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6	COALITION					
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9		IE STATE OF CALIFORNIA				
10	COUNTY OF SAN DIEGO					
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12	FIRST AMENDMENT COALITION,	Case No.				
13	Petitioner,	VERIFIED PETITION FOR DECLARATORY RELIEF AND WRIT OF				
14	V.	MANDATE UNDER THE CALIFORNIA PUBLIC RECORDS ACT				
15	CITY OF SAN DIEGO,	[Gov't Code § 7923.000]				
16	Respondent.					
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	VERIFIED PETITION FOR DECLARATORY RELIEF AND WRIT OF MANDATE					

- 1. This Verified Petition for Declaratory Relief and Writ of Mandate seeks to enforce the rights of the public and Petitioner First Amendment Coalition ("Petitioner" or "FAC") to disclosure of records related to a widely reported and controversial use of force by San Diego Police Department ("SDPD") officers against Marcus Evans, including the repeated use of a K-9 unit and the discharge of multiple "beanbag" shotgun rounds that caused significant harm to Mr. Evans, who was never charged with a crime. For no valid reason, the City of San Diego refused FAC's request for virtually all records related to SDPD's use of force against Mr. Evans.
- 2. As the Legislature declared in adopting a landmark law on disclosure of police records, "The public has a strong, compelling interest in law enforcement transparency because it is essential to having a just and democratic society." S.B. 1421, § 4, 2017–18 Reg. Sess. (Cal. 2018) (codified at Penal Code §§ 832.7–832.8).
- 3. Accordingly, the "public has a right to know all about ... officer-involved shootings and other serious uses of force," including any incident in which an officer's use of force caused great bodily injury. S.B. 1421, § 1(b). To conceal records of such incidents "undercuts the public's faith in the legitimacy of law enforcement, makes it harder for tens of thousands of hardworking peace officers to do their jobs, and endangers public safety." *Id*.
- 4. Consistent with these principles, FAC and the public are entitled to disclosure of the records at issue under the California Public Records Act, Gov't Code § 7920.000 *et seq*. ("Public Records Act"), the California Constitution, Cal. Const. art. I, § 3(b), and recent laws that mandate openness in records related to significant uses of force by peace officers, Penal Code § 832.7(b); Gov't Code § 7923.625.
- 5. Yet, except for a redacted call log, the City has withheld *every* responsive record related to this incident *in full* based on a laundry list of exemptions that are entirely foreclosed by controlling law and cannot justify the City's near-blanket denial of FAC's request. To bring the City into compliance with California law and vindicate FAC's and the public's right of access to records regarding SDPD's use of force against Mr. Evans, this Petition should be granted.

#### **PARTIES**

- 6. FAC is a non-profit organization headquartered in San Rafael, California, dedicated to enforcing the people's right of access to information under the Public Records Act and Article I, section 3(b) of the California Constitution, enacted by the people's 83-percent vote for Proposition 59 in 2004. FAC is a person within the meaning of Government Code section 7920.520 and a member of the public within the meaning of Government Code section 7920.515.
- 7. Respondent City of San Diego ("respondent" or "the City") is a local agency under Government Code section 7920.510 that is in possession of the records requested by FAC and located in San Diego County.

#### JURISDICTION AND VENUE

- 8. According to Government Code section 7923.000, "[a]ny person may institute a proceeding for injunctive or declarative relief, or for a writ of mandate ... to enforce that person's right under" the Public Records Act "to inspect or to receive a copy of any public record or class of public records."
- 9. According to Government Code section 7923.100, "[w]henever it is made to appear, by verified petition to the superior court of the county where the records or some part thereof are situated, that certain public records are being improperly withheld from a member of the public, the court shall order the officer or other person charged with withholding the records to disclose those records or show cause why that person should not do so."
- 10. The relief sought by Petitioner is authorized under Government Code sections7923.000 and 7923.100, Code of Civil Procedure sections 1060 and 1085, and Article 1, section3(b) and Article VI, section 10 of the California Constitution.
- 11. Venue is proper under Code of Civil Procedure sections 394 and 395 and Government Code section 7923.100. Petitioner is informed and believes that the records to which it seeks access are in San Diego County and that the acts and events giving rise to the claim occurred in San Diego County.

## FACTUAL BACKGROUND

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12. Just before midnight on October 24, 2024, SDPD officers responded to a 911 call that led them to a residence near the 6400 block of Duluth Avenue in San Diego.

- 13. The SDPD officers involved in all actions described in this Petition are peace officers under California law.
- 14. The ensuing use of force by SDPD officers against Mr. Evans was captured, in part, on video by a local videographer. 619 News Media, CAUGHT ON CAMERA: K9 Takes Down Suspect, Youtube (Oct. 25, 2024), https://www.youtube.com/watch?v=L2ERgHIR80k.
- 15. The video shows that officers instructed occupants to exit the residence, and that three occupants did so with their hands raised and were then apprehended by SDPD officers. Mr. Evans followed. At first, his hands were raised as well. He moved slowly, and he was only wearing basketball shorts. He was barefoot and shirtless and told the officers that he was unarmed. According to the video, he then began asking that the officers explain their presence and insisted that he had done nothing wrong.
- 16. One or more SDPD officers eventually shot Mr. Evans with three "beanbag" shotgun rounds, hitting him in the torso and shin and near his groin. One or more SDPD officers also deployed a K-9 unit against Mr. Evans twice. The second time, the dog bit and clung to Mr. Evans' arm, jerking it from side to side while officers finally moved in to arrest him. Mr. Evans said, "I can't feel my arm," as SDPD officers gathered around him.
- 17. As Mr. Evans writes in the complaint in his lawsuit against the City and various officers arising from this incident, "The K9 officer's teeth remained attached to [Mr. Evans], vigorously shaking him around for approximately forty (40) seconds while [Mr. Evans] screamed in pain and confusion." A true and correct copy of Mr. Evans's civil complaint is attached hereto as Exhibit A.
- 18. Video of the incident shows that Mr. Evans repeatedly cried out in pain and pleaded with the officers to stop using force against him. Mr. Evans has not been charged with any crime based on the incident.

couldn't work, or walk. He had to change the dressing on his shin twice a day. He had trouble

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Ex. C, SDPD Procedure: KEW, at (IV)(D).

- 32. On March 12, 2025, FAC requested from the City copies of the following records related to SDPD's "arrest of or use of force on Marcus Evans on or about October 25, 2024 (the 'Incident')":
  - 1. All video or audio recordings relating to or depicting the Incident.
  - 2. All records relating to any report, investigation, or findings concerning the Incident, including but not limited to any incident reports; investigative reports; photographs; transcripts or recordings of interviews; materials compiled and presented for review to the district attorney or to any person or body charged with determining whether to file criminal charges against an officer in connection with an incident, whether the officer's action was consistent with law and agency policy for purposes of discipline or administrative action, or what discipline to impose or corrective action to take; documents setting forth findings or recommended findings; and copies of disciplinary records relating to the incident, including any letters of intent to impose discipline, any documents reflecting modifications of discipline due to the Skelly or grievance process, and letters indicating final imposition of discipline or other documentation reflecting implementation of corrective action.

The City designated FAC's request "Request 25-1937" ("the Request"). A true and correct copy of the web page for the Request on the City's NextRequest website which accurately presents the content of the Request and the City's response thereto is attached hereto as **Exhibit D**.

- 33. On March 21, 2025, the City responded to the Request by partially disclosing a single, redacted call log document but withholding all other records responsive to the Request in their entirety. A true and correct copy of the partial, redacted call log that the City disclosed to FAC is attached hereto as **Exhibit E**.
- 34. In refusing to disclose virtually all the records requested by FAC, the City stated, in substance, that (1) body worn camera records were withheld pursuant to Government Code section 7923.600; (2) "911/Audio files/Talk Radio" records were withheld pursuant to Government Code sections 7922.000, 7923.600, 7923.615 and *Haynie v. Superior Court*, 26 Cal. 4th 1061 (2001); (3) the CAD report was redacted pursuant to Government Code sections 7923.600 and 7922.000; and (4) "[a]ll records relating to any report, investigation, or findings concerning the Incident" were withheld pursuant to Government Code sections 7923.600 and 7927.705. The City's response also noted that SDPD does not transcribe calls.
- 35. The exemptions cited by the City do not justify the City's near-blanket withholding of the records sought by FAC's Request and this Petition. The records sought by FAC's Request

and this Petition are subject to disclosure under the Public Records Act and Article I, section 3(b) of the California Constitution. The City's near-total denial of FAC's Request violates the Public Records Act, Article I, section 3(b) of the California Constitution, and Penal Code section 832.7(b).

- 36. The City is obligated to disclose all records requested by FAC "pursuant to the California Public Records Act" because they are "record[s] relating to the report, investigation, or findings of ... [a]n incident involving the discharge of a firearm at a person by a peace officer" or "[a]n incident involving the use of force against a person by a peace officer ... that resulted in ... great bodily injury." Penal Code § 832.7(b)(1)(A)(i)–(ii).
- 37. According to Penal Code section 832.7(b)(11), "records subject to disclosure under this subdivision shall be provided at the earliest possible time and no later than 45 days from the date of a request for their disclosure," except when "temporary withholding for a longer period is permitted" under circumstances that do not apply to this case.
- 38. In addition or in the alternative, the City is obligated by the Public Records Act to disclose the "video or audio recording[s]" requested by FAC because they relate to a "critical incident" by depicting "[a]n incident involving the discharge of a firearm at a person by a peace officer" or "[a]n incident in which the use of force by a peace officer ... against a person resulted in ... great bodily injury." Gov't Code § 7923.625(e).
- 39. The City may not delay disclosure of the video or audio recordings requested by FAC because more than 45 days have elapsed since the "critical incident" involving Mr. Evans, and the City has no legally authorized grounds for delay. Gov't Code § 7923.625(a).
- 40. Under Penal Code section 832.7(b) or Government Code section 7923.625, the City is obligated to disclose records requested by FAC immediately.
- 41. The City's violations of law set forth above will continue unless and until it is commanded by this Court to produce the public records requested by FAC and to not engage in such further violations of law by a declaratory judgment declaring its conduct unlawful. Additionally, absent injunctive relief, the City will continue to withhold public information as it has done here, resulting in great and irreparable injury to Petitioner and the public at large by

depriving them of immediate access to information vital to the public interest and necessary for self-government. Petitioner has no adequate remedy at law because the relief it seeks does not consist of monetary compensation but rather the enforcement of its statutory and constitutional rights of access, and the harm it has suffered through the City's refusal to provide access to information that is required to be disclosed under California law cannot be compensated through an award of damages.

#### CAUSE OF ACTION

## (Unlawful Refusal to Disclose Public Records)

- 42. Petitioner realleges and incorporates by this reference paragraphs 1 through 41 above as though fully set forth herein.
- 43. The Public Records Act provides that "access to information concerning the conduct of the public's business is a fundamental and necessary right of every person in this state." Gov't Code § 7921.000.
- 44. The records sought in FAC's Request and this Petition are public records as defined in Government Code section 7920.530 because they concern the conduct of public business and are necessary for FAC and the public to assess the performance of its peace officers in connection with SDPD's use of force against Mr. Evans and the City's response.
- 45. The records sought in FAC's Request are subject to disclosure under the Public Records Act, Penal Code section 832.7(b), and Article I, section 3(b) of the California Constitution.
- 46. The City's refusal to disclose almost all records sought in FAC's Request violates the Public Records Act, Penal Code section 832.7(b), and Article I, section 3(b) of the California Constitution.
- 47. The City cannot show that the records sought by FAC's Request are exempt from disclosure or that the City's delays in disclosure are justified.
- 48. FAC has no plain, speedy, and adequate remedy to obtain the public records it has requested, other than the declaratory and writ relief sought by this Petition. FAC is entitled to institute proceedings for a writ of mandate and for declaratory and injunctive relief to enforce the

right to obtain records responsive to FAC's Request. Further, the case should proceed consistent with the requirement that Public Records Act cases be scheduled "with the object of securing a decision as to the matters at issue at the earliest possible time." Gov't Code § 7923.005.

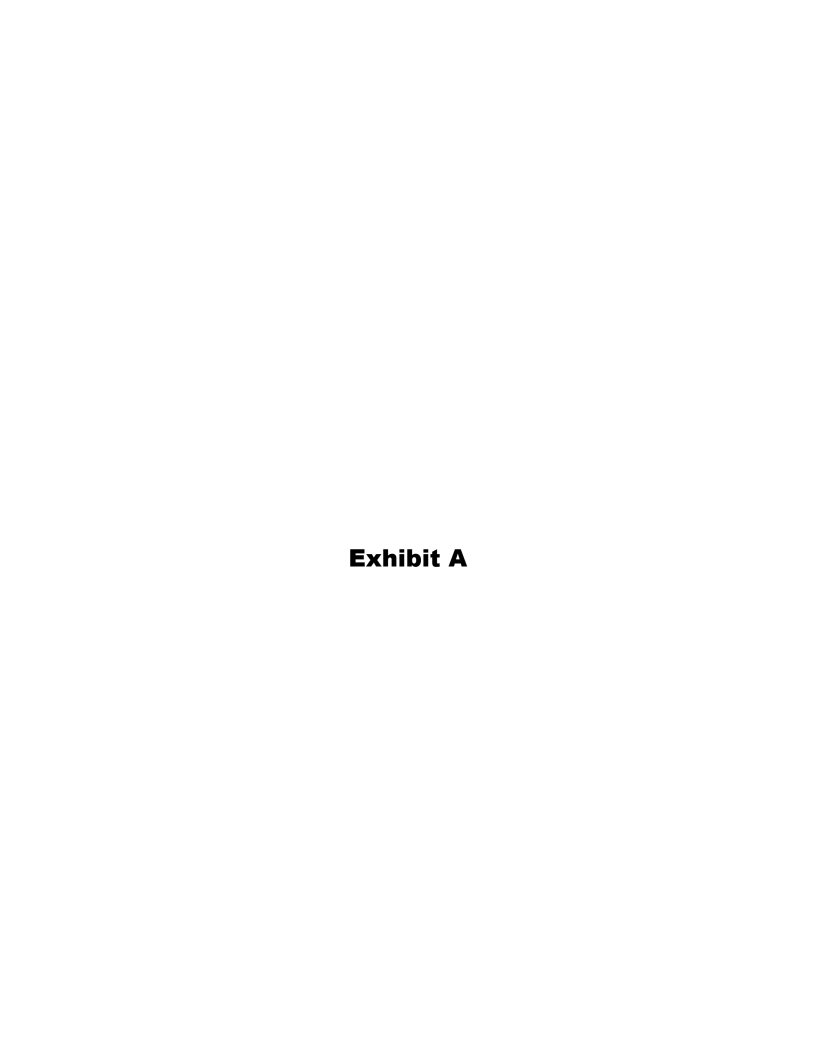
#### PRAYER FOR RELIEF

WHEREFORE, Petitioner prays as follows:

- 1. That the Court grant the Petition for Writ of Mandate and order the City to disclose all of the records requested in FAC's Request;
- 2. That the Court grant declaratory relief finding and declaring that Article I, section 3(b) of the California Constitution, the Public Records Act, and Penal Code section 832.7(b) mandate disclosure of the records sought in FAC's Request, and that the City's response and near-total denial of FAC's Request violated the foregoing laws;
- 3. That the Court grant declaratory relief finding and declaring that the City's response to and processing of FAC's Request violated Government Code section 7922.530(a), Penal Code section 832.7(b)(11), and Government Code section 7923.625(a).
- 4. Alternatively, if the Court does not immediately issue the declaratory relief set forth above and order the City to produce the records sought by FAC's Request, that the Court order the City to show cause why the records should not be released and the requested declaratory relief should not be awarded and order the City to prepare a log of withheld records, and that it thereafter grant the requested declaratory relief and order that the requested records be disclosed;
- 5. Alternatively, if the Court does not immediately issue the declaratory relief set forth above and order disclosure of the records sought by FAC's Request, that the Court conduct an in camera review, if it deems it necessary, of some or all of the records sought by FAC's Request pursuant to Government Code section 7923.105(a) and that it thereafter grant the requested declaratory relief and order that the requested records be disclosed;
- 6. That Petitioner be awarded attorney's fees and costs against the City and/or any other individual or entity who may attempt to block disclosure of the records sought by FAC's Request pursuant to Government Code section 7923.115(a) and/or Code of Civil Procedure section 1021.5; and

1	7. For such other and further relief as the Court may deem just and proper.
2	Dated: June 25, 2025
3	FIRST AMENDMENT COALITION
4	
5	By
6	DAVID LOY
7	AARON R. FIELD Attorneys for Petitioner FIRST
8	AMENDMENT COALITION
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# **VERIFICATION** I, David E. Snyder, am the executive director of the First Amendment Coalition ("FAC"), the Petitioner in this action. I have read the foregoing Verified Petition for Declaratory Relief and Writ of Mandate under the California Public Records Act. I am informed and believe the matters stated therein to be true, and on that ground I alleged that the matters stated therein are true. I have authority to make this verification on behalf of FAC. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on June 25, 2025 in Albany, California.



1 2 3	DANTE T. PRIDE (SBN 262362)  dpride@pridelawfirm.com  JESSICA K. PRIDE (SBN 249212)  jpride@pridelawfirm.com	ELECTRONICALLY FILED Superior Court of California, County of San Diego			
	SOPHIA REBEČCA-MARIE (SBN 354972) sophia@pridelawfirm.com	3/25/2025 12:08:09 PM			
4	THE PRIDE LAW FIRM 2831 Camino Del Rio South, Suite 104	Clerk of the Superior Court			
5	San Diego, California 92108	By C. Hines ,Deputy Clerk			
6	Telephone: 619-516-8166 Facsimile: 619-785-3414				
7	Attorneys for Plaintiff,				
8	MARCUS EVANS				
9	SUPERIOR COURT OF TE	HE STATE OF CALIFORNIA			
10		F SAN DIEGO			
11	COUNTRO	r SAN DIEGO			
12	MARCUS EVANS, an individual,	CASE NO. 25CU015412C			
13	Plaintiff,	PLAINTIFF'S COMPLAINT FOR			
14	v.	DAMAGES FOR:			
15	CITY OF SAN DIEGO, a municipality;	1. Violation of 42 U.S.C. § 1983 (False Arrest);			
16	OFFICER ALAN DYEMARTIN (Badge No. 6642), an individual; OFFICER	2. Violation of 42 U.S.C. § 1983 (False Imprisonment);			
17	TECHEAKBOTH UCH (Badge No. 7280), an individual; OFFICER ROBERT NELSON	3. Violation of 42 U.S.C. § 1983 (Failure to Properly Screen and Hire);			
18	(Badge No. 7443), an individual; OFFICER ERROL JOHNSON (Badge No. 1644), an	4. Violation of 42 U.S.C. § 1983 (Failure to Properly Train);			
19	individual; OFFICER SAMANTHA BURNS (Badge No. 1948), an individual; OFFICER	5. Violation of 42 U.S.C. § 1983 (Failure to			
	ANDREW DUARTE (Badge No. 6529), an	Properly Supervise and Discipline); 6. Violation of 42 U.S.C. § 1983 (Monell			
20	individual; OFFICER JONATHAN WELLS (Badge No. 7319), an individual; OFFICER	Violation); 7. Violation of Bane Civil Rights Act Civil			
21	LIAM COATS (Badge No. 1729), an individual; OFFICER RODOLFO	Code § 52.1; 8. Violation of Ralph Act Civil Code § 51.7;			
22	ARREGUIN (Badge No. 1732), an individual; OFFICER JOSE RODRIGUEZ	9. Battery; and 10. Intentional Infliction of Emotional			
23	(Badge No. 7360), an individual; OFFICER JOHN SULLIVAN (Badge No. 6455), an	Distress			
24	individual; OFFICER JOHN WHITE (Badge No. 6982), an individual; OFFICER	JURY TRIAL DEMANDED			
25	SHAYAN ESAMBOLCHI (Badge No. 1087), an individual; OFFICER ISAI	-IMAGED FILE-			
26	CASTILLO (Badge No. 7875), an individual;				
27	OFFICER ASHLEY POUCHIE (Badge No. 1910), an individual; OFFICER TYLER				
28	CHRISTMAN (Badge No. 7711), an				
	PLAINTIFF'S COMPLAINT FOR 1				

THE PRIDE LAW FIRM

DAMAGES

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LAW FIRM

11.

("RODRIGUEZ") was an individual over the age of eighteen (18) employed by the Defendant

At all times relevant herein, Defendant JOSE RODRIGUEZ (Badge No. 7360).

CITY OF SAN DIEGO (the "CITY") as an Officer with the San Diego Police Department
("SDPD"). On information and belief, RODRIGUEZ resides in San Diego County, California.
12. At all times relevant herein, Defendant JOHN SULLIVAN (Badge No. 6455),
("SULLIVAN") was an individual over the age of eighteen (18) employed by the Defendant
CITY OF SAN DIEGO (the "CITY") as an Officer with the San Diego Police Department
("SDPD"). On information and belief, SULLIVAN resides in San Diego County, California.
13. At all times relevant herein, Defendant JOHN WHITE (Badge No. 6982),
("WHITE") was an individual over the age of eighteen (18) employed by the Defendant CITY OF
SAN DIEGO (the "CITY") as an Officer with the San Diego Police Department ("SDPD"). On
information and belief, WHITE resides in San Diego County, California.
14. At all times relevant herein, Defendant SHAYAN ESAMBOLCHI (Badge No.
1087), ("ESAMBOLCHI") was an individual over the age of eighteen (18) employed by the
Defendant CITY OF SAN DIEGO (the "CITY") as an Officer with the San Diego Police
Department ("SDPD"). On information and belief, WHI ESAMBOLCHI TE resides in San Diego
County, California.
15. At all times relevant herein, Defendant ISAI CASTILLO (Badge No. 7875),
("CASTILLO") was an individual over the age of eighteen (18) employed by the Defendant
CITY OF SAN DIEGO (the "CITY") as an Officer with the San Diego Police Department
("SDPD"). On information and belief, CASTILLO resides in San Diego County, California.
16. At all times relevant herein, Defendant ASHLEY POUCHIE (Badge No. 1910),
("POUCHIE") was an individual over the age of eighteen (18) employed by the Defendant CITY
OF SAN DIEGO (the "CITY") as an Officer with the San Diego Police Department ("SDPD").
On information and belief, POUCHIE resides in San Diego County, California.
17. At all times relevant herein, Defendant TYLER CHRISTMAN (Badge No. 7711),
("CHRISTMAN") was an individual over the age of eighteen (18) employed by the Defendant
CITY OF SAN DIEGO (the "CITY") as an Officer with the San Diego Police Department

LAW FIRM

("SDPD"). On information and belief, CHRISTMAN resides in San Diego County, California.

18. At all times relevant he	erein, Defendant MEGHAN BISESTO (Badge No. 5797),
("BISESTO") was an individual over	the age of eighteen (18) employed by the Defendant CITY
OF SAN DIEGO (the "CITY") as an	Officer with the San Diego Police Department ("SDPD").
On information and belief, BISESTO	resides in San Diego County, California.
19. At all times relevant he	erein, Defendant DANIEL KIM (Badge No. 1611), ("KIM")
was an individual over the age of eigh	teen (18) employed by the Defendant CITY OF SAN
DIEGO (the "CITY") as an Officer w	ith the San Diego Police Department ("SDPD"). On
information and belief, KIM resides in	a San Diego County, California.
20. At all times relevant he	rein, Defendant JOHN CLEMONS (Badge No. 1565),
("CLEMONS") was an individual over	r the age of eighteen (18) employed by the Defendant
CITY OF SAN DIEGO (the "CITY")	as an Officer with the San Diego Police Department
("SDPD"). On information and belief,	CLEMONS resides in San Diego County, California.
21. At all times relevant he	rein, Defendant CARLO DUMAPLIN (Badge No. 648),
("DUMAPLIN") was an individual ov	er the age of eighteen (18) employed by the Defendant
CITY OF SAN DIEGO (the "CITY")	as an Officer with the San Diego Police Department
("SDPD"). On information and belief,	DUMAPLIN resides in San Diego County, California.
22. At all times relevant he	rein, Defendant PHILIPPE MONTAYRE (Badge No.
6499), ("MONTAYRE") was an indiv	idual over the age of eighteen (18) employed by the
Defendant CITY OF SAN DIEGO (th	e "CITY") as an Officer with the San Diego Police
Department ("SDPD"). On informatio	n and belief, MONTAYRE resides in San Diego County,
California.	
23. At all times relevant he	rein, Defendant CHRISTOPHER JOHN RABONZA
(Badge No. 1388), ("RABONZA") wa	s an individual over the age of eighteen (18) employed by
the Defendant CITY OF SAN DIEGO	(the "CITY") as an Officer with the San Diego Police
Department ("SDPD"). On informatio	n and belief, RABONZA resides in San Diego County,
California.	

- 24. At all times relevant herein, Defendant SCOTT WAHL ("WAHL") was an individual over the age of eighteen (18) employed as the Chief of SDPD. On information and belief, WAHL resides in San Diego County, California.
- 25. Whenever in this complaint reference is made to any act, deed, or conduct of "SDPD OFFICERS" such allegation means includes Defendants DYEMARTIN, UCH, NELSON, JOHNSON, BURNS, DUARTE, WELLS, COATS, ARREGUIN, RODRIGUEZ, SULLIVAN, WHITE, ESAMBOLCHI, CASTILLO, POUCHIE, CHRISTMAN, BISESTO, KIM, CLEMONS, DUMPLIN, MONTAYRE, RABONZA, WAHL, and DOES 1-25, inclusive, (collectively, "SDPD OFFICERS"). At all times relevant herein, each of the individual SDPD Officers were working within their course and scope for Defendant CITY.
- 26. Defendant the CITY is a public entity, and is a city in the County of San Diego, California.
- 27. PLAINTIFF is ignorant as to the true names, identities, and capacities of Defendants DOES 1 through 50, inclusive. Therefore, PLAINTIFF sues these Defendants under the fictitious designation of DOES 1 through 50. PLAINTIFF will amend this Complaint once their identities have been ascertained as well as facts giving rise to their liability.
- 28. The individual defendants, including all individual DOE defendants, carried out the actions complained of in their individual capacities, under color of state law, in the course and scope of their employment with their respective law enforcement agencies. The CITY is obligated, under California Government Code §§ 815.2 and 825(a), to pay any compensatory damages awarded against the individual defendants. Nevertheless, the defendants herein are jointly and severally liable for any award of damages.
- 29. Venue is proper in this Court because the acts and omissions complained of all occurred within the County of San Diego and all parties herein reside in, work in, or are situated within the County of San Diego.
- 30. On November 13, PLAINTIFF filed a Claim Form with the CITY as required by California Government Code §§ 910, et seq. On December 16, 2024, the CITY denied

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PLAINTIFF's claim. PLAINTIFF timely brings this lawsuit. A true and correct copy of such denial is attached hereto as *Exhibit "A"* and is incorporated by reference.

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# FACTUAL ALLEGATIONS COMMON TO ALL CAUSES OF ACTION

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San Diego Police Department Violently Released a K9 Officer who Maimed and Injured Plaintiff

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On October 24, 2024, SDPD responded to a report of a man allegedly displaying a weapon during an altercation. The reporting party told SDPD the suspect entered a residence near

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the 6400 block of Duluth Avenue.

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- 32. SDPD OFFICERS immediately surrounded the location. At the scene, there were at least twenty-two (22) officers, at least four (4) SDPD vehicles, and at least two (2) vehicles were marked as "Police K9." A helicopter was also aerially surveilling the residence.
- 33. The SDPD OFFICERS called for the occupants of the residence to exit one by one. Complying with SDPD directives, three (3) individuals exited the residence one (1) at a time. Each individual exited the residence with their hands raised, stopped at the end of the driveway. spun around to demonstrate they had no weapons, then walked backwards toward the officers as instructed.
- 34. PLAINTIFF was the fourth individual to exit the residence. PLAINTIFF is a thirty-two (32) year old Black man, and a father, who is gainfully employed in the construction industry. PLAINTIFF's family members are employed by or have been employed by the CITY for decades.
- 35. PLAINTIFF complied with all SDPD orders and commands as he exited the residence barefoot, shirtless, and in thin shorts with his arms raised. PLAINTIFF was visibly unarmed and posed no threat to the SDPD OFFICERS at any time during the incident.
- 36. SDPD OFFICERS inexplicably deployed multiple attacks of force directed at PLAINTIFF. These attacks of force met PLAINTIFF despite PLAINTIFF not exhibiting any signs of active resistance to SDPD instructions and commands.
- SDPD OFFICERS shot PLAINTIFF with at least three (3) beanbag rounds. These 37. beanbag rounds severely injured PLAINTIFF, including, but not limited to, breaking his right

LAW FIRM

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38. PLAINTIFF was knocked to the ground, where his arms remained raised, by the 2 first beanbag shot. PLAINTIFF was curled in fetal position writhing in pain. PLAINTIFF was 3 4 completely immobilized after the first beanbag round hit him. At this time, it is unclear which of 5 the SDPD OFFICERS deployed the first shot.

Document 1-3

- 39. Despite PLAINTIFF's immobilization, SDPD OFFICERS continued to deploy at least two (2) more beanbag rounds.
- 40. As SDPD deployed numerous beanbag rounds at PLAINTIFF's barely clothed body, PLAINTIFF begged and pleaded for SDPD OFFICERS not to shoot him. PLAINTIFF continued to comply with all SDPD instructions and commands as he pleaded not to be harmed. As SDPD OFFICERS ignored PLAINTIFF's pleas, PLAINTIFF cried out for help and called for his uncle.
- 41. SDPD OFFICERS continued to exercise persistent force against PLAINTIFF. Throughout the entire display of their continuous attacks of force against PLAINTIFF, PLAINTIFF remained immobilized. PLAINTIFF laid on the ground, in agony, with his hands raised, PLAINTIFF's pleas for help continued. SDPD OFFICERS continued to ignore PLAINTIFF's helpless pleas and deployed the use of a K9 police officer at least two (2) times.
- 42. SDPD OFFICERS first deployed the K9 officer immediately after PLAINTIFF was shot with the second beanbag round. The K9 officer made contact with PLAINTIFF but ultimately retreated to the source officer. PLAINTIFF remained seated on the driveway, with his hands still raised.
- 43. SDPD OFFICERS deployed a K9 officer for a second time. This time, the K9 officer attacked PLAINTIFF immediately after he was shot with the third beanbag round. During the attack, PLAINTIFF was immobilized, seated on the step of the driveway, with his hands raised. The K9 officer rushed PLAINTIFF's body and violently latched onto PLAINTIFF's arm. The K9 officer's teeth remained attached to PLAINTIFF, vigorously shaking him around for approximately forty (40) seconds while PLAINTIFF screamed in pain and confusion. As the K9

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officer was recalled by the source officer, the K9 officer did not disengage from PLAINTIFF and remained latched to his arm causing further injury. Because the K9 officer failed to recall and disengage, the SDPD OFFICERS had to forcibly remove the K9 officer from PLAINTIFF's body. As a result of the K9 officer's forceful bite, PLAINTIFF screamed in agonizing pain.

Document 1-3

- 44. SDPD's use of the K9 officer was a display of excessive force in contravention of both SDPD's training and California's Peace Officer Standards and Training ("POST") standards. PLAINTIFF posed no direct or immediate threat to any of the SDPD OFFICERS present nor any member of the community. Yet, SDPD OFFICERS fired at least three (3) beanbag rounds and violently deployed a K9 officer twice.
- 45. PLAINTIFF sustained serious injuries as a result of the unreasonable conduct and excessive force of SDPD OFFICERS.
- 46. Throughout PLAINTIFF's encounter with SDPD, numerous SDPD OFFICERS and supervisory officers, stood around and watched the use of force continuously increase. Their use of force only increased as time went on despite PLAINTIFF's failure to display active resistance to any of the SDPD OFFICERS' commands. The SDPD OFFICERS, including other supervisory officers, failed to ensure proper use of force was utilized throughout the situation. Rather, these SDPD OFFICERS, including supervisor officers, merely stood by and watched as other SDPD OFFICERS continued to escalate the force against PLAINTIFF in contravention of SDPD's training and California's POST standards.
- 47. Further displaying excessive force, while on the scene, SDPD OFFICERS also ordered PLAINTIFF's uncle to exit the residence. However, at the time SDPD OFFICERS arrived, PLAINTIFF's uncle was attached to his dialysis machine and could not leave the house. Instead, PLAINTIFF's seventeen (17) year old cousin exited the residence with his arms raised to explain to the SDPD OFFICERS that his father was undergoing treatment for dialysis and could not safely exit the residence.
- 48. When PLAINTIFF's minor cousin exited the residence with his hands raised, SDPD OFFICERS immediately aimed their weapons, including guns, at him. PLAINTIFF had

two other minor cousins who were also required to exit the residence. These minors also exited the residence, following all directions, with their arms raised, and had weapons, including guns, aimed directly at them. At no time, did these minors fail to comply with the SDPD OFFICERS' instructions nor did they pose any threat to them. Yet, guns remained aimed at them the entire time.

- 49. Eventually the SDPD OFFICERS entered the residence where they forced PLAINTIFF's uncle to disconnect from his critical dialysis treatment. Although he was connected to a dialysis machine and also posed no threat to SDPD OFFICERS, PLAINTIFF's uncle was also met with weapons pointed at him.
- 50. Following this diabolic series of events, PLAINTIFF was finally transported to the hospital for the injuries he sustained from the multiple beanbag rounds and the K9 officer attacks. All the while, PLAINTIFF was in disbelief because he had done nothing wrong or threatening to the police; his only "crime" was being a Black man living in a neighborhood in San Diego County, California.
- 51. What's worse, no criminal charges were filed against PLAINTIFF relating to this incident; again, because he had done nothing wrong.
- 52. After video footage of the brutal attack on PLAINTIFF was posted online by a concerned citizen, veteran SDPD Officer, Johnnie Cochran, filed a complaint with the CITY and SDPD internal affairs because of the excessive use of force by the SDPD OFFICERS on the scene.

## Police Weaponization of K9 Officers

53. In January 2024, American Civil Liberties Union California Action ("ACLU CA Action") released a report analyzing the use of K9 officers by police departments throughout California. This report established: (1) police use K9 officers to inflict serious injury on people who do not pose danger to officers or others; (2) police use K9 officers to perpetrate racialized

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violence; and (3) K9 officers fail to stop attacking when recalled. Each of these findings were experienced by PLAINTIFF.

- 54. Notably, more Californians suffered life-threatening or life-altering injuries from K9 officer attacks than those similarly harmed by batons or tasers.<sup>2</sup> The California Department of Justice reported K9 officers account for more than one in ten uses of force that result in serious injury each year.<sup>3</sup>
- 55. Throughout California, the use of K9 officers is most common when the suspect poses no serious danger to the officer or to others. Most injured by K9 officers are not combative or even running from police - at most these individuals have displayed "passive resistance." In fact, ACLU CA Action report concluded the use of K9 officers is intentionally primarily limited to instances where the civilian does not pose a serious threat nor is suspected of any serious crime. The report also highlights the frequent use of K9 officers against people who are laying down, restrained, or with their hands in the air. 4 This likely explains the manner of treatment to which PLAINTIFF was subjected, as described herein.
- Even worse, K9 officers are disproportionately deployed against People of Color. 56. Specifically, Black Californians are 2.6 times more likely to be seriously injured by K9 officers than White Californians.<sup>5</sup> These statistics are on full display in the San Diego Police Department as well—as was the case with PLAINTIFF. In fact, a San Diego Police officer K9 handler

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<sup>3</sup> Cal. Dep't of Justice, Use of Force Incident Reporting Data, 2020-2022, https://openjustice.doj.ca.gov/data; See also Cal. Dep't of Justice, Use of Force Incident Reporting Data, 2022, https://dataopenjustice.doj.ca.gov/sites/default/files/2023-06/USE%20OF%20FORCE%202022f.pdf.

Weaponizing Dogs: The Brutal and Outdated Practice of Police Attack Dogs, ACLU CALIFORNIA ACTION,

(Jan. 2024), https://aclucalaction.org/wp-content/uploads/2024/01/ACLUReport Weaponizing-

<sup>4</sup> ACLU California Action Report, supra note 1.

Dogs 1.10.2024.pdf (Hereinafter, ACLU California Action Report).

<sup>5</sup> *Id*.

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when the department found evidence of: (a) violation of the law; (b) lying while carrying out their law enforcement duties; (c) using excessive force; (d) failing to intervene against another officer that used excessive force; (e) exhibiting prejudice or discrimination; or (f) making an unlawful search or unlawful arrest. From 2014 to 2022, there were sixty-eight (68) internal affairs investigations for SDPD. These investigations revealed multiple findings of discriminatory behavior by SDPD officers. However, thirty-seven (37) of these investigations were missing files with disciplinary information. As of 2023, over half of the SDPD officers named in the misconduct investigations are still employed with the agency.8

ACLU CA Action sought to obtain SB 1421 records from SDPD but was unsuccessful. SDPD indicated SB 1421 records existed but did not produce any records for

## SDPD's Policies, Customs, and Practices

- Unfortunately, SDPD has a problem with racial bias and discrimination, necessitating the need for legal intervention. This is also a nationwide and statewide problem, resulting in the Legislature attempting to create laws to address the problems.
- In 2016, San Diego State University performed a study regarding SDPD's policies, customs, and practices. SDPD's unspoken policy was on full display in this independent study, wherein the analysis of SDPD's data showed that Black and Hispanic people are more likely to be searched and questioned in the field after being stopped.
- According to the National Justice Database City Report on SDPD, Black people made up 14.8% of all people who experienced traffic stops from 2017-2020. Once stopped, Black people were searched 2.5 times as often as White people. Not only that, but the report found that Black people were subjected to force 5 times as often as White people per year on average, considering the population size of each group.

26 <sup>8</sup> Alexis Rivas, supra note 6.

<sup>9</sup> ACLU California Action Report, supra note 1 at Appendix B.

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64. Because Black and Hispanic people are stopped more frequently, this also increases their chance of K9 officer use. These factors explain the treatment to which PLAINTIFF was subjected, as described herein.

Document 1-3

- 65. The Police Scorecard is the first nationwide public evaluation of policing in the United States. The Scorecard calculates levels of police violence, accountability, racial bias and other policing outcomes for over 16,000 municipal and county law enforcement agencies, covering nearly 100% of the US population. The indicators included in this scorecard were selected based on a review of the research literature, input from activists and experts in the field, and a review of publicly available datasets on policing from federal, state, and local agencies.
- 66. The Police Scorecard evaluated the policing practices of San Diego Police Department, and their results show the department to be engaged in a pattern of discriminatory policing.
- 67. SDPD not only used force more often but also used more severe forms of force against Black people than other groups, even after controlling for arrest rates and alleged level of resistance. In fact, Black people were stopped - in traffic or pedestrian stops - by San Diego police at a rate 219% higher than white people. San Diego police made 35,038 stops of Black people during a 12-month period in a city with a total of 88,774 Black residents. Black people were more likely than white people to be stopped in 85% of San Diego Police Department beats. Moreover, fewer than 15% of these stops were initiated from civilian calls for service (i.e., 911 calls), indicating that these racial disparities are the product of police decision-making rather than officers responding to community calls for assistance.
- 68. Given all of the above, PLAINTIFF's experience proves to be in line with SDPD's documented patterns and practices of mistreating people of color despite what their written policies say. In fact, SDPD has been a defendant in numerous lawsuits very similar to this one. which clearly demonstrates a deliberate indifference to the rights of citizens by SDPD's

management. 10 SDPD is and has been on notice of the glaring deficiencies in its policies and 2 practices relating to racial inequality, yet the municipality has failed to address the issues. The 3 deluge of lawsuits only solidifies that sad fact. 4 5 6 69. 7 8 incorporate the same by reference. 9 70. 10 11 12 13 proceeding for redress. 14 71. 15 from wrongful arrest and detention. 16 72. 17 18 19 73. 20 21 74. 22 23 proper process PLAINTIFF's arrest. 24 25 26 27

FIRST CAUSE OF ACTION

False Arrest (42 U.S.C. § 1983)

(Against SDPD OFFICERS and DOES 1-25, inclusive)

- PLAINTIFF realleges all prior and subsequent paragraphs of this complaint and
  - 24 U.S.C. § 1983 provides in part:

Every person who, under color of any statute, ordinance, regulation. custom, or usage of any State or Territory subjects, or causes to be subjected, any person of the United State or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws shall be liable to the party injured in an action at law, suit at equity, or other proper

- PLAINTIFF had a firmly established right under the Fourth Amendment to be free
- At the time of PLAINTIFF's arrest and detention, SDPD OFFICERS and DOES 1-25, inclusive, and each of them, had no probable cause to believe that PLAINTIFF had committed a crime. In fact, no charges were ever filed against PLAINTIFF.
- Said defendants intentionally and unlawfully exercised force or the express or implied threat of force to restrain, detain, or confine PLAINTIFF.
- Said defendants, particularly supervisory DOE defendants, authorized, encouraged, directed, or assisted officers in either doing an unlawful act or procuring without

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<sup>&</sup>lt;sup>10</sup> See, e.g., McKinnie v. City of San Diego, et al., No. 3:24-cv-00827 (S.D. Cal. 2024) [Hon. Marilyn Huff affirmed Monell liability for the municipality on similar, racial grounds, relying in large part upon the studies and statistics cited herein]; see also, e.g., Brandon, et al. v. City of San Diego, et al., No. 3:24-cv-01164 (S.D. Cal. 2024) [Section 1983 case involving SDPD officers racial profiling, unlawfully detaining, and using excessive force upon Black citizens following a funerall.

	1	75. The restraint, detention, confinement, and arrest caused PLAINTIFF to suffer		
	2	injuries, damages, loss, and harm according to proof at the time of trial.		
	3	SECOND CAUSE OF ACTION		
	4	False Imprisonment (42 U.S.C. § 1983)		
	5	(Against SDPD OFFICERS and DOES 1-25, inclusive)		
	6	76. PLAINTIFF realleges all prior and subsequent paragraphs of this complaint and		
	7	incorporate the same by reference.		
	8	77. On October 24, 2024, SDPD OFFICERS forced PLAINTIFF out of his residence		
	9	and restricted his movement for some time, causing PLAINTIFF to be arrested and falsely		
	10	imprisoned.		
	11	78. PLAINTIFF did not consent to the imprisonment.		
	79. PLAINTIFF was arrested/detained despite having committed no crime and SDPD			
	13	OFFICERS having neither probable cause nor reasonable suspicion.		
	14	80. There was no lawful basis for PLAINTIFF to be arrested, detained, or imprisoned		
	15	by SDPD OFFICERS.		
	16	81. As a direct and proximate result of the actions of said defendants, PLAINTIFF		
	17	suffered harm to be determined at trial.		
	18	THIRD CAUSE OF ACTION		
	19	Failure to Properly Screen and Hire (42 U.S.C. § 1983)		
	20	(Against the CITY, WAHL, and DOES 26-50, inclusive)		
	21	82. PLAINTIFF realleges all prior and subsequent paragraphs of this complaint and		
	22	incorporate the same by reference.		
	23	83. Defendants the CITY, WAHL, and DOES 26-50, inclusive, and each of them, as a		
,	24	matter of custom, practice, and policy, failed to adequately and properly screen and hire SDPD		
	25	OFFICERS.		
	26	84. The failure of said defendants, their agents, directors, officers, and employees to		
	27	properly screen and hire defendant police officers as a matter of policy, custom, and practice, in		
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PLAINTIFF'S COMPLAINT FOR **DAMAGES** 

the exercise of their functions, was deliberately indifferent to the Constitutional rights of PLAINTIFF and done with conscious disregard for the dangers of harm and injury to PLAINTIFF and others similarly situated.

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- 85. Due to the acts of said defendants, the failure to properly screen and hire police officers, and the continued employment of SDPD OFFICERS, and each of them, presents a clear and present danger to the residents of the city of San Diego.
- 86. The lack of adequate screening and hiring practices by said defendants evince deliberate indifference to the rights of PLAINTIFF and others in his position.
- 87. Therefore, said defendants, with deliberate indifference, disregarded a duty to protect the public from official misconduct.
- 88. The conduct alleged herein violated PLAINTIFF's rights alleged above which has legally, proximately, foreseeably, and actually caused PLAINTIFF to suffer emotional distress, pain and suffering, and further damages according to proof at the time of trial.

## FOURTH CAUSE OF ACTION

Failure to Properly Train (42 U.S.C. § 1983)

(Against the CITY, WAHL, and DOES 26-50, inclusive)

- 89. PLAINTIFF reallege all prior and subsequent paragraphs of this complaint and incorporate the same by reference.
- 90. Defendants the CITY, WAHL, and DOES 26-50, inclusive, and each of them, as a matter of custom, practice, and policy failed to maintain adequate and proper training for police officers in the department necessary to educate the officers as to the Constitutional rights of arrestees; the consistent and systematic use of inappropriate intimidation, discrimination, and racially-profiling tactics.
- 91. The failure of said defendants, their agents, servants, and employees to properly train defendant police officers as a matter of policy, custom and practice, in the exercise of their functions, was deliberately indifferent to the Constitutional rights of PLAINTIFF and done with

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conscious disreg	gard for the d	angers of harn	n and injury t	o PLAINTIFF	and others	similarly
situated.						

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- 92. Said defendants failed to provide adequate training to police officers that hold the power, authority, insignia, equipment, and arms entrusted to them.
- 93. Therefore, said defendants, with deliberate indifference, disregarded a duty to protect the public from official misconduct.
- 94. The failure of said defendants to promulgate or maintain constitutionally adequate policies regarding training was done with deliberate indifference to the rights of PLAINTIFF and others similarly situated.
- 95. The constitutionally infirm lack of adequate training as to the officers in this case caused PLAINTIFF's damages.

## FIFTH CAUSE OF ACTION

# Failure to Properly Supervise and Discipline (42 U.S.C. § 1983)

(Against the CITY, WAHL, and DOES 26-50, inclusive)

- 96. PLAINTIFF realleges all prior and subsequent paragraphs of this complaint and incorporate the same by reference.
- 97. Defendants the CITY, WAHL, and DOES 26-50, inclusive, and each of them, as a matter of custom, practice, and policy, failed to supervise and discipline police officers in order to prevent the consistent and systematic use of inappropriate intimidation, discrimination, and racially-profiling tactics.
- 98. Said defendants failed to provide adequate supervision to police officers that hold the power, authority, insignia, equipment, and arms entrusted to them.
- 99. Said custom, practice, and policy included a failure to adequately investigate, supervise, and discipline the offending officers which fostered the custom, practice, and policy within SDPD, resulted in the above-plead injuries to PLAINTIFF.
- 100. Therefore, said defendants, with deliberate indifference, disregarded a duty to protect the public from official misconduct.

1	101. The failure of said defendants to promulgate or maintain constitutionally adequate			
2	policies regarding investigation, supervision, and discipline was done with deliberate indifference			
3	to the rights of PLAINTIFF and others similarly situated.			
4	102. The conduct alleged herein violated PLAINTIFF's rights alleged above which has			
5	legally, proximately, foreseeably, and actually caused PLAINTIFF to suffer emotional distress,			
6	pain and suffering, and further damages according to proof at the time of trial.			
7	SIXTH CAUSE OF ACTION			
8	Monell Violation (42 U.S.C. § 1983)			
9	(Against the CITY, WAHL, and DOES 26-50, inclusive)			
10	103. PLAINTIFF realleges all prior and subsequent paragraphs of this complaint and			
11	incorporate the same by reference.			
12	104. Defendants the CITY, WAHL, and DOES 26-50, inclusive, and each of them,			
13	maintained a custom, policy, or practice within the meaning of Monell, of making inappropriate			
14	and illegal contacts despite lacking reasonable suspicion or probable cause. These illegal contacts			
15	then lead to using excessive force, falsely arresting, and otherwise burdening citizens who object			
16	to unlawful profiling, harassment, and discriminatory actions by SDPD OFFICERS.			
17	105. Said defendants maintained an unconstitutional policy with respect to contacting,			
18	detaining, searching and arresting citizens based on unlawful racial profiling. Despite having			
19	policies and procedures regarding these topics, SDPD failed to enforce its own policies, choosing			
20	instead to ratify and/or allow unlawful conduct on the part of its employees.			
21	106. The conduct alleged herein violated PLAINTIFF's rights alleged above which has			
22	legally, proximately, and foreseeably caused PLAINTIFF to suffer emotional distress, pain and			
23	suffering, and further damages according to proof at the time of trial.			
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## SEVENTH CAUSE OF ACTION

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## Violation of Bane Act (Civ. Code 52.1)

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# (Against all Defendants)

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107. PLAINTIFF realleges all prior and subsequent paragraphs of this complaint and incorporate the same by reference.

6 7 108. PLAINTIFF had a firmly established right to be free from excessive force under the Fourth through the Fourteenth Amendments to the United States Constitution and the equivalent provisions of the California Constitution.

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109. The California Legislature declared that it violates the state civil rights act for any person to interfere with the exercise or enjoyment by an individual of his right secured by the

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United States Constitution or state or federal law. This includes any interference of these rights by

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threats, intimidation, coercion, or attempted threats, intimidation, or coercion.

Document 1-3

13 14 110. Defendants interfered with PLAINTIFF's rights under the First and Fourth

Amendments of the United States Constitution by the use of force and violence as alleged above.

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111. This interference with PLAINTIFF's rights was perpetrated by Defendants in

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violation of California Civil Code section 52.1 and under his rights under the Fourth and

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Fourteenth Amendments to be free from excessive force under the First and Fourteenth

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Amendments to the United states Constitution and the California Constitution.

19 20 112. Due to the violation of PLAINTIFF's rights by Defendants, PLAINTIFF has suffered economic damages and non-economic damages including, but not limited to, emotional

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distress, pain and suffering, and further damages according to proof at the time of trial.

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113. PLAINTIFF is also entitled to the statutory civil penalties set forth in California

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Civil Code section 52.1, attorneys' fees and costs of suit incurred herein.

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meaning of California Civil Code section 3294, et seq. and punitive damages should be assessed

The conduct of Defendants also amounts to oppression, fraud, or malice within the

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against each non-public entity defendant for the purpose of punishment and for the sake of example. Defendants the CITY, WAHL, and DOES 26-50, inclusive, and each of them, are liable

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PLAINTIFF'S COMPLAINT FOR 20

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for the acts of SDPD OFFICERS, and each of them, as they have agreed with and/or ratified the acts. EIGHTH CAUSE OF ACTION Violation of Ralph Act (Civ. Code 51.7) (Against all Defendants) PLAINTIFF realleges all prior and subsequent paragraphs of this complaint and 115. incorporate the same by reference. 116. Defendants, and each of them, committed violent acts against PLAINTIFF. 117. A substantial motivating reason for Defendants' conduct was PLAINTIFF's race, color, and/or political affiliation or Defendant's perception of PLAINTIFF's race, color, and/or political affiliation, because of PLAINTIFF being a Black man in San Diego, California. Due to the violation of PLAINTIFF's rights by Defendants, PLAINTIFF has suffered economic damages and non-economic damages including, but not limited to, emotional distress, pain and suffering, and further damages according to proof at the time of trial. 119. Defendant's conduct was a substantial factor in causing PLAINTIFF's harm. 120. PLAINTIFF is also entitled to the statutory civil penalties set forth in California Civil Code section 51.7, attorneys' fees and costs of suit incurred herein. 121. The conduct of Defendants also amounts to oppression, fraud, or malice within the meaning of California Civil Code section 3294, et seq. and punitive damages should be assessed against each non-public entity defendant for the purpose of punishment and for the sake of example. Defendants the CITY, WAHL, and DOES 26-50, inclusive, and each of them, are liable for the acts of SDPD OFFICERS, and each of them, as they have agreed with and/or ratified the acts.

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#### 1 NINTH CAUSE OF ACTION 2 **Battery** 3 (Against all Defendants) 4 122. PLAINTIFF realleges all prior and subsequent paragraphs of this complaint and incorporate the same by reference. 5 Defendants, and each of them, caused PLAINTIFF to be touched with the intent to 123. 6 7 harm or offend him. Specifically, Defendants shot PLAINTIFF at least three (3) times with a beanbag round fired from a shotgun. Defendants further deployed a K9 officer at least twice. latching and violently biting PLAINTIFF for at least forty (40) seconds before an SDPD officer 9 had to forcibly remove the K9 officer. 10 124. PLAINTIFF did not consent to the touching. 11 125. PLAINTIFF was harmed and offended by Defendants' conduct. 12 13 126. A reasonable person in PLAINTIFF's situation would have been offended by the harmful touching. 14 As a result of Defendants' conduct, PLAINTIFF has suffered economic damages 15 127. and non-economic damages including, but not limited to, emotional distress, pain and suffering, 16 and further damages according to proof at the time of trial. 17 128. 18 Defendant's conduct was a substantial factor in causing PLAINTIFF's harm. 19 129. Defendants the CITY, WAHL, and DOES 26-50, inclusive, and each of them, are vicariously liable under Government Code section 815.2(a) for the acts and omissions of SDPD 20 OFFICERS, and each of them, during the course and scope of his employment. 21 22 The conduct of Defendants also amounts to oppression, fraud, or malice within the meaning of California Civil Code section 3294, et seq. and punitive damages should be assessed 23 against each non-public entity defendant for the purpose of punishment and for the sake of 24

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acts.

example. Defendants the CITY, WAHL, and DOES 26-50, inclusive, and each of them, are liable

for the acts of SDPD OFFICERS, and each of them, as they have agreed with and/or ratified the

### 1 TENTH CAUSE OF ACTION 2 **Intentional Infliction of Emotional Distress** 3 (Against all Defendants) 131. PLAINTIFF realleges all prior and subsequent paragraphs of this complaint and 4 5 incorporate the same by reference. By engaging in the acts alleged herein, SDPD OFFICERS, and DOES 1-50, 6 132. 7 inclusive, and each of them, engaged in outrageous conduct with an intent to or a reckless disregard of the probability of causing PLAINTIFF to suffer emotional distress. 8 9 133. As a direct, proximate and foreseeable result, PLAINTIFF suffered severe emotional distress and the outrageous conduct was the cause of the emotional distress suffered by 10 PLAINTIFF. 11 12 134. The conduct of said defendants also amounts to oppression, fraud or malice and punitive damages should be assessed against said defendants for the purpose of punishment and 13 for the sake of example. 14 15 Defendants the CITY, WAHL, and DOES 26-50, inclusive, and each of them, are vicariously liable under Government Code section 815.2(a) for the acts and omissions of SDPD 16 OFFICERS, and each of them, during the course and scope of his employment. 17 18 PRAYER FOR RELIEF 19 WHEREFORE, PLAINTIFF respectfully prays for judgment against defendants herein 20 and the following relief: 21 A. Compensatory general and special damages in an amount according to proof at 22 trial; В. Punitive and treble damages in an amount according to proof at trial; 23 C. 24 Reasonable attorneys' fees, expenses, and costs of suit; 25 D. Pre-judgment interest; 26 27

1	E. An order directing the Cl	TY, SDPD, and all supervisory DOE defendants to set
2	forth policies and proced	ures as may be necessary and proper with respect to
3	unlawful racial profiling,	excessive force, false arrests, and false imprisonments;
4	F. All such other and further	r relief as the Court deems necessary or proper.
5	<u>.</u>	JURY DEMAND
6	PLAINTIFF demands a jury trial	on all issues in this case.
7		
8	DATED: March 25, 2025	THE PRIDE LAW FIRM
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10		By:
11		DANTE T. PRIDE JESSICA K. PRIDE
12		SOPHIA REBECCA-MARIE Attorneys for Plaintiff,
13		MARCUS EVANS
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COPY TO: CITY ATTORNEY
RISK MANAGEMENT
DATE 4/01/25 DCC NAME EX

## SUMMONS (CITACION JUDICIAL)

2025 APR -1 PM 12: 42

FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

CITY OF SAN DIEGO, a municipality; OFFICER ALAN DYEMARTIN (Badge No. 6642), an Individual; "ADDITIONAL PARTIES ATTACHMENT FORM IS ATTACHED? YOF SAN DIEGO **ELECTRONICALLY FILED** Superior Court of California, County of San Diego 3/25/2025 12:08:09 PM

Clerk of the Superior Court By C. Hines ,Deputy Clerk

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE):

MARCUS EVANS, an individual

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. AVISOI Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información e continuación.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta, Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formularlo de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.crg), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a rectamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso.

I he name and address of the court is:
(El nombre y dirección de la corte es): San Diego County Superior Court
330 West Broadway, San Diego, CA 92101

CASE NUMBER:

25CU015412C

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): Dante T. Pride; The Pride Law Firm, 2831 Camino del Rio South, Ste. 104, San Diego, CA 92108; (619) 516-8166

DATE: (Fecha)

March 26, 2025

Clerk, by (Secretario)

, Deputy (Adjunto)

(For proof of service of this summons, use Proof of Service of Summons (form POS-010).)

(Para prueba de entrega de esta citatión use el formulario Proof



id citation use enformation Froot of Service of Suffitions, (P	US-010)).
NOTICE TO THE PERSON SERVED: You are served	
as an individual defendant.	
2. as the person sued under the fictitious name of (	specify):
3. xx on behalf of (specify): City of San Diego, a munic	sipality
under: CCP 416.10 (corporation)	CCP 416.60 (minor)
CCP 416.20 (defunct corporation)	CCP 416.70 (conservatee)
CCP 416.40 (association or partnership)	CCP 416.90 (authorized person)
xx other (specify): Municipality	· · · · · · · · · · · · · · · · · · ·

by personal delivery on (date):

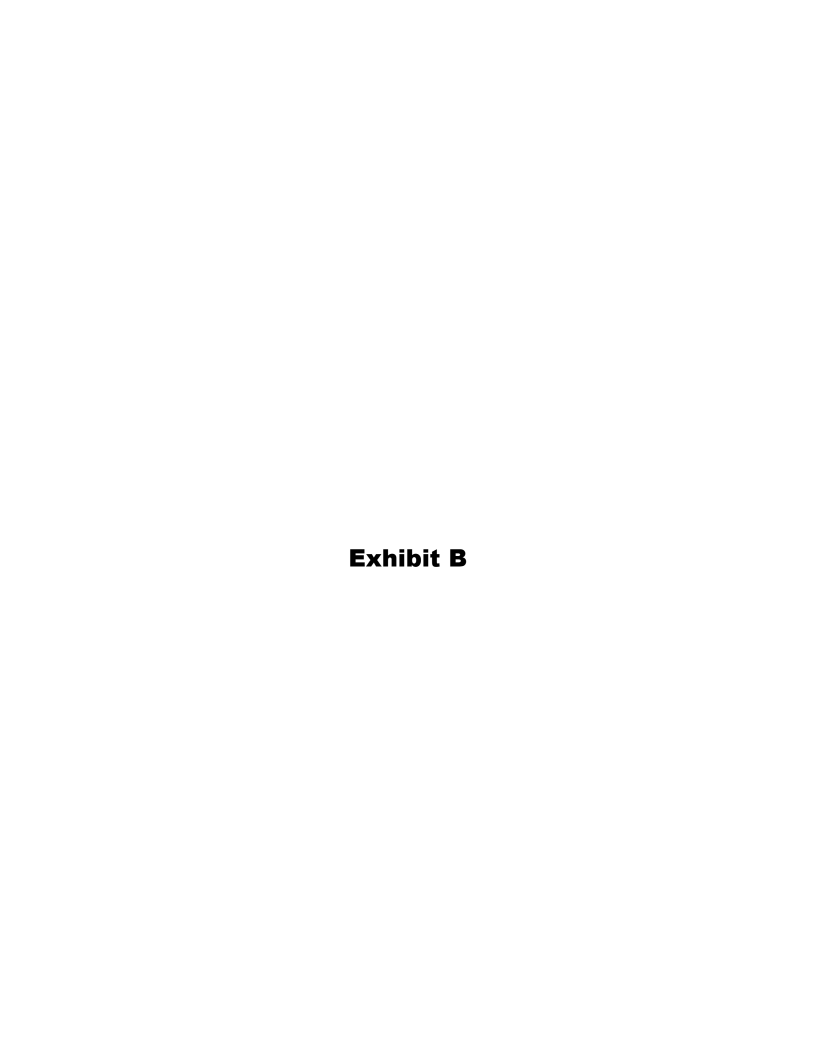
Page 1 of 1

	SUM-200(A)
SHORT TITLE:	CASE NUMBER:
Marcus Evans v. City of San Diego, et al	25CU015412C
NOTPUCTIONS FOR HOT	
INSTRUCTIONS FOR USE	
→ This form may be used as an attachment to any summons if space does not permit the	listing of all parties on the summons.
→ If this attachment is used, insert the following statement in the plaintiff or defendant box Attachment form is attached."	x on the summons: "Additional Parties
List additional parties (Check only one box. Use a separate page for each type of party.):	
Plaintiff X Defendant Cross-Complainant Cross-D	efendant
OFFICER TECHEAKBOTH UCH (Badge No. 7280), an individual; OFFICER ROBERT NEL OFFICER ERROL JOHNSON (Badge No. 1644), an individual; OFFICER SAMANTHA BUR OFFICER ANDREW DUARTE (Badge No. 6529), an individual; OFFICER JONATHAN WE OFFICER LIAM COATS (Badge No. 1729), an individual; OFFICER RODOLFO ARREGUIN JOSE RODRIGUEZ (Badge No. 7360), an individual; OFFICER JOHN SULLIVAN (Badge No. 1041) WHITE (Badge No. 6982), an individual; OFFICER SHAYAN ESAMBOLCHI (Badge No. 1041)	RNS (Badge No. 1948), an individual; ELLS (Badge No. 7319), an individual; N (Badge No. 1732), an individual; OFFICER No. 6455), an individual; OFFICER JOHN

CASTILLO (Badge No. 7875), an individual; OFFICER ASHLEY POUCHIE (Badge No. 1910), an individual; OFFICER TYLER CHRISTMAN (Badge No. 7711), an individual; OFFICER MEGHAN BISESTO (Badge No. 5797), an individual; OFFICER DANIEL KIM (Badge No. 1611), an individual; OFFICER JOHN CLEMONS (Badge No. 1565), an individual; OFFICER CARLO DUMAPLIN (Badge No. 6481), an individual; OFFICER PHILIPPE MONTAYRE (Badge No. 6499), an individual; OFFICER CHRISTOPHER JOHN

RABONZA (Badge No. 1388), an individual; SCOTT WAHL, an individual; and DOES 1-50, inclusive

Page 2 of 2





Medium 38783 DAVID CLAIM AGAINST THE CITY OF SAN DIEGO

Present claim by personal delivery or mail to the City of San Diego, Risk 14 NOV 13 PM 12: 54 Management Department, 1200 Third Avenue, Suite 1000, San Diego, CA 92101

Including the claimant's email address on the returned claim form is highly recommended. Claims for death, injury to person or personal property must be filed no later than six (6) months after the occurrence (Gov. Code Section 911.2). All other claims must be filed within one (1) year of the occurrence.

**Time Stamp** 

*	_	Require	d (Car	Cada	Cartian	010)
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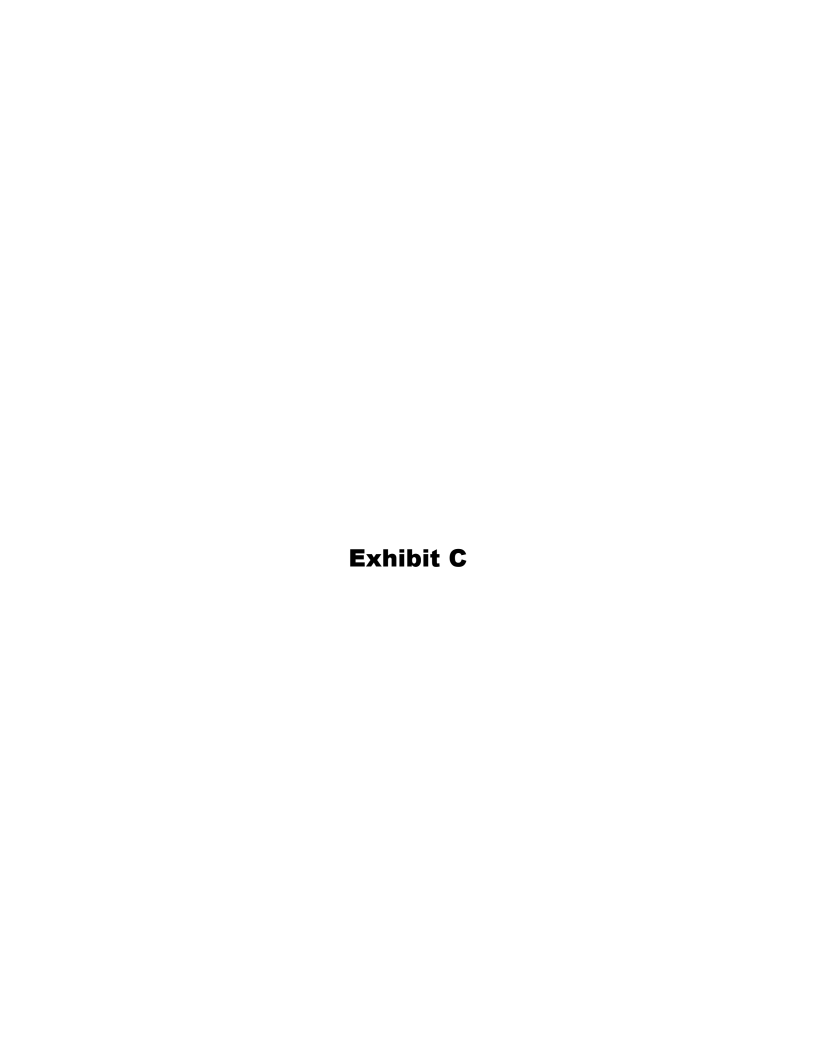
Received Via	☐ Email	☐ US Mai	ı	☐ Over th	e Counter	☐ Inter-Office I	Mail		
<b>A.</b>									
Claimant Name* (First, M Marcus Evans	Aiddle, Last)					SALES SALES			
Claimant Address* 6461 Duluth Avenue		10				t Phone Number 866-7181			
City* San Diego			State* CA	<b>Zip*</b> 92114					
В.	<b>HIEROTE</b>								
Send Official Notices and	d Corresponden		de; The Pri	de Law Firn	Phone N (619)	lumber 516-8166			
Address* 2831 Camino Del Rio So	outh, Suite 104								
City* San Diego	State		92108			Email Address dpride@pridelawfirm.com			
C.									
Date of Incident* 10/24/	24-10/25/24	Mo October	<b>Day</b> 24-2	.5 Y	'ear 2024	Time of Incident 11:27	□ AM ☑ PM		
Location of Incident or A	ccident (Be Spe	cific)*							
6461 Duluth Avenue, Sa	n Diego, CA 92	114							
Basis of Claim - State in do Dn 10/24/24 at approximately 11:2. The individual stated that the suspone out. One of the occupants, Cop; clearly unarmed. Despite posinel leployment of a K9 dog, who attact raumatic injuries to Claimant. Notelled against Claimant and officers	27 pm, San Diego Pol pect entered a resident Claimant Mr. Marcus ng absolutely zero thr hed to Claimant's arr ot only did SDPD offi	ice were called to MLK ce near the 6400 block of Evans, D.O.B. eat to officers, SDPD of n – in contravention of cers deploy beanbag roo	Park near 6400  of Duluth Avenuation Complied visitions in explical both SDPD's trunds multiple ti	Skyline for a re ue. Police surrou with police com- bly decided to d aining policies a	unded the location mands and exited eploy multiple atta and POST standar	and called for the occupants of the residence barefoot, topless a acks of force, including beanbag ds. This misconduct resulted in	the building to nd with his ha rounds and th serious and		
State why you believe th	e City is respons	sible for the allege	ed injury, pr	operty dama	age, or loss				
The individuals who as	saulted Claimar	nt were employee	s of the City	y (i.e., San I	Diego Police I	Department Officer). Cl	aimant		
posed no threat to the o									
D.									
Description of Alleged In	iury Property D	amage or Loss*							
Description of Amegeu in	Jany, openty D	amage, or 2005							

RM-9 (rev. 4-2017) This form is available in alternative formats upon request.

Page 1 of 2

## **CLAIM AGAINST THE CITY OF SAN DIEGO**

	Make of Vehicle	Model	License Plate No.	Driv	ver's License No.	
nsurance Company		Policy Number		Claim Number		
Contact Name P		Phone Number		Email Address		
	<b>ation -</b> Please provide any additional treating physicians, hospitals, proo					
ame and Departn	nent of City Employee who Allego	edly City Ve	hicle Type/Description		License Plate No./Unit No.	
	Dyemartin (ID 6642); DOE SDPD	Officers			No./Onit No.	
amages Claimed*	- If your claim does not exceed ten	thousand dollars (\$1	0.000) state the basis of v	our computat	ion of the	
and the same of th	ttach supporting medical bills, invoi		- CON CON			
a. Amount	claimed as of claim date			\$	TBD	
				\$	TBD	
<b>b.</b> Estimate	ed amount of future costs					
<ul><li>b. Estimate</li><li>Total Amount</li></ul>				\$	TBD	
Total Amount	<b>t</b> s ten thousand (\$10,000), Governm	ent Code 910(f) requi	res that you indicate whet		100,000,000	
Total Amount your claim exceed imited civil case." C	t s ten thousand (\$10,000), Governm Check one.*		# 000 # 12 SERVICE - AND SERVICE -		100,000,000	
Total Amount your claim exceed imited civil case." C I Limited (up to \$2	t s ten thousand (\$10,000), Governm Check one.*		res that you indicate whet		100,000,000	
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Total Amount  your claim exceed limited civil case." C  Limited (up to \$2  i.  ignature* - Claim to  Varning: It is a crir bove claim and I kr	s ten thousand (\$10,000), Governmented one.*  25,000)  form must be signed by claimant of the same to be true of my own ove the same to be true. I certify under the same to be true. I certify under the same to be true.	r party filing the clain (California Penal Co knowledge, except a der penalty of perjury	limited (over \$25,000)  n. (Gov. Code Section 910.  ode § 72). I have read the s to those matters stated in	her or not the	e claim is a	
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# SAN DIEGO POLICE DEPARTMENT PROCEDURE

**DATE:** MAY 24, 2022

**NUMBER:** 1.38 - ADMINISTRATION

SUBJECT: KINETIC ENERGY WEAPON SYSTEMS

**RELATED POLICY:** 1.04, 1.05

ORIGINATING DIVISION: TRAINING/EMPLOYEE DEVELOPMENT

**NEW PROCEDURE:** □

**PROCEDURAL CHANGE:** ■ MAJOR CHANGES SUPERSEDES: DP 1.38 – 07/29/2021

## I. <u>PURPOSE</u>

NEW

This Department procedure establishes guidelines for the use of Kinetic Energy Weapon (KEW) Systems.

### II. SCOPE

This procedure applies to all sworn members of the Department. This does not limit SWAT Personnel from using additional KEW systems. For use of specialty munitions by SWAT, refer to Department Procedure 1.36, Use of Specialty Munitions.

### III. <u>BACKGROUND</u>

- A. The San Diego Police Department recognizes and respects the value of human life and the dignity of every individual. It further recognizes that the primary duty of our officers is to preserve human life.
- B. The officer's use of a KEW will be evaluated and reviewed in accordance with policies and procedures outlined in Department Procedure 1.04, Use of Force.

#### IV. <u>DEFINITIONS</u>

A. 40MM - this KEW is a 40MM single shot launcher; the Penn Arms model GL1-40, and DEF TECH model 1426, are just two examples.

NEW

- B. 40MM ammunition the 40MM KEW round is a sponge baton cartridge. The current Department-authorized 40MM round is manufactured by Defense Technology Corporation (eXact iMpact sponge round, approximately 36 to 38 grams). The sponge round has a blue-colored nose with a black base. The casing is stainless.
- C. Beanbag shotgun this KEW is a standard Remington Model 870, 12-gauge shotgun that has been modified with an orange stock and fore-end.

NEW

- D. Beanbag ammunition the 12-gauge KEW ammunition, commonly known as a beanbag round, consists of a fabric sock containing lead shot contained within a standard 2 <sup>3</sup>/<sub>4</sub> inch shot shell casing. The current Department-authorized round is manufactured by Combined Tactical Systems (12-gauge round, shot-filled flexible sock, approximately 40 grams, with an opaque shell, labeled "2581 Super-Sock").
- E. Contact officer the officer who deploys the beanbag shotgun or 40MM.
- F. Cover officer the officer(s) who provides "deadly force" backup.

NEW

G. Kinetic Energy Weapon (KEW) Systems - the KEW Systems consist of a device firing a special projectile designed to gain compliance, overcome resistance, or prevent serious injury or death to suspects, officers and bystanders. The Department currently uses two KEW systems. Both the beanbag shotgun and 40MM single shot launching system shall be classified as "Kinetic Energy Weapon" for identification within Department Procedure 1.04, Use of Force.

### V. <u>FIRING DISTANCES</u>

- A. All distances for KEW systems shall be measured from the muzzle end of the weapon's barrel.
- B. Officers generally should not fire either KEW from a distance of less than five (5) feet, or 1.5 meters. Severity of the circumstances at hand and shot placement, rather than deployment range, are the critical factors in determining the extent of any injury caused by either projectile.

NEW

C. The maximum effective range of the beanbag shotgun is generally sixty (60) feet (20 yards).

NEW

D. The maximum effective range of the 40MM single shot launcher is generally one hundred twenty (120) feet (40 yards).

NEW

E. The target area from all distances should be the lower girdle area of the subject. This would include the lower abdominal region (belly button area) and below. Generally, the head, neck, thorax, heart, groin, and spine area should not be targeted.

#### VI. PROCEDURES

#### A. Authorized Users

- 1. Officers shall not deploy a KEW until they have successfully completed the required Department-approved training.
- 2. After the initial training, officers will be required to qualify annually with the KEW systems in conjunction with a Department Proficiency Shoot.
- 3. All Patrol personnel trained in the use of the beanbag shotgun will carry one in the field; currently beanbag shotguns are assigned to every marked patrol vehicle.

### B. KEW Storage

- 1. Beanbag shotguns and 40MM are maintained in firearm cases that shall be carried horizontally within police vehicles that have an available trunk. In the case of the police SUVs, the beanbag shotguns shall be placed horizontally in the provided spring-loaded metal clasp mounted below the rear cargo compartment divider of the vehicle. The 40MM shall be maintained in firearms cases and carried in the lower portion of the rear cargo compartment of the police SUV. Officers are prohibited from carrying the KEW in the vehicle interior rack.
- 2. Beanbag shotguns shall be carried unloaded until time of deployment-safety "on", hammer down on an empty chamber with four rounds in a buttstock mounted sleeve.
- 3. The 40MM shall be carried unloaded until time of deployment. If the 40MM round is not used during deployment, the unused round will be unloaded and inspected for integrity.
- 4. All officers deploying the KEW systems are responsible for ensuring that only KEW ammunition is loaded into, or stored with, the designated weapons.
- 5. Officers are prohibited from "cross-loading" either the beanbag shotgun or standard shotgun with inappropriate rounds.

### C. KEW Loading and Unloading

- 1. To reduce the danger of injury associated with unintentional discharge, the beanbag shotgun shall never be loaded or unloaded inside a vehicle, in a police station, or under any overhead structure. If close to multi-storied buildings (e.g., Headquarters E Street parking lot), ensure the muzzle is pointed in a safe direction at all times.
  - a. At the beginning of the shift, the driver of the unit shall ensure the Page 3 of 7

NEW

beanbag shotgun is unloaded, safety "on", hammer down on an empty chamber, empty magazine tube. The beanbag shotgun should not be loaded until time of deployment. When loaded for deployment, the beanbag shotgun shall be loaded to "patrol ready" in the prescribed manner - safety "off", hammer down on an empty chamber with four rounds in the magazine tube.

NEW

- b. In addition to the above-mentioned loading procedures, prior to the time of deployment, the officer in charge of deploying the weapon shall have a witness officer present to observe, confirm, and ensure the correct munitions are loaded into the appropriate corresponding KEW. This process will take place each time the KEW changes possession between officers or has been retrieved after being secured for any length of time.
- c. Upon conclusion of the incident in which a beanbag shotgun round has been chambered, the officer who chambered the round shall unload the beanbag shotgun in the currently prescribed manner and return it to the trunk unloaded with the rounds in the buttstock sleeve.
- 2. The 40MM should not be loaded until time of deployment.
- D. KEW Cleaning, Maintenance, Repairs, and Inspections
  - 1. Area commands will assign qualified SWAT personnel to conduct a monthly maintenance program for their assigned KEW systems. The maintenance program shall include removal, cleaning, and inspection of the beanbag shotguns and 40MM.
  - 2. Any beanbag shotgun or 40MM requiring repair shall be taken out of the field and taken to the Range.
  - 3. All KEW systems shall be inspected pursuant to the Police Department Inspection Guide.
  - 4. All patrol KEW systems shall be inspected monthly, and if necessary, test-fired to establish "Point-of-Aim / Point-of-Impact.
  - 5. SWAT shall maintain their issued KEW systems to their established guidelines.
- E. KEW Deployment Procedures
  - 1. Officers may deploy a KEW on subjects demonstrating assaultive behavior or life-threatening behavior, as defined in Department Procedure 1.04, Use of Force. The KEW may also be used to control an actively resistive subject reasonably believed to possess or have

NEW

NEW

- immediate access to a deadly weapon, within the force guidelines of Department Procedure 1.04, Use of Force.
- 2. Officers shall always have immediate "deadly force" backup when deploying the KEW.
- 3. The contact officer shall inform assisting officers that the KEW is 10-97 at a scene and, whenever possible, notify Communications Division. Communications shall repeat this information to responding units and activate the "emergency tone" when appropriate.
- 4. If a subject fails to comply with commands, officers should verbally warn the subject of their intention to fire prior to discharging the KEW, unless a warning would not be feasible, due to safety concerns.
- 5. When feasible, prior to deploying each KEW round, officers will announce they are firing their KEW to prevent "contagious" or "sympathetic" fire. Officers should state, "Firing Beanbag" or "Firing Forty" when discharging either KEW.
- 6. Officers, generally, should not deploy a KEW at a subject when there is a danger of the subject falling from a significant height.
- 7. The KEW is intended to assist in gaining compliance from the subject. Multiple shots to the same body part should be avoided. If additional shots are required, they shall be directed to different parts of the body. The subject should be taken into custody as soon as possible after the discharge of the round(s).
- 8. KEW systems are limited use weapons. They shall not be used for any other purpose than those listed in section VI, E, 1.

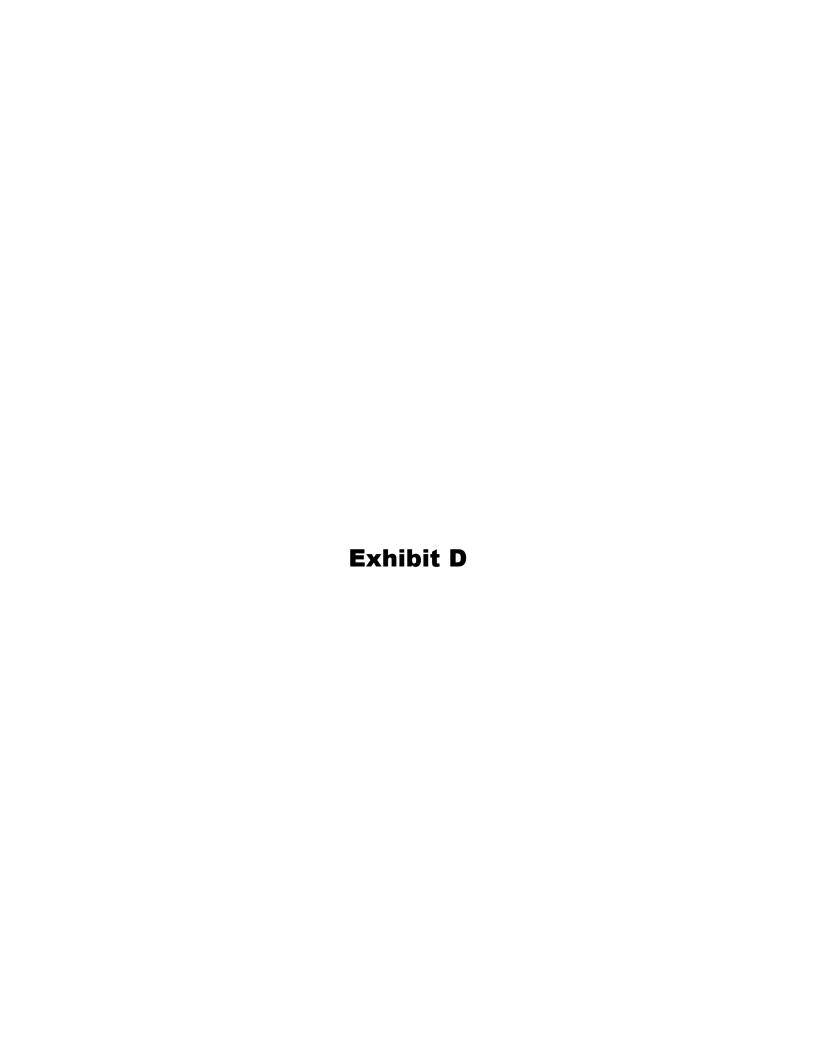
#### F. Medical Treatment

- 1. In the event a person is struck by a KEW projectile, the arresting officer shall ensure that the subject is taken to a medical facility for treatment prior to being booked into jail or released.
- 2. The name of the medical facility, attending physician(s), sustained injuries, or lack of injuries, shall be documented in the arresting officer's report.
- 3. Jail personnel will be notified of the use of the KEW. The information on which system was used shall be noted on the booking slip.

### G. Reporting Requirements

- 1. The discharge of a KEW shall be considered the same as any authorized impact weapon when reporting the use of force. The KEW shall not be reported as the use of a firearm. Officers discharging KEW ammunition shall report the incident in accordance with Department Procedure 1.04, Use of Force, and complete the required report, e.g. Case Report or Officer's Report, in addition to a **BlueTeam** entry.
- 2. Whenever a person has been struck by a KEW, the officer who deployed the munitions shall notify a field supervisor.
- 3. The field supervisor shall respond to the scene and evaluate the circumstances surrounding the incident.
- 4. When appropriate, the field supervisor shall notify the Watch Commander of the incident, in accordance with Department Procedure 1.04, Use of Force.
- 5. The unintentional discharge of a KEW shall be treated the same as the unintentional discharge of a firearm, as outlined in Department Procedure 1.05, Firearm Procedures. In the event of an unintentional discharge, the officer shall report the incident immediately to a supervisor. The supervisor shall conduct an investigation and complete a Shooting Incident Report form (PD-128), as well as a **BlueTeam** entry.
- 6. In all incidents where a KEW has been fired, the expended rounds should be impounded, if feasible. The officer's report shall include:
  - a. Approximate distance from the suspect when fired;
  - b. Point of aim/point of impact; and,
  - c. Injuries or property damage.
- 7. In accordance with Department Procedure 1.23, Department Equipment Accountability Procedures, officers who misplace or lose any KEW ammunition shall prepare an Officer's Report describing the loss. The report shall be submitted to their commanding officer for approval.

NEW



# City of San Diego

► NextRequest

Request Visibility: Published

# Request 25-1937 Closed



## **Dates**

## Received

March 12, 2025 via web

# Requester











# Staff assigned

## **Departments**

Police

#### Point of contact

Angela Laurita

# Request

On behalf of the First Amendment Coalition, I request copies of the following records related to the San Diego Police Department's arrest of or use of force on Marcus Evans on or about October 25, 2024 (the "Incident"):

- 1. All video or audio recordings relating to or depicting the Incident.
- 2. All records relating to any report, investigation, or findings concerning the Incident, including but not limited to any incident reports; investigative reports; photographs; transcripts or recordings of interviews; materials compiled and presented for review to the district attorney or to any person or body charged with determining whether to file criminal charges against an officer in connection with an incident, whether the officer's action was consistent with law and agency policy for purposes of discipline or administrative action, or what discipline to impose or corrective action to take; documents setting forth findings or recommended findings; and copies of

1 of 5 4/7/2025, 11:56 AM

disciplinary records relating to the incident, including any letters of intent to impose discipline, any documents reflecting modifications of discipline due to the Skelly or grievance process, and letters indicating final imposition of discipline or other documentation reflecting implementation of corrective action.

**Show less** 

## Timeline Documents

Request pûblished ccess to this request

March 24, 2025, 9:35pm

# ☑ Request closed with access to this request

02c. Released - Redacted and/or Withheld

All responsive documents have been released except those that have been redacted and/or withheld pursuant to:

[Law enforcement investigation]
Government Code section 7923.600

[records of complaints to, or investigations conducted by, or records of intelligence information or security procedures of, ....any state or local police agency... are exempt from disclosure]

Government Code section 7922.000

The public interest in the nondisclosure of personal identifying information clearly outweighs the public interest in disclosure.

Government Code section 7923.615

This information is protected from disclosure pursuant to Government Code section 7923.615.

Government Code section 7922.000

The public interest in disclosure is outweighed by other factors.

Government Code section 7927.705 [other state or federal law]

Information you have requested is protected from disclosure pursuant to Government Code section 7927.705:

Evidence Code section 1043

March 21, 2025, 9:50am by Angela Laurita, Public Records Administration Manager (Staff)

# Document(s) relieased to this request

E24100036129\_Redacted.pdf

March 21, 2025, 9:49am by Angela Laurita, Public Records Administration Manager (Staff)

# ■ Message to requester + Staff

Good morning,

In response to your request, all responsive records have been uploaded. Some of the records you requested are redacted/withheld pursuant to the following Government Code exemption(s):

BWC - withheld pursuant to the following Government Code exemption(s):

Government Code section 7923.600 [investigatory files]

The person making the decision to withhold the records is Capt. Charles Lara.

3 of 5 4/7/2025, 11:56 AM

911/Audio files/Talk Radio-group - withheld pursuant to Government Code sections 7923.600 & 7923.615; Haynie v. Superior Court, 26 Cal 4th 1061 (2001); and Government Code section 7922.000 [public interest in non-disclosure outweighs public interest in disclosure]

The person making the decision to withhold the records is Roxanne Cahill, Police Dispatch Administrator.

SDPD does not transcribe calls.

CAD report - redacted pursuant to Government Code section 7923.600 [investigatory files] and Government Code section 7922.000 [personal identifying information]

The person making the decision to redact the records is Capt. Charles Lara.

The records you requested for item #2 are withheld pursuant Government Code section 7923.600 [investigatory files] and Government Code section 7927.705 [Evidence Code section 1043] [peace officer personnel records]

The people making the decision to withhold the records are Capt. Charles Lara and Lt. Tristan Schmottlach.

## Kind regards.

March 21, 2025, 9:49am by Angela Laurita, Public Records Administration Manager (Staff)

# **■ Message to requeste** Requester + Staff

Please be advised that City staff have received your CPRA request. Within the next 10 days, we will determine whether your request seeks copies of disclosable

records in the City's possession or whether the City will require an extension. If your request is submitted on a Saturday, Sunday, or City holiday, the City considers the request received on the following business day.

March 12, 2025, 2:26pm

# Department assignment

Police

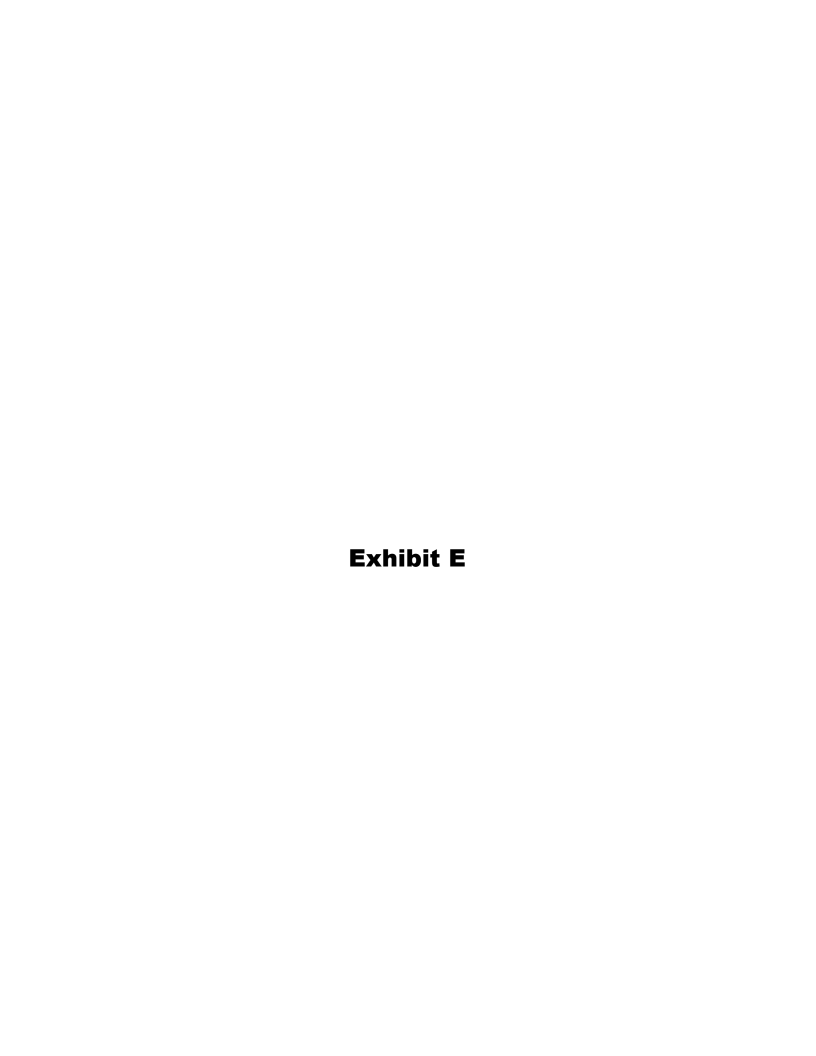
March 12, 2025, 2:26pm by the requester

# Request opened the access to this request

Request received via web

March 12, 2025, 2:26pm by the requester

5 of 5 4/7/2025, 11:56 AM



Event ID: **E24100036129** 

Event Created: 10/24/2024 11:17:46

DМ

#### Call For Service

Event ID **E24100036129** Event Created 10/24/2024 11:17:46 PM Dispatcher SD8813 -Call Source ANI/ALI Received 10/24/2024 11:17:46 PM Dispatched 10/24/2024 11:18:49 PM Arrived 10/24/2024 11:24:20 PM Cleared 10/26/2024 7:10:31 PM Location 6461 Duluth Ave City, State, Zip SAN DIEGO, CA 92114 Beat 1452 Grid Jurisdiction O'Farrell - San Diego Map X Coordinate Y Coordinate Longitude -117.058906

32.700453

Reporting Party Address City, State, Zip Phone THREATENING W/WEAPON Call type Event Type THREATENING W/WEAPON Reported Offense Verified Offense **Tow Company** Vehicle Vehicle License Disposition A Priority Classification

Agency SDPD - San Diego Police Dept Cases 24043762

#### <u>Officers</u> SD7280 - UCH, TECHEAKBOTH

Latitude

SD7443 - NELSON, ROBERT SD1644 - JOHNSON, ERROL

SD6642 - DYEMARTIN, ALAN SD1948 - BURNS, SAMANTHA SD6529 - DUARTE, ANDREW SD7319 - WELLS, JONATHAN SD1729 - COATS, LIAM SD1732 - ARREGUIN, RODOLFO SD7360 - RODRIGUEZ, JOSE SD6455 - SULLIVAN, JOHN SD6982 - WHITE, JOHN SD1087 - ESAMBOLCHI, SHAYAN SD7875 - CASTILLO, ISAI SD1910 - POUCHIE, ASHLEY SD7711 - CHRISTMAN, TYLER SD5797 - BISESTO, MEGHAN SD1611 - KIM, DANIEL SD1565 - CLEMONS, JOHN SD6481 - DUMAPLIN, CARLO SD6499 - MONTAYRE, PHILIPPE SD1388 - RABONZA, CHRISTOPHER JOHN

10/24/2024 23:18:39 1948 |

Notes 10/24/2024 23:18:39 1948 \*\* LOI search completed at 10/24/24 23:18:39

WPH2 -117.058854

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32.7006876
10/24/2024 23:18:39 1948 |
                                                                            JUST //
10/24/2024 23:18:58 1948 FYLSENT TO LDET
10/24/2024 23:19:29 1948 445S3 T4
10/24/2024 23:21:44 1948 RP ADV SHE SAW GUN AND SUSP COCKED THE GUN, ACTIVE 415 BMA
LIGHT COMPELXION NO SHIRT BLK SHORTS SANDALS, RP IN GRY MIST PARKED IFO THE HOUSE
10/24/2024 23:23:47 1948 ON ST// 2 SUBJS CAME TO CHK ON ALEXANDRA WHO GOT BEAT UP BY
BOYF AT LOC //
                          WENT BACK INSIDE HOUSE AND BOTH HER AND BOYF LIVE IN GARAGE
AT LOC
10/24/2024 23:23:56 1948 2930S3 -- 1023 AT DETRIOT AND SKYLINE
10/24/2024 23:24:16 1948 2930S3 -- WILL ATC RP
10/24/2024 23:25:13 1948 2930S3 -- PEDS WALKING BACK DOWN DETRIOT
10/24/2024 23:25:31 1948 FEM THAT WALKED UP TO VEH IS
10/24/2024 23:26:15 1948 UNK TARGET LOC / RP IS YELLING AT
                                                                       TO GET IN THE VEH AND
10/24/2024 23:26:43 1948 ABLE3 -- 2 SUBJS STANDING INSIDE THE OPEN GARAGE
10/24/2024 23:27:15 1948 2930S3 -- TRYING TO GET INFO FROM RP AND HAVE THEM REPOSITION VEH
10/24/2024 23:27:15 1948 // VICT UNCOOP
10/24/2024 23:28:22 1948 ABLE3 -- NOT MATCHING 2 IN THE OPEN GARAGE // TARGET LOC IS 1 PROP
10/24/2024 23:28:22 1948 JSO LOC W/ OPEN GARAGE W/ SUV IN FRONT YARD AND LRG
10/24/2024 23:28:22 1948 PALM TREE ST SIDE AND A CELL PH POLE
10/24/2024 23:28:43 1948 ** VEH search completed at 10/24/24 23:28:43
10/24/2024 23:28:51 1948 2914N3 -- W/ FEM STILL VERY UNCOOP
10/24/2024 23:29:02 1948 ** VEH search completed at 10/24/24 23:29:02
10/24/2024 23:29:24 1948 2918N3 -- ON 65TH JSO SKYLINE PERIM
10/24/2024 23:29:49 1948 2930S3 -- VICT GETTING A PH CALL FROM A
                                                                         // POSS DV RELATED
10/24/2024 23:29:56 1948 ** LOI search completed at 10/24/24 23:29:56
10/24/2024 23:30:29 1948 442J3 -- TRYING TO SPK W/ VICT AND RP WHO IS SIS OF VICT
10/24/2024 23:31:06 1948 ABLE3 -- 2 IN OPEN GARAGE -- MALE HOODIE LONG PANTS // FEM WRG
10/24/2024 23:31:06 1948 LONG PANTS W/ JACKET
10/24/2024 23:31:40 1948 442J3 -- PER RP - 1 OF THE HSES AT END OF CUL DE SAC NOT AT THE
10/24/2024 23:31:40 1948 BEGINNING
10/24/2024 23:32:12 1948 438J3 -- ADD WILL BE
10/24/2024 23:32:42 1948 438J3 -- WILL BE TARGET LOC // ON E SIDE IS GAR
10/24/2024 23:32:52 1948 ABLE3 -- NO ONE SEEN AROUND
10/24/2024 23:32:58 1948 FROM 2404002408 -
                                                         , BMA, 30YRS, 5F11/MED BLD.
10/24/2024 23:33:11 1948 ** LOI search completed at 10/24/24 23:33:11
10/24/2024 23:33:59 1948 437J3 -- SO FAR UNABLE TO ESTABLISH 417 // SO FAR ONLY HEARD - NO
10/24/2024 23:33:59 1948 WPN SEEN
10/24/2024 23:34:34 1948 ** Cross Referenced to Event # E24040024808 at: 10/24/24 23:34:34
10/24/2024 23:34:42 1948 438J3 -- PER WITN - MALE HAD A PISTOL AND THEY HEARD NOISE
10/24/2024 23:35:36 1948
10/24/2024 23:35:46 1948 438J3 -- WITN / VIC - CONFIRMED THEY DID SEE MALE POINT FIREARM
10/24/2024 23:35:46 1948 AND COCK IT - WILL BE VALID 245
10/24/2024 23:35:52 1948 2930S3 -- T4
10/24/2024 23:37:08 1948 441J3 -- WILL TAKE S PERM IN PARK AT HILL
10/24/2024 23:37:57 1948 2918N3 - FOR MALE INFO ADDED WILL HAVE PRIORS FOR DV,
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10/24/2024 23:38:41 1948 ABLE3 -- MALE W/ NO SHIRT AND SHORTS EXITED RESIDENCE AND

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10/24/2024 23:38:41 1948 ENTERED DETACHED DETACHED GAR AND CLOSED DOOR
                                           WILL BE 2ND HSE TO EAST FROM MLK
10/24/2024 23:39:02 1948 2914N3 --
10/24/2024 23:39:30 1948 ** LOI search completed at 10/24/24 23:39:30
10/24/2024 23:41:26 1948 ABLE3 -- MALE EXITED GAR AND ENTERED MAIN PROP
10/24/2024 23:41:48 1948 ABLE3 -- NO OTHER EXIT/ENTER FOR GAR // MALE HAS ENTRED MAIN
10/24/2024 23:41:48 1948 STRUCTURE
10/24/2024 23:41:56 1948 441J3 -- EYES ON BACK SIDE OF PERM
10/24/2024 23:42:44 1948 435S3 -- UTS TO HOLD PERM
10/24/2024 23:45:09 1948 ** LOI search completed at 10/24/24 23:45:09
10/24/2024 23:45:30 1948 445S3 -- POSS JUVENILES AND ADULTS INS
                                                                          / UNK HOW MANY
10/24/2024 23:49:54 1948 ABLE3 -- NO CHANGE
10/24/2024 23:53:18 1948 ABLE3 -- WILL HAVE 30-35 MORE MIN AVAIL
10/24/2024 23:54:31 1948 438J3 -- 1 UNCLE WHO IS IMMOBILE AND 3 JUVS WILL BE INS
10/24/2024 23:55:27 1948 445S3 -- SUSP INS IS GOOD FOR
                                                                         // UTS TO HOLD
10/24/2024 23:55:27 1948 PERM // T4 ON ABLE FUEL TIME
10/25/2024 00:01:03 1948 435S3 -- WILL ROLL UP AND DO CALLOUTS / REQ 2 MORE UTS
10/25/2024 00:02:00 1948 ABLE3 -- GETTING HEAT SIGNATURE FROM GAR
10/25/2024 00:02:02 1948 435S3 -- T4
10/25/2024 00:03:10 1948 437J3 -- POSS 2 SMALL DOGS IN GAR
10/25/2024 00:03:20 1948 435S3 -- T4
10/25/2024 00:04:40 1948 ** LOI search completed at 10/25/24 00:04:40
10/25/2024 00:05:08 1948 2930S3 -- 1023 FOR 1 UT THEN WILL ROLL IN
10/25/2024 00:08:09 1948 ABLE3 -- MALE W/ NO SHIRT AND SHORTS EXITED RESD AND WENT TO GAR
10/25/2024 00:08:54 1948 435S3 -- PLAN IN PLACE // MOVING UP
10/25/2024 00:09:01 1948 435S3 -- EMERGENCY TONE **
10/25/2024 00:09:05 1948 2914N3 -- WILL BE LEAD CAR
10/25/2024 00:09:12 1948 ABLE3 -- MALE OUTSIDE HEADING TO FRONT YARD
10/25/2024 00:09:22 1948 ABLE3 -- MAKING WAY TO FRONT DOOR OF RESIDENCE
10/25/2024 00:09:34 1948 ABLE3 -- POSS WENT BACK INTO RESD
10/25/2024 00:09:54 1948 2914N3 -- WENT INS AND SLAMMED DOOR
10/25/2024 00:11:05 1948 ABLE3 -- GAR IS COMPLETELY DETACHED FROM RESIDENCE
10/25/2024 00:11:25 1948 2930S3 -- UTS SAW MALE AT FRONT DOOR // MALE WAS IN FRONT ROOM
10/25/2024 00:11:25 1948 OFF WEST SIDE OF FRONT DOOR // WILL START CALLOUTS
10/25/2024 00:12:19 1948 2930S3 -- MALE OPENED DOOR AND IS COMING OUT
10/25/2024 00:12:35 1948 2930S3 -- BEING COMPLIANT
10/25/2024 00:12:47 1948 ABLE3 -- HANDS UP WALKING BACK TO TEAM
10/25/2024 00:12:59 1948 ABLE3 - UTS DETAINING MALE
10/25/2024 00:13:05 1948 435S3 - MALE DETAINED IS NOT S1
10/25/2024 00:13:48 1948 ABLE3 -- EMERGENCY TONE ** 2 MALES AT FRONT DOOR
10/25/2024 00:13:53 1948 ABLE3 -- 1 EXITING W/ HANDS UP
10/25/2024 00:14:26 1948 2930S3 -- MALE DETAINED ADV SUSP
                                                                  STILL INS - NO SHIRT
10/25/2024 00:14:26 1948 BASKETBALL SHORTS
10/25/2024 00:14:32 1948 2914N3 -- 2 COMING OUT
10/25/2024 00:14:55 1948 2914N3 -- REQ MORE UTS AT TARGET LOC
10/25/2024 00:15:07 1948 ABLE3 -- #2 SIC
10/25/2024 00:15:12 1948 ABLE3 -- #3 WALKING BACK
10/25/2024 00:15:37 1948 ABLE3 -- #4 MALE (NO SHIRT AND BBSHORTS) EXITING W/ HANDS UP
10/25/2024 00:17:19 1948 2930S3 -- NOTHING IN #4 MALE HANDS
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10/25/2024 00:18:13 1948 435S3 -- SUBJ UTS TALKING TO IS S1 // NTO ALLOWED TO RETURN TO HSE

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10/25/2024 00:18:13 1948 // IF RUNS TO HSE WILL BE IMPACTED W/ BEANBAG AND K9 WILL
10/25/2024 00:18:13 1948 BE SENT
10/25/2024 00:19:09 1948 435S3 -- STIL NOT COMPLIANT
10/25/2024 00:19:58 1948 ABLE3 -- MALE NOT FOLLOWING COMMANDS
10/25/2024 00:20:36 1948 ABLE3 -- BEANBAG DEPLOYED
10/25/2024 00:23:05 1948 435S3 -- STAGE PMS APROX 1 BLK AWAY
10/25/2024 00:23:25 1948 445S3 -- FOR PMS - APPROACH VIA THE WEST
10/25/2024 00:23:50 1948 441J3 -- MEDIA 97 / 445S3 T4
10/25/2024 00:23:52 1948 FYI SENT TO LD01
10/25/2024 00:24:29 1948 435S3 -- MALE LAYING DOWN IFO STAIRS // NOT COMPLIANT AND REF TO
10/25/2024 00:24:29 1948 WALK TO UTS // UTS HAVE NOT SEEN MALES ENTIRE WAISTBAND
10/25/2024 00:24:29 1948 AND UNABLE TO VERIFY MALE IS UNARMED
10/25/2024 00:24:37 1948 FIRE T4 AND WILL STAGE AT O'MEARA/SKYLINE
10/25/2024 00:26:31 1948 ABLE3 -- NO CHANGE
10/25/2024 00:28:11 1948 ABLE3 -- K9 DEPLOYED
10/25/2024 00:29:22 1948 ABLE3 -- 2ND K9 DEPLOYED AND ON BITE
10/25/2024 00:29:30 1948 ABLE3 -- CONTACT TEAM MOVING UP AND DETAINING S1
10/25/2024 00:29:38 1948 ABLE3 -- MULTI SUBJS INS
10/25/2024 00:30:46 1948 ABLE3 -- S1 SIC // WALKING HIM BACK TO PATROL VEHS
10/25/2024 00:31:19 1948 2914N3 -- FIRE NOT CLR IN - NEED TO CLR THE HSE
10/25/2024 00:31:55 1948 ABLE3 -- AT LEAST 1 MORE PERSON INS // ABLE HAS 10 MORE IN
10/25/2024 00:32:11 1948 ABLE3 -- 1 COMING TO FRONT DOOR
10/25/2024 00:32:21 1948 435S3 -- 3 COMING OUT // COMPLIANT W/ HANDS UP
10/25/2024 00:39:14 1948 435S3 -- FIRE CAN 1022 / PD WILL XPORT S1 TO HOSP
10/25/2024 00:39:27 1948 FIRE T4
10/25/2024 00:40:52 1948 445Q -- UTS SET ON GAR
10/25/2024 00:42:28 1948 2914N3 -- UTS COMING OUT TO GAR
10/25/2024 00:42:56 1948 ** LOI search completed at 10/25/24 00:42:56
10/25/2024 00:43:06 1948 446Q -- 1 TO UCSD EAST
10/25/2024 00:44:01 1948 PER 446S3 CKIGN W/ RC03 FOR COVER UT AT UCSD EAST FOR 446Q
10/25/2024 00:46:55 1948 435S3 -- CODE 4 ** INS
10/25/2024 00:48:48 1948 435S3 -- CODE 4 ** ALL WAY AROUND
10/25/2024 00:50:47 1948 ** VEH search completed at 10/25/24 00:50:47
10/25/2024 01:02:41 1948 435S3 -- BREAKING DOWN// OFCRS TO CLR
10/25/2024 01:03:19 1948 ** LOI search completed at 10/25/24 01:03:19
10/25/2024 01:03:30 1948 446Q -- 2 MIN OUT UCCSD EAST
10/25/2024 01:07:59 1948 ** LOI search completed at 10/25/24 01:07:59
10/25/2024 01:08:29 1948 ** Case number 24043762 has been assigned to event E24100036129
10/25/2024 01:09:55 1948 ** LOI search completed at 10/25/24 01:09:55
10/25/2024 01:22:49 1948 ** LOI search completed at 10/25/24 01:22:49
10/25/2024 02:30:37 1948 ** Event Location changed from '
                                                                        " to "6461 DULUTH AVE SD"
at: 10/25/24 02:30:37
10/25/2024 02:30:38 1948 ** LOI search completed at 10/25/24 02:30:38
10/25/2024 02:30:42 1948 ADDRESS CHANGE PER 437J3
10/25/2024 03:16:40 1948 ** LOI search completed at 10/25/24 03:16:40
10/25/2024 04:07:21 1948 E
10/25/2024 05:21:03 1948 ** LOI search completed at 10/25/24 05:21:03
10/25/2024 06:02:18 1948 ** LOI search completed at 10/25/24 06:02:18
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10/25/2024 06:02:28 1948 438K1 -- WILL BE AT SCRIPPS MERCY

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10/25/2024 15:14:56 1948 ** Event E24100036129 closed.
10/25/2024 17:14:54 1948 ** Event E24100036129 has been reopened at: 10/25/24 17:14:54 10/25/2024 17:14:55 1948 ** LOI search completed at 10/25/24 17:14:55 10/25/2024 21:38:20 1948 ** Event E24100036129 closed.
10/26/2024 13:31:43 1948 ** LOI search completed at 10/26/24 13:31:43 10/26/2024 13:31:43 1948 ** Event E24100036129 has been reopened at: 10/26/24 13:31:43 10/26/2024 13:33:19 1948 ** LOI search completed at 10/26/24 13:33:19 10/26/2024 19:10:31 1948 ** Event E24100036129 closed.
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