of May, 2016.

4
5 
The Honorable Jim Rogers
King County Superior Court Judge

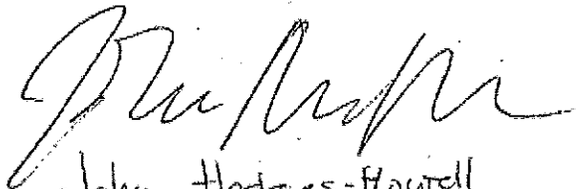
6 Presented by:

7 PETER S. HOLMES
Seattle City Attorney

8
9 By: 

10 Erica R. Franklin, WSBA #43477
11 Jeff Slayton, WSBA #14215
Assistant City Attorneys
Attorneys for City of Seattle

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15 Kim Lowney
Attys for Unite Here Local 8

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17
18 
19 John Hodges-Howell
20 Atty for Washington Lodging Association
21 WSBA #42151

THE CITY OF SEATTLE

INITIATIVE MEASURE NUMBER 124

Initiative 124 concerns health, safety, and labor standards for Seattle hotel employees.

If passed, this initiative would require certain sized hotel-employers to further protect employees against assault, sexual harassment, and injury by retaining lists of accused guests among other measures; improve access to healthcare; limit workloads; and provide limited job security for employees upon hotel ownership transfer. Requirements except assault protections are waivable through collective bargaining. The City may investigate violations. Persons claiming injury are protected from retaliation and may sue hotel-employers. Penalties go to City enforcement, affected employees, and the complainant.

Should this measure be enacted into law?

Yes

No

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EF