

**UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD  
REGION 28**

**WALGREEN CO.**

**and**

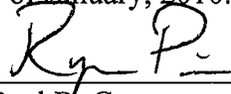
**Case 28-CA-22651**

**BERNIE SANCHEZ-BELL, an Individual**

**MOTION FOR SUMMARY JUDGMENT**

Walgreen Co. (“Walgreens” or the “Company”), by the undersigned, hereby moves for summary judgment as to the claims advanced by the General Counsel in the Complaint dated October 30, 2009. As detailed in the accompanying Memorandum of Points and Authorities and exhibits filed and served concurrently herewith, this motion should be granted because the admitted evidence provided by the charging party herself makes clear that, as a matter of law, the General Counsel cannot raise a material issue of fact that the allegations raised in the Complaint will be sustained.

RESPECTFULLY SUBMITTED this 5th day of January, 2010.



---

Paul R. Garry  
Ryan G. Pierce  
MECKLER BULGER TILSON  
MARICK & PEARSON LLP  
3101 N. Central Ave., Ste. 900  
Phoenix, AZ 85012

*Attorneys for Walgreen Co.*

The foregoing served by electronic means this 5<sup>th</sup> day of January, 2009 to:

Eva S. Herrera, Esq.  
Field Attorney  
National Labor Relations Board  
Region 28  
2600 North Central Avenue, Suite 1800  
Phoenix, Arizona 85004-3099  
[Eva.Herrera@nlrb.gov](mailto:Eva.Herrera@nlrb.gov)

Bernie Sanchez-Bell  
6490 Cosnino Street  
Flagstaff, Arizona 86004  
[berniesanchez-bell@q.com](mailto:berniesanchez-bell@q.com)  
(cc to [ttg@robainalaw.com](mailto:ttg@robainalaw.com))

  
\_\_\_\_\_