

STATUS OF THE CASE

WHAT ARE THE ISSUES?

Healthy Workforce ABQ v. City of Albuquerque

- Filed by OLÉ September 2016 for ballot access for **Healthy Workforce** summary.
- The judge ruled that its full text must appear on the ballot in October 2017.
- Summary/font issues must be resolved by August 11, 2017, when ballot is printed.

We must have a **legible ballot** – printed in at least 8.5 point type, not 6 point type, which looks like this.

A summary must appear on the ballot. Voter should have the full text in a separate document in the ballot box.

Hearing on June 14th

Legality of the ballot initiative process

Association of Commerce and Industry v. City of Albuquerque (ACI)

- Filed by industry groups April 2017 to keep **Healthy Workforce** off the ballot and invalidate the **ABQ MWO**
- OLÉ and El CENTRO have asked to intervene in the case in order to dismiss it.

Extraterritoriality

HWF conflicts with other laws

Logrolling

Validity of 2012 election contest in 2017.

Atyani v. Bonfantine (Kelly's Brew Pub)

- Filed April 2016 by workers claiming violations of the **Albuquerque MWO**
- May 30, 2017: Workers win. Judge **rejected all challenges to the ABQ MWO.**
- Case set for trial summer 2018

We won on all issues in Kelly's. Ruling on these two issues pending in ACI.

A summary should not have appeared on the 2012 ballot