

1 Sarah E. Marinho, SBN 293690
2 Dmitry Stadlin, SBN 302361
3 **STADLIN MARINHO LLP**
4 111 N. Market St., Suite 300
5 San Jose, CA 95113
6 T: (408) 645-7801
7 F: (408) 645-7802
8 E: sm@stadlinmarinho.com

9 Attorneys for Plaintiffs

10 UNITED STATES DISTRICT COURT
11 NORTHERN DISTRICT OF CALIFORNIA
12 (San Jose Division)

13 DERRICK SANDERLIN, CAYLA
14 SANDERLIN, BREANNA CONTRERAS,
15 PIETRO DI DONATO, SHANTE
16 THOMAS, ADIRA SHARKEY, JOSEPH
17 STUKES, and VERA CLANTON
18 individually,

19 Plaintiffs,

20 v.

21 CITY OF SAN JOSE, EDGARDO
22 GARCIA, JASON DWYER,
23 CHRISTOPHER SCIBA, JONATHAN
24 BYERS, JARED YUEN, RONNIE LOPEZ,
25 LEE TASSIO, JONATHAN MARSHALL
26 and DOES 1-100, in their individual and
27 official capacities, Jointly and Severally,

28 Defendants.

Case No. 20-cv-04824-BLF

FIRST AMENDED COMPLAINT FOR
VIOLATION OF CIVIL RIGHTS,
DAMAGES AND INJUNCTIVE RELIEF

JURY TRIAL DEMANDED

NATURE OF THE ACTION

1. Beginning May 29, 2020, following the graphic police murder of George Floyd, who was recorded on video reciting the all too familiar and tragic plea “I can’t breathe” while a white police officer kneeled on his neck, Bay Area residents took to the streets of San Jose to

1 protest this injustice and grieve the police murders of other Black and Brown people, including
2 Breonna Taylor, Ahmaud Arbury, and Tony McDade.

3 2. Defendant City of San Jose’s Police Department (“SJPD”) used violent crowd control
4 tactics against these peaceful demonstrators. Over the course of several days, SJPD deployed
5 constitutionally unlawful crowd control tactics including kettling, indiscriminately launching
6 tear gas and flashbangs into crowds and at individuals, and shooting projectiles at
7 demonstrators, including Plaintiffs.

8 3. SJPD unjustifiably declared peaceful protests “unlawful assemblies” to excuse their
9 violent tactics.

10 4. SJPD knowingly placed these demonstrators in physical danger through indiscriminate
11 use of excessive force.

12 5. SJPD also knowingly created a danger to public health by forcing demonstrators to
13 break social distancing rules that are currently in place due to the COVID-19 pandemic.

14 6. SJPD’s actions, moreover, were caused by SJPD policy and procedures and/or caused
15 by the omission of needed SJPD policy and procedures.

16 7. SJPD’s actions were further caused by failure to train officers on constitutionally
17 adequate crowd control techniques and reasonable use of force.

18 8. The conduct of the officers, including excessive use of force on nonviolent protestors,
19 was ratified by those in command including Police Chief Edgardo “Eddie” Garcia and Captain
20 Jason Dwyer, who are final decision makers with the SJPD.

21 9. Plaintiffs file this Complaint against the City of San Jose, Police Chief Garcia, Captain
22 Dwyer, Sergeant Christopher Sciba, Sergeant Jonathan Byers, Officer Jared Yuen, Sergeant
23 Ronnie Lopez, Sgt. Lee Tassio, Ofr. Jonathan Marshall and DOES 1-100, hereinafter
24 Defendants, because on May 29, 2020 through June 2, 2020, Defendants, in one way or another
25 were actually and legally responsible for, whether singularly, or in combination thereof,
26 excessive use of force, failure to protect, failure to intervene, and violation of Plaintiffs’ First
27 Amendment right to peacefully assemble and protest.

28 //

JURISDICTION

1
2 10. This action is brought pursuant to 42 U.S.C. §§ 1983 and 1988, and the First, Fourth,
3 and Fourteenth Amendments to the United States Constitution. Jurisdiction is founded upon 28
4 U.S.C. §§ 1331 and 1343, and the aforementioned statutory and constitutional provisions.

VENUE

5
6 11. Venue is proper in the Northern District of California under 28 U.S.C. § 1391(b)
7 because the unlawful acts, practices and omissions giving rise to the claims brought by Plaintiff
8 occurred in the City of San Jose, which is within this judicial district.

9
10 12. Rule 3 of the Federal Rules of Civil Procedure and Local Rule 3-2(e) authorize
11 assignment to this division because all or a substantial part of the events and omissions giving
12 rise to Plaintiffs' claims occurred in the County of Santa Clara, which is served by this division.

PARTIES

13 13. Each Plaintiff herein is a resident of the State of California.

14 14. Defendant CITY OF SAN JOSE (hereinafter referred to as "CITY") is and at all times
15 mentioned herein was a municipal corporation, duly authorized to operate under the laws of the
16 State of California. Under its supervision, the CITY operates, manages, directs and controls the
17 San Jose Police Department ("SJPD") which employs other defendants in this action.

18 15. At all times mentioned herein, Defendant Edgardo "Eddie" Garcia was employed as the
19 Chief of Police for defendant City, the highest position in the SJPD. As Chief, Defendant
20 Garcia is and was responsible for the hiring, screening, training, retention, supervision,
21 discipline, counseling, and control of all SJPD officers and Does 1-25. Defendant Garcia also
22 is and was responsible for the promulgation of the policies and procedures and allowance of the
23 practices/customs pursuant to which the acts of the SJPD alleged herein were committed.
24 Defendant Garcia is sued in his individual and official capacities.

25 16. At all times mentioned herein, Defendant Jason Dwyer was employed as an SJPD
26 Captain and assigned as the Special Operations Commander for defendant City. As Captain,
27 Defendant Dwyer is and was responsible for the screening, training, supervision, discipline,
28

1 counseling, and control of all SJPD officers under his command. Defendant Dwyer also is and
2 was responsible for the promulgation of the policies and procedures and allowance of the
3 practices/customs pursuant to which the acts of the SJPD alleged herein were committed.

4 Defendant Dwyer is sued in his individual and official capacities.

5 17. At all times mentioned herein, Defendant Christopher Sciba was employed as a police
6 Sergeant for Defendant City. Defendant Sciba is sued individually and as a police sergeant for
7 the City. By engaging in the conduct described below, Defendant Sciba acted under the color
8 of law and in the course and scope of his employment for Defendant City. By engaging in the
9 conduct described here, Defendant Sciba exceeded the authority vested in him as a law
10 enforcement officer under the United States Constitution and as an employee of the City.

11 18. At all times mentioned herein, Defendant Jonathan Byers was employed as a police
12 Sergeant for Defendant City. Defendant Byers is sued individually and as a police officer for
13 the City. By engaging in the conduct described below, Defendant Byers acted under the color
14 of law and in the course and scope of his employment for Defendant City. By engaging in the
15 conduct described here, Defendant Byers exceeded the authority vested in him as a law
16 enforcement officer under the United States Constitution and as an employee of the City.

17 19. At all times mentioned herein, Defendant Jared Yuen was employed as a police officer
18 for Defendant City. Defendant Yuen is sued individually and as a police officer for the City.
19 By engaging in the conduct described below, Defendant Yuen acted under the color of law and
20 in the course and scope of his employment for Defendant City. By engaging in the conduct
21 described here, Defendant Yuen exceeded the authority vested in him as a law enforcement
22 officer under the United States Constitution and as an employee of the City.

23 20. At all times mentioned herein, Defendant Ronnie Lopez was employed as a police
24 Sergeant for Defendant City. Defendant Lopez is sued individually and as a police officer for
25 the City. By engaging in the conduct described below, Defendant Lopez acted under the color
26 of law and in the course and scope of his employment for Defendant City. By engaging in the
27 conduct described here, Defendant Lopez exceeded the authority vested in him as a law
28 enforcement officer under the United States Constitution and as an employee of the City.

1 21. At all times mentioned herein, Defendant Lee Tassio was employed as a police Sergeant
2 for Defendant City. Defendant Tassio is sued individually and as a police officer for the City.
3 By engaging in the conduct described below, Defendant Tassio acted under the color of law
4 and in the course and scope of his employment for Defendant City. By engaging in the conduct
5 described here, Defendant Tassio exceeded the authority vested in him as a law enforcement
6 officer under the United States Constitution and as an employee of the City.

7 22. At all times mentioned herein, Defendant Jonathan Marshall was employed as a police
8 officer for Defendant City. Defendant Marshall is sued individually and as a police officer for
9 the City. By engaging in the conduct described below, Defendant Marshall acted under the
10 color of law and in the course and scope of his employment for Defendant City. By engaging
11 in the conduct described here, Defendant Marshall exceeded the authority vested in him as a
12 law enforcement officer under the United States Constitution and as an employee of the City.

13 23. The true names and capacities of Defendants sued herein as Does 1-100 (“Doe
14 defendants”) are unknown to Plaintiffs, who therefore sue said Defendants by such fictitious
15 names, and Plaintiffs will seek leave to amend this complaint to show their true names and
16 capacities when the same are ascertained. At all material times, each Doe defendant was an
17 employee/agent of Defendant City of San Jose acting within the course and scope of that
18 relationship.

19 24. Plaintiffs are informed and believe and thereon allege that each of the Defendants sued
20 herein was negligently, wrongfully, and otherwise responsible in some manner for the events and
21 happenings as hereinafter described, and proximately caused injuries and damages to Plaintiffs.
22 Further, one or more Doe defendants were at all material times responsible for the hiring,
23 training, supervision, and discipline of other defendants, and/or directly responsible for violation
24 of Plaintiffs’ rights.

25 25. Each individual defendant (meaning non-municipal defendants) is sued in his/her
26 individual and official capacities.

27 26. Plaintiffs are informed and believe, and thereon allege, that each of the defendants was at
28 all material times an agent, servant, employee, partner, joint venturer, co-conspirator, and/or alter

1 ego of the remaining defendants, and in doing the things herein alleged, was acting within the
2 course and scope of that relationship. Plaintiffs are further informed and believe, and thereon
3 allege, that each of the defendants herein gave consent, aid, and assistance to each of the
4 remaining defendants, and ratified and/or authorized the acts or omissions of each defendant as
5 alleged herein, except as may be hereinafter otherwise specifically alleged.

6 27. At all material times, each defendant was jointly engaged in tortious activity, resulting in
7 the deprivation of Plaintiffs' Constitutional rights and other harm.

8 28. At all material times, each defendant acted under color of the laws, statutes, ordinances,
9 and regulations of the State of California.

10 29. At all material times, POLICE CHIEF Eddie Garcia, Captain Jason Dwyer, Sergeant
11 Christopher Sciba, Sergeant Jonathan Byers, Officer Jared Yuen, Sgt Ronnie Lopez, Sgt Tassio,
12 Ofr. Jonathan Marshall and Does 1-100 acted pursuant to the actual customs, policies, practices
13 and procedures of the San Jose Police Department and Defendant City of San Jose.

14 **STATEMENT OF FACTS**

15 30. On Monday, May 25, 2020, a Minneapolis police officer brutally murdered George
16 Floyd, an unarmed and non-resisting Black man, while other police stood by and watched.

17 31. Innumerable people held peaceful protests across the world condemning police brutality
18 and systemic racism in the wake of the state sponsored and/or excused murders of George
19 Floyd, Breonna Taylor, Ahmaud Abrey, Tony McDade, and countless others.

20 32. Throughout San Jose, protesters honored the men and women killed by local law
21 enforcement: Anthony Nunez, Jacob Dominguez, Jennifer Vasquez, Rudy Cardenas, Richard
22 Harpo Jacquez, Antonio Guzman Lopez, Richard Lua, Isai Lopez, Jesus Geney Montes, Walter
23 Roches, Daniel Pham, Aaron James Phillips, Steve Salinas, Diana Showman, Bich Cau Thi
24 Tran, Phillip Watkins, Oscar Grant III, Alan Blueford, Yvette Henderson, Richard Perkins, Jr.,
25 Dajuan Armstrong, Kayla Moore, Jody Mack Woodfox, Jessica Williams, Jesus Delgado
26 Duarte, Jehad Eid, Sahleem Tindle, and countless others.

1 33. These constitutionally protected and essential protests occurred and continue amid an
2 unprecedented public health crisis. Novel coronavirus, COVID-19, has killed over 136,000
3 Americans and continues to spread. The virus is commonly understood to be transmittable
4 through exposure to respiratory droplets. Public health officials advised people to wear masks if
5 they were outside and to stay six feet apart. In an effort to mitigate the number of people
6 infected, the County of Santa Clara enforced a shelter-in-place order and social distancing
7 protocols.

8 34. On May 29, 2020 through June 2, 2020 a protest was held in downtown San Jose. On
9 this first day of the protest, Plaintiffs Derrick Sanderlin, Cayla Sanderlin, Breanna Contreras,
10 Pietro di Donato, and Adira Sharkey participated as peaceful demonstrators. On May 30, 2020
11 the protest continued as Plaintiff Shante Thomas watched from her third story window
12 overlooking E. Santa Clara Street as she video-recorded protestors and police; On May 31,
13 2020, Vera Clanton was attending the protest as a Legal Observer with the National Lawyers
14 Guild. On June 2, 2020, Plaintiff Joseph “JT” Stukes attended the protest as a peaceful
15 demonstrator.

16 35. At all material times, each Plaintiff was engaged in constitutionally protected activity
17 concerning matters of great public concern in a public forum (except for Shante Thomas who
18 engaged in the protected activity from within her own home), including exercise of their rights
19 to freedom of speech, assembly, association, conscience, and press.

20 36. At all material times, each Plaintiff herein acted peacefully and lawfully, never
21 threatened any person, and never resisted any lawful order by any police officer.

22 37. All Defendants herein planned, authorized, directed, ratified, and/or personally
23 participated in the following conduct:

24 38. On May 29, 2020, demonstrators were assembled around 2:00pm in downtown San Jose
25 to stage a peaceful protest. The demographic of demonstrators included people of all different
26 heritages and ages. Upon information and belief, many of the demonstrators were high school
27 students. The demonstrators practiced social distancing by wearing masks. The protest was
28 peaceful. Police presence, however, increased around 4:00pm. A small army of police in riot

1 gear approached from the East on Santa Clara Street. There was another contingent of
2 uniformed law enforcement to the North on Sixth Street at the same time. At all relevant times,
3 no incident occurred justifying SJPD to categorize the protest as an unlawful assembly and to
4 use force against the demonstrators.

5 39. Seventy-five-year-old Plaintiff, Pietro “Peter” Di Donato, watched coverage of the
6 protest on the local news as he sat in his home only blocks from the protest. He was inspired to
7 become one more voice in the crowd so around 3:00pm he put on his shoes, walked out his
8 front door and joined the protest as a peaceful demonstrator around S. 14th Street and E. Santa
9 Clara Street. He marched with the group of mostly young people to 4th Street to Highway 280,
10 then back down 4th Street to City Hall. They assembled in front of City Hall and chanted
11 “Black Lives Matter” and other progressive slogans. Peter did not participate in nor witness
12 any violence or destruction of property.

13 40. Upon information and belief, SJPD command including Defendants Chief Eddie Garcia
14 and Captain Jason Dwyer authorized and/or ordered the use of “kettling” as a crowd control
15 tactic. Kettling, which derives from a German military term referring to an army surrounded by
16 a much larger force, is a police tactic whereby officers confine a large group of people to a
17 designated space by surrounding them on all sides so that there is no escape. By doing so, the
18 officers effectively control people’s movements.

19 41. Kettling leads to the unlawful seizure of people without a reasonable basis, creates
20 panic, elevates tensions, and chills speech. SJPD accomplished this by forming police lines and
21 by driving vehicles towards demonstrators.

22 42. On this occasion, SJPD kettled demonstrators before using dispersing tactics such as
23 tear gassing and using “less-lethal” weapons to shoot rubber bullets and bean bag rounds at
24 them.

25 43. “Less-lethal” impact munitions, like rubber bullets and bean bag projectiles, are used to
26 disorient and incapacitate.

27 44. The bean bag rounds are fabric bags filled with small lead shot or silica.
28

1 45. When an officer uses “less-lethal” weapons on a person, injury should be expected.
2 Upon contact with a human body the object creates an impact shock wave and produces blunt
3 force trauma. The kinetic energy created by a thrown fastball pitch is 97 foot pounds, while a
4 40-gram bean bag round like the ones shot at San Jose protestors on May 29, 2020, creates 120
5 foot pounds of kinetic energy.

6 46. Rubber bullets, foam batons, and bean bag rounds are used as a form of pain
7 compliance.

8 47. Less-lethal projectiles can cause serious injury when deployed from distances of less
9 than fifteen feet.

10 48. Firing these “less-lethal” impact munitions at the groin, head, neck or chest is lethal
11 force.

12 49. Defendant Christopher Sciba, a Sergeant with the SJPD Training Unit, prepared SJPD
13 training materials on the use of less lethal weapons and these materials were used to train SJPD
14 officers. He included a slide with a cartoon that mocks shots to the groin. The cartoon depicts
15 two cavemen who fell a giant mammoth with their tiny arrow by shooting it in the groin. This
16 slide immediately follows the slide which covers where the shooter should aim and which body
17 parts to avoid.

18 50. The entire 50 slide PowerPoint presentation includes no mention of de-escalation, and
19 the final slide synthesizes the SJPD message to trainees regarding use of “less-lethal”
20 weapons: “Do not hesitate. Always win.”

21 51. Defendants Police Chief Garcia, Captain Dwyer, Sergeant Sciba, Sgt Ronnie Lopez, Sgt
22 Lee Tassio and Doe Defendants authorized untrained officers to be equipped with these “less-
23 lethal” riot guns and gave them license to shoot protestors even though they had not been
24 trained on how to safely deploy the weapons.

25 52. Defendant Jared Yuen and Does 1-100 did not have training on less lethal weapons in at
26 least the last five years.

27 53. Officer Yuen deployed around 100 40mm projectiles on May 29, 2020.
28

1 54. Officer Yuen was supervised by Sgt Ronnie Lopez who authorized him to be equipped
2 with the less-lethal projectile launcher and was aware that Yuen was deploying it excessively
3 on protesters, yet failed to intervene.

4 55. Officer Yuen was supervised by Sgt Lee Tassio who authorized him to be equipped
5 with the less-lethal projectile launcher and was aware that Yuen was deploying it excessively
6 on protesters, yet failed to intervene.

7 56. The manufacturer of the weapon requires that certification in its use be renewed every
8 two years.

9 57. Officers have a duty to warn, if at all possible, before using force, including less-lethal
10 rounds. None of the Plaintiffs were warned that force would be used on them before they were
11 shot at.

12 58. Defendants Police Chief Garcia, Captain Dwyer and Doe Defendants planned,
13 authorized, ordered, permitted, and ratified the SJPD response to this entire demonstration,
14 including but not limited to the following:

15 59. SJPD wrongly declared the protest an unlawful assembly through a loudspeaker. The
16 announcement was inaudible and/or unclear.

17 60. Around 4:00pm, the police officers formed a barricade near 8th Street behind the
18 demonstrators who were walking west on E. Santa Clara Street toward City Hall, away from
19 the officers. Plaintiff Adira Sharkey lives nearby and decided to take her dog to the protest and
20 stroll to Highway 101. Not long after 4:00pm, Adira left her apartment and had only walked
21 one block to E. Santa Clara and 7th Street when SJPD started throwing tear gas at people. Adira
22 turned onto a side street and returned to her apartment to drop her dog off, then returned to the
23 protest with her roommates.

24 61. Shortly thereafter and without warning, SJPD officers threw teargas canisters and shot
25 rubber bullets at the demonstrators. Plaintiffs observed innocent, nonviolent people getting
26 struck with the rubber bullets after being fired on at close range, which escalated tensions and
27 turned a peaceful protest into police-created chaos.

1 62. Captain Dwyer would later say that “when my boots hit the ground, at Seventh and
2 Santa Clara, I stepped into a war zone,” and that “at 5pm on Friday, I made the call
3 immediately. It wasn’t that difficult.” On that Friday, May 29, SJPD fired thirty-one pepper
4 ball projectiles, thirty-two tear gas canisters and at least 400 foam batons and/or rubber bullets
5 into the crowds. Captain Dwyer later stated in a press conference on June 4 that he has no
6 regrets about his decision of May 29.

7 63. Just after 5:00pm, twenty-one-year-old Breanna Contreras and her eighteen-year-old
8 sister were standing on the sidewalk near the intersection of E. Santa Clara Street and 7th Street
9 when she heard a commotion up ahead and could see a cloud of teargas cover the crowd, and
10 heard screaming and coughing. She could not see the source of the commotion due to the
11 crowd of people so she stood tall to peer over and suddenly felt a strong impact to her right
12 temple. The force of the impact pushed her back a few steps and she heard the repeated sound
13 of firing of a weapon and realized she had been hit with a projectile. She reached her hand up
14 and felt blood on her face. A man ran up to her and helped her stop the bleeding with her own
15 mask. He had been shot in the leg. A nearby woman was shot in the stomach.

16 64. Breanna sat on the sidewalk stunned, her head throbbing in pain as she tried to gather
17 herself. She had heard no warnings from police and was completely blindsided by the use of
18 force. Her sister, who had been tending to someone else who had been tear-gassed, saw
19 Breanna’s injury and immediately walked her down the street to find a way out of the area.
20 Her sister saw an ambulance and waved down the EMTs, who cleaned Breanna’s injury and
21 gave her an icepack, telling her to go to the doctor.

22 65. Also around 5:00pm, seventy-five-year-old Plaintiff Peter di Donato was shot without
23 warning or reason as he tried to de-escalate police who were shooting the young people he had
24 been marching with for hours, and who he had seen were non-violent, peaceful and passionate
25 demonstrators.

26 66. Concerned for the innocent protestors against whom excessive force was being used,
27 including by Defendant Yuen, Peter approached an officer in the front of the line and said “you
28 should not be doing this. This is wrong!” The officer threatened Peter with his baton and told

1 him to back up. Peter complied and backed up a few feet and shortly thereafter the officers
2 fired rubber bullets, flash grenades, and tear gas on Peter and the other nonviolent protestors.

3 67. The use of force was prolonged, unnecessary, and an egregious overreaction for any
4 failure to disperse. Peter at this point resolved not to back up any further in protest to this
5 conscious shocking excessive use of force and stood his ground. An officer shot Peter in his
6 lower left leg above his ankle. The pain was strong and immediate, so Peter retreated to the
7 side of the street and took cover behind a street lamp pole because he feared being shot in the
8 eyes. Within a minute he returned to the street despite the constant barrage from SJPd, so as to
9 not let them “win” with their abusive tactics.

10 68. Around 6:00pm Peter walked home to ice and rest his wound. He photographed his
11 injury and alerted his friends and family as to what had happened. He also preserved video he
12 took at City Hall at 4:58pm and the photo of his wound at home at 6:09pm, both geo-located
13 and time-stamped.

14 69. Around 6:00pm Cayla began to fear for her safety and she walked to the side of the
15 street near Pho Passion restaurant, where she somehow got stuck between two lines of SJPd
16 officers, with officers from each line each telling her to go in the opposite direction. Cayla was
17 unreasonably detained due to this kettling technique and the conflicting verbal commands of
18 officers. An elderly couple who appeared to be in their seventies were also trapped with Cayla.
19 Cayla was frightened when she saw an officer use the tip of his rifle to push the elderly
20 gentleman.

21 70. Cayla saw officers push demonstrators with their batons and continue to fire projectiles
22 into the crowd. Cayla saw a young man get shot in the ribcage which knocked the wind out of
23 him and his friends had to help him to safety. Around this time the police were also using flash
24 bang grenades. Cayla could not control her tears and shaking. She found Derrick in the crowd
25 of demonstrators and asked if they could go home because she could not handle any more of
26 the police brutality. Derrick suggested that she take a walk to calm herself because he needed
27 to stay in solidarity with his fellow demonstrators. Cayla agreed and walked west, turning
28 north on 6th Street. Once out of the chaos, Cayla was able to calm herself and received a phone

1 call from her friend Kenisha who was on her way downtown. Cayla and Kenisha met and
2 walked together to the corner of 6th and E. Santa Clara St behind the line of officers with the
3 intention of praying for the safety of everyone involved and to keep eyes on Derrick.

4 71. After fifteen minutes of observing and praying, Cayla called Derrick because she had
5 lost sight of him in the crowd. He answered and said he had just been shot.

6 72. Around 6:20pm near the First Methodist Church at E. Santa Clara Street and 5th Street
7 Derrick had put his hands in the air and implored police not to continue shooting protestors.
8 Derrick was not posing a threat or invading the personal space of officers, however they took
9 aim at him and shot him in the groin, rupturing his testicle. Media and civilian video footage
10 shows Derrick holding a carton of milk in one hand and his cardboard sign that read “We R
11 Worth of Life” in the other, at the time he was shot.

12 73. Video of the incident shows officers, including Officer Jared Yuen, escalating the
13 crowd and shooting people at close range. Defendant Yuen is also captured on video around
14 this time saying, “shut up, bitch,” to a young woman who asked him why he was “on that side
15 of the line.” Then a protestor is heard saying “fuck you,” causing Yuen to rush forward and
16 shoot towards the protestor out of anger, and not because the use of force was reasonable.

17 74. None of Yuen’s SJPD colleagues or superiors intervened nor reported his outrageous
18 behavior and excessive use of force, and therefore failed to protect Plaintiffs from his abusive
19 tactics.

20 75. Video shows a nearby officer said to his colleague, “black guy... trash can” and
21 motioned toward Derrick Sanderlin. The colleague responded “copy” and motioned to another
22 officer who then rushes over and fires at Derrick. On information and belief, Officer Jared
23 Yuen shot at Derrick Sanderlin at least once, along with two other officers who deployed their
24 “less-lethal” weapons at him. One of these three shots is the shot that hit Derrick in the groin.
25 One officer also shot a metal cannister after shooting Derrick in the groin, which is not an
26 authorized use of the riot gun according to manufacturer guidelines.

27 76. Derrick fell to the ground, immobile, but no aid was rendered by officers, including
28 Defendants Yuen and Does 1-100. He was helped out of the area by bystanders and his wife

1 Cayla met him and found him lying alone near First United Methodist Church, unable to walk.
2 She ran to him while Kenisha went to get her car. The SJPD officers were deploying tear gas
3 which burned Derrick and Cayla's eyes and throats, causing them to cough so Cayla helped
4 Derrick stand and walk away from the officers. They could barely open their eyes due to the
5 tear gas and walked very slowly and with limited sight. The cloud of tear gas completely
6 engulfed them, and they could not see more than a few feet in front as they walked. Once they
7 got to the corner of 5th and St. John, Derrick lay on the ground because it hurt to walk. Cayla
8 remembered that she had packed a bag of frozen okra to keep the milk they brought to the
9 protest cold, and she gave it to Derrick to ice his groin.

10 77. Kenisha found Derrick and Cayla and drove them home. Derrick tried to rest at home
11 rather than expose himself to Covid-19 at the hospital, but the pain was unbearable. The next
12 day he had an ultrasound of his scrotum to check for injury. The radiologist had said that the
13 results would come back in a couple of days, but the pain and swelling was getting worse so
14 Cayla drove Derrick to the emergency room and shortly thereafter he was admitted for
15 emergency surgery for a ruptured testicle. Due to Covid-19 restrictions, Cayla was not allowed
16 inside to support Derrick during this traumatic time, and she instead had to wait in the hospital
17 parking lot alone. Once he was discharged, he had a three-inch surgical scar on his scrotum as
18 well as scabs where the projectile had broken the skin on the shaft and tip of his penis.

19 78. Around 8:00pm on May 29, Plaintiff Adira Sharkey walked over to Cesar Chavez park
20 where people were regrouping. Police continued to fire tear gas at people in the park and it got
21 into her eyes, burning them. Other demonstrators helped her flush her eyes with water and
22 once she could see again, she recognized the teenagers who had helped her as recent graduates
23 from Del Mar High School where she works.

24 79. At that point Adira felt that her role at the protests changed from just being a
25 demonstrator, to feeling protective of these former students from her school and she worried
26 about them facing police brutality. She later saw them across the street and crossed the street to
27 give them her phone number, telling them that she lived nearby in case anything happened to
28 them or they needed anything.

1 80. Right after saying goodbye to the teens, Adira crossed the street and had re-entered
2 Cesar Chavez park where her roommates stood, when she suddenly felt the painful impact of a
3 rubber bullet in the back side of her ribs. The wind was almost knocked out of her and she
4 hunched over and hobbled over to hide behind a redwood tree and catch her breath. She felt
5 nauseas and stunned. The shot came out of nowhere because she had not realized she was in the
6 line of fire and she thought the park was a safe place to gather. Adira is informed and believes
7 that it was a direct shot at her and not a ricochet because the next closest person to her at the
8 time of the shooting was about 12 feet away and the injury she sustained was very painful and
9 the shape was a perfect circle like the projectile.

10 81. The protests continued the following day, May 30, and Plaintiff Shante Thomas spent
11 much of the day watching the protests and the police response from her living room window
12 which overlooks E. Santa Clara Street. Around 11:45pm she was video recording police as they
13 stood across E. Santa Clara Street and shone their high-powered flashlights in her windows on
14 the third floor. They were upset because she had hollered out the window, insisting that they
15 stop mistreating protesters and letting them know that she was recording them.

16 82. The next thing she knew, she heard the blast of a weapon and glass shattering as her
17 living room window broke in her face. She was struck in the chest with a rubber bullet and
18 would later find a total of thirteen projectiles in her one-bedroom apartment, her walls scarred
19 with gashes from the rubber bullets. The SJPD officers also shot out her bedroom window and
20 launched a tear gas canister into her apartment, causing her to cough and her eyes burn so much
21 that she had to temporarily vacate the apartment.

22 83. Defendant Officer Jared Yuen shot at least three projectiles into Shante's apartment
23 during this incident.

24 84. Defendant Sgt. Lee Tassio directed Ofr Yuen to deploy projectiles into the apartment.

25 85. Defendant Sgt. Ronnie Lopez was also present when Ofr Yuen shot into the apartment
26 window. Lopez knew that Yuen was out of control because he had already been made aware of
27 the viral video of Yuen acting erratic and using excessive force and had received at least one
28 complaint about Yuen from a concerned citizen.

1 86. Defendant Officer Jonathan Marshall also shot projectiles into Shante’s apartment.

2 87. Defendant Sergeant Jonathan Byers was present and participated in the use of force on
3 Shante as retaliation for her filming the police and criticizing their abuse of protesters. Byers
4 personally deployed rubber bullets into her occupied residence. Byers lied and said that beer
5 bottles were being thrown from Shante’s unit, when this is demonstrably false.

6 88. SJPD officers then lied to the security guard and/or building management, saying that
7 someone from Shante’s unit had been throwing beer bottles at police prior to the shooting.
8 This resulted in Shante’s landlord sending her a notice to cease and telling her to pay to replace
9 the windows since she had thrown beer bottles at police and therefore been the cause of the
10 damage.

11 89. Shante, determined to not be evicted and not having the means to pay for the windows,
12 contacted the Mayor’s office for help. Paul Pereira from the Mayor’s office wrote to Shante’s
13 building management, advising that he had personally been at the scene at 7am the morning
14 after the windows were broken to help with cleanup efforts. He stated that he inspected the
15 front of the building for damage and personally swept up the broken glass in front of the
16 building, and that all of the glass was window glass, none of it was glass with beer labels of the
17 color of beer bottles.

18 90. Paul Pereira further stated that two people contacted the Mayor’s office saying that they
19 have video of the police aiming high and hitting the building on the 2nd and 3rd floors of the
20 building with rubber bullets.

21 91. Defendant Sergeant Jonathan Byers has a long history of excessive use of force during
22 his employment with SJPD, including more than a dozen excessive force allegations. In a filing
23 with the Superior Court of California, County of Santa Clara, Byers was accused of “a pattern
24 of behavior,” including that Byers “does use excessive force against persons of color and then
25 crafts a story to justify his actions.” Instead of disciplining or terminating Byers, SJPD ratified
26 his unconstitutional conduct by promoting him to the rank of sergeant in 2019.

27 92. The next day, May 31, 2020, Plaintiff Vera Clanton attended the protest as a Legal
28 Observer for the National Lawyers Guild (“NLG”). Her attendance at the protest was for the

1 purpose of observing police in the course of their official duties in a public place, and to
2 document any use of force, arrests, misconduct, or other notable activity by law enforcement.

3 93. Vera observed a young man getting arrested and walked over to witness and record the
4 arrest from a safe distance. An officer yelled at her to back up, although she was already far
5 enough away and was not remotely interfering with the arrest. Vera complied immediately and
6 backed away even further and told the officer that she was a Legal Observer. As Vera
7 continued to record the arrest, Officer Doe 1 all the sudden roughly manhandled her and told
8 her she was breaking curfew. Vera told him that she was a Legal Observer and objected to him
9 putting hands on her. She was slammed to the ground by Officer Doe 1, injuring her knees.

10 94. Vera was roughly handcuffed and arrested for curfew violation and violation of
11 California Penal Code section 148: resisting, obstructing or delaying an officer. Officer Doe 1
12 knew he did not have probable cause to detain or arrest Vera.

13 95. It is objectively unreasonable for Officer Doe 1 to have used the force he did to
14 effectuate the arrest of Vera.

15 96. Officer Doe 1 retaliated against Vera because she was exercising her First Amendment
16 right to record the police in public.

17 97. On June 2, 2020, Plaintiff Joseph "JT" Stukes was peacefully protesting at City Hall in
18 downtown San Jose. He and other protestors held signs and chanted "Black Lives Matter."
19 Sometime after 8:30pm, approximately fifty police officers kettled JT and other peaceful
20 demonstrators and attempted to drive them out of City Hall plaza. JT had been peacefully
21 practicing civil disobedience by being out after curfew, when officers harassed him while
22 letting non-protestors walk around after curfew without police attention. JT accused police of
23 discriminatory enforcement of the curfew by focusing their attention on protestors because of
24 their exercise of freedom of speech, and he shouted, "stifling speech is fascist!"

25 98. City of San Jose's 8:30pm curfew unlawfully suppressed Plaintiffs' First Amendment
26 rights under the U.S. Constitution. Plaintiffs' liberty was curtailed by imposing unprecedented
27 curfew orders on virtually everyone living in San Jose. The City's order eliminated all political
28

1 protest in the evening hours, during a time when thousands of law-abiding people seek to
2 express their opposition to racially discriminatory police violence.

3 99. JT continued his protest until he was rushed by dozens of SJPD officers, at which point
4 he complied with the armed officers and was dispersing in the only available direction due to
5 the kettling, when he was purposely tripped from behind by an officer. As a result of the trip,
6 JT fell and bloodied his hands and knees.

7 100. While JT was still on the ground, Doe officers 1-100 shot at him with their less-lethal
8 weapons even though he posed no threat and was attempting to disperse as ordered. JT was
9 struck from the back on his left hip with a 40mm foam baton, as well as on the back of his right
10 leg, leaving a nine-inch bruise. Doe officers 1-100 deployed bean bag rounds, one of which
11 ripped a hole through his closed backpack and he later discovered the stun bag in his backpack.
12 He scrambled back to his feet and continued rushing to disperse to avoid use of force and
13 officers unnecessarily and for the purpose of causing harm, deployed their less-lethal weapons
14 in his direction approximately fifty times.

15 **DAMAGES**

16 101. All Plaintiffs suffered suppression of speech and physical and emotional injuries from
17 the use of force.

18 102. JT suffered large contusions on his leg and hip from the blunt force trauma caused by
19 the foam batons Defendants shot at him. As of the date this filing, he still has a two to three
20 inch bruise on the back of his right leg where he was struck.

21 103. Derrick's urologist has informed him that he has a high chance of sterility due to the
22 rupture and that they will not know for sure until he and Cayla attempt to get pregnant. Before
23 this incident, Cayla and Derrick had planned to wait two more years before starting a family
24 but have been forced by this incident to consult with fertility specialists and have been advised
25 to advance their plans to have children. Derrick has also been forced to research freezing his
26 sperm but he is not yet healed enough to be able to make a sperm bank deposit and Kaiser does
27 not do sperm banking so he would have to pay out-of-pocket at another facility.

1 104. Derrick is still not fully healed from his injury and he and Cayla have not been able to
2 have sexual intercourse due to this injury.

3 105. The blunt force trauma to Breanna's temple caused the entire right side of her face to
4 swell up, and her eye was bloody and swollen shut. She was dizzy and nauseas. The swelling
5 lasted for more than a week and her eyeball was red from the burst blood vessels for over a
6 month. The laceration on her temple had a scab the size of a quarter for over a month and has
7 only recently fallen off, revealing a red mark and scar the size of a quarter. She had bruising
8 under her eye for approximately one month.

9 106. Up until this excessive use of force by SJPD officers, Peter was an active senior who
10 had enjoyed miles-long hikes every other day. Now, even though the softball sized bruise has
11 faded, he continues to have pain in his lower leg and is under the care of a physician for his
12 persistent pain.

13 107. Adira suffered a baseball sized bruise to her torso and it hurt to inhale for a day after the
14 shooting. She had difficulty sleeping due to the pain for a couple nights and was still sore for
15 two weeks after the incident.

16 108. Shante suffered pain to her chest where she was struck with the rubber bullet and
17 continues to follow up with her doctor since the impact was near her heart. She is unnerved
18 and anxious as a result of the invasion into the sanctity of her home and had to spend many
19 nights at a motel before the tear gas was cleaned up and the building finally fixed her windows.
20 She no longer feels safe in her apartment and is scared and distrustful of police.

21 109. Vera received a criminal citation and had to get a lawyer to help her defend herself in
22 criminal court. Only after many months was her attorney able to get the District Attorney's
23 Office to review her case and reject it. Her knees still cause her discomfort, and she is
24 emotionally distressed by her severe mistreatment while standing by simply to record the police
25 interactions with the public.

26 110. As a proximate result of Defendants' conduct Plaintiffs suffered severe emotional and
27 mental distress, fear of law enforcement, terror, nightmares, flashbacks, anxiety, depression,
28 humiliation, embarrassment, and loss of their sense of security, dignity, and pride.

1 111. The conduct of the individual Defendants was malicious, sadistic, wanton, and
2 oppressive. Plaintiffs are therefore entitled to award of punitive damages against the
3 Defendants.

4
5 **CLAIMS FOR RELIEF**

6
7 **First Cause of Action**

8 **(First Amendment – 42 U.S.C. § 1983)**

9 (By Plaintiffs Against all Defendants)

10 112. Plaintiffs reallege each and every paragraph in this complaint as if fully set forth here.

11 113. By the actions and omissions described above, Police Chief Edgardo Garcia, Captain
12 Jason Dwyer, Officer Jared Yuen, Sergeant Jonathan Byers, Sgt Ronnie Lopez, Sgt Lee Tassio,
13 Officer Jonathan Marshall and DOES 1-100, violated 42 U.S.C. §1983, depriving Plaintiffs of
14 the clearly-established and well-settled right to be free from interference with, or retaliation for,
15 their exercise of constitutionally protected rights, including but not limited to speech, assembly,
16 association, and conscience, as secured by the First and Fourteenth Amendments.

17 114. Defendants subjected Plaintiffs to Defendants' wrongful conduct, depriving Plaintiffs of
18 rights described herein, knowingly, maliciously, and with conscious and reckless disregard for
19 whether the rights and safety of Plaintiffs and others would be violated by their acts and/or
20 omissions.

21 115. As a direct and proximate result of Defendants' acts and/or omissions as set forth above,
22 Plaintiffs sustained injuries and damages as set forth at paragraphs 83-91, above.

23 116. The conduct of Defendants Police Chief Edgardo Garcia, Captain Jason Dwyer, Officer
24 Jared Yuen, Sergeant Jonathan Byers, Sgt Ronnie Lopez, Sgt Lee Tassio, Officer Jonathan
25 Marshall and DOES 1-100 entitles Plaintiffs to punitive damages and penalties allowable under
26 42 USC §1983 as set forth at paragraph 92, above.
27
28

1 117. Plaintiffs also claim reasonable costs and attorneys' fees under 42 U.S.C. § 1988 and as
2 otherwise allowed by law.

3
4 **Second Cause of Action**

5 **(Fourth Amendment – 42 U.S.C. § 1983)**

6 (By Plaintiffs Against all Defendants)
7

8 118. Plaintiffs reallege each and every paragraph in this complaint as if fully set forth here.

9 119. By the actions and omissions described above, Police Chief Edgardo Garcia, Captain
10 Jason Dwyer, Officer Jared Yuen, Sergeant Jonathan Byers, Sgt Ronnie Lopez, Sgt Lee Tassio,
11 Officer Jonathan Marshall and DOES 1-100, violated 42 U.S.C. §1983, depriving Plaintiffs of
12 the clearly-established and well-settled right to be free from excessive or unreasonable force as
13 secured by the Fourth Amendment, the right to be free from unreasonable searches and seizures
14 as secured by the Fourth Amendment.

15 120. Defendants subjected Plaintiffs to Defendants' wrongful conduct, depriving Plaintiffs of
16 rights described herein, knowingly, maliciously, and with conscious and reckless disregard for
17 whether the rights and safety of Plaintiffs and others would be violated by their acts and/or
18 omissions.

19 121. As a direct and proximate result of Defendants' acts and/or omissions as set forth above,
20 Plaintiffs sustained injuries and damages as set forth at paragraphs 83-91, above.

21 122. The conduct of Defendants Police Chief Edgardo Garcia, Captain Jason Dwyer, Officer
22 Jared Yuen, Sergeant Jonathan Byers, Sgt Ronnie Lopez, Sgt Lee Tassio, Officer Jonathan
23 Marshall and DOES 1-100 entitles Plaintiffs to punitive damages and penalties allowable under
24 42 USC §1983 as set forth at paragraph 92, above.

25 123. Plaintiffs also claim reasonable costs and attorneys' fees under 42 U.S.C. § 1988 and as
26 otherwise allowed by law.
27
28

Third Cause of Action

(Monell Liability - First and Fourth Amendment – 42 U.S.C. § 1983)

(By Plaintiffs Against City of San Jose)

124. Plaintiffs reallege each and every paragraph in this complaint as if fully set forth here.

125. The unconstitutional actions and/or omissions of Defendants Police Chief Edgardo Garcia, Captain Jason Dwyer, Sergeant Christopher Sciba, Sergeant Jonathan Byers, Officer Jared Yuen, Sgt Ronnie Lopez, Sgt Lee Tassio, Officer Jonathan Marshall and DOES 1-100 were pursuant to the following customs, policies, practices, and/or procedures of DEFENDANT CITY OF SAN JOSE, stated in the alternative, which were directed, encouraged, allowed, and/or ratified by policy making officers for the San Jose Police Department:

- a. to cover-up police misconduct and violations of constitutional rights by allowing, tolerating, and/or encouraging police officers to file false police reports, copy other officers' police reports and submit them as their own, make false statements, falsely charge individuals with crimes or wrongs, obstruct and/or interfere with investigations of unconstitutional, unlawful, or improper police conduct; by withholding and/or concealing material information; and by ignoring and/or failing to properly and adequately investigate and discipline unconstitutional, unlawful, or wrongful police activity;
- b. to allow, tolerate, and/or encourage the "Code of Silence" protecting police officers from responsibility for their misconduct, including the suppression and/or fabrication of evidence and cover-up of police misconduct;
- c. to interfere with, obstruct, and/or violate the rights of individuals in their exercise of constitutionally protected rights, and to chill and/or deter those individuals from exercising their rights, including but not limited to their right to freedom of speech, assembly, association, conscience, and press;

- 1 d. to use “less lethal” munitions – including but not limited to concussion or
2 “stinger” grenades, rubber bullets, foam batons, “flexible batons,” and/or “bean
3 bags” consisting of lead birdshot shot wrapped in a bag and fired from a 12 gauge
4 shotgun – as well as solid batons and other uses of force, for crowd control in a
5 manner, and under circumstances, where such use of force would be objectively
6 unreasonable;
- 7 e. to use “less lethal” munitions – including but not limited to concussion or
8 “stinger” grenades, rubber bullets, foam batons, “flexible batons,” and/or “bean
9 bags” consisting of lead birdshot shot wrapped in a bag and fired from a 12 gauge
10 shotgun – as well as solid batons and other uses of force, against individuals who
11 are peacefully and lawfully exercising their First Amendment rights, and against
12 such individuals because of their viewpoint and/or the perceived content of their
13 expression;
- 14 f. to select and/or allow Defendant Byers to participate in a role where Byers could
15 shoot demonstrators and others at the San Jose protest with rubber bullets and/or
16 other munitions, selecting his own targets, despite his known history in the
17 department, including his evaluations and prior complaint and misconduct history,
18 and without due concern for Defendant Byers’ adherence to generally accepted
19 law enforcement standards concerning bias, truthfulness, judgment, and use of
20 force.
- 21 g. to select and/or allow Defendant Tassio to participate in a role where Tassio could
22 shoot demonstrators and others at the San Jose protest with rubber bullets and/or
23 other munitions, selecting his own targets, despite his known history in the
24 department, including his evaluations and prior complaint and misconduct history,
25 and without due concern for Defendant Tassio’s adherence to generally accepted
26 law enforcement standards concerning bias, truthfulness, judgment, and use of
27 force.
- 28

1 h. to select and/or allow Defendant Yuen to participate in a role where Yuen could
2 shoot demonstrators and others at the San Jose protest with rubber bullets and/or
3 other munitions, selecting his own targets, despite his not having been trained on
4 less lethal weapons in at least the last five years.

5 i. to select and/or allow Defendant Sciba to participate in a role where Sciba could
6 train other officers regarding use of force, less-lethal munitions, and anti-bias,
7 despite his known history in the department, including his evaluations and prior
8 complaint and misconduct history, and without due concern for Defendant Sciba's
9 adherence to generally accepted law enforcement standards concerning bias,
10 truthfulness, judgment, and use of force.

11 126. DEFENDANTS CITY OF SAN JOSE, POLICE CHIEF EDGARDO GARCIA,
12 CAPTAIN DWYER, SERGEANT SCIBA, SERGEANT BYERS, SERGEANT RONNIE
13 LOPEZ, LEE TASSIO, JONATHAN MARSHALL AND DOES 1-100 failed to properly train,
14 instruct, monitor, supervise, and discipline Defendants and other Police Department personnel,
15 with deliberate indifference to Plaintiffs' constitutional rights, which were thereby violated as
16 described above.

17 127. The unconstitutional actions and/or omissions of Defendants and other Police
18 Department personnel, as described above, were known, and were ordered, approved, tolerated
19 and/or ratified by policy making officers for the San Jose Police Department and the City of
20 San Jose, including but not limited to POLICE CHIEF EDGARDO GARCIA, CAPTAIN
21 DWYER, SERGEANT SCIBA, SERGEANT BYERS, SERGEANT RONNIE LOPEZ, LEE
22 TASSIO, JONATHAN MARSHALL AND DOES 1-100.

23 128. The aforementioned customs, policies, practices, and procedures, as well as the failures
24 to properly and adequately train, instruct, monitor, supervise and discipline of Defendants
25 CITY OF SAN JOSE, POLICE CHIEF EDGARDO GARCIA, CAPTAIN DWYER,
26 SERGEANT SCIBA, SERGEANT BYERS, SERGEANT RONNIE LOPEZ, LEE TASSIO,
27 JONATHAN MARSHALL AND DOES 1-100 were a moving force and/or a proximate cause
28

1 of the deprivations of Plaintiffs' clearly-established and well-settled constitutional rights in
2 violation of 42 USC §1983, as more fully set forth above.

3 129. As a direct and proximate result of the unconstitutional actions, omissions, customs,
4 policies, practices and procedures of DEFENDANTS CITY OF SAN JOSE, POLICE CHIEF
5 EDGARDO GARCIA, CAPTAIN DWYER, SERGEANT SCIBA, SERGEANT BYERS,
6 SERGEANT RONNIE LOPEZ, LEE TASSIO, JONATHAN MARSHALL AND DOES 1-100,
7 as described above, Plaintiffs sustained serious and permanent injuries and are entitled to
8 damages, penalties, costs and attorneys' fees as set forth in paragraphs 83-91, above.

9
10 **Fourth Cause of Action**
(California Civil Code § 52.1)

11 130. Plaintiff incorporates by reference each and every allegation contained in the preceding
12 paragraphs as if set forth fully herein.

13
14 131. The conduct of Defendants as described herein violated California Civil Code § 52.1, in
15 that they interfered with each Plaintiff's exercise and enjoyment of his or her civil rights, as
16 enumerated above, through excessive force and threats.

17 132. As a direct and proximate result of Defendants' violation of Civil Code § 52.1, each
18 Plaintiff suffered violation of his or her State and Federal constitutional rights, and suffered
19 damages as set forth in paragraphs 63-64. The punitive damage allegations of paragraph 65
20 apply in this Claim for Relief to all individually-named Defendants.

21 133. Since the conduct of Defendants occurred in the course and scope of their employment,
22 Defendant CITY is therefore liable to each Plaintiff pursuant to *respondeat superior*.
23

24
25 **Fifth Cause of Action**
(Intentional Infliction of Emotional Distress – All Plaintiffs Against All Defendants)

26 134. Each Plaintiff incorporates by reference each and every allegation contained in the
27 preceding paragraphs as if set forth fully herein.
28

1 135. The conduct of Defendants, as set forth herein, was extreme and outrageous and beyond
2 the scope of conduct which should be tolerated by citizens in a democratic and civilized
3 society. In order to deliberately injure, intimidate and harass Plaintiffs, Defendants
4 committed the aforementioned extreme and outrageous acts with the intent to inflict severe
5 mental and emotional distress upon Plaintiffs and convey fear and intimidation to Plaintiffs
6 and the other protestors or would-be protestors.

8 136. As a proximate result of Defendants' willful, intentional and malicious conduct,
9 Plaintiffs suffered severe and extreme mental and emotional distress.

11 137. As a proximate result of Defendants' wrongful conduct, Plaintiffs suffered injuries and
12 damages as set forth in paragraphs 68-70. The punitive damage allegations of paragraph 71
13 apply in this Claim for Relief to all individually-named Defendants.

14 138. Since the conduct of Defendants and the injuries to Plaintiffs that they inflicted,
15 occurred in the course and scope of their employment, Defendant City is therefore liable to
16 Plaintiffs pursuant to *respondeat superior*.

18 **Sixth Cause of Action**
19 **(Loss of Consortium – Cayla Sanderlin Against Jared Yuen, Ronnie Lopez, Sgt Dwyer,**
20 **Chief Eddie Garcia, Sgt Sciba and DOES 1-100)**

21 139. Plaintiff incorporates by reference each and every allegation contained in the preceding
22 paragraphs as if set forth fully herein.

23 140. Cayla Sanderlin was harmed by the injury to her husband, Derrick Sanderlin, caused by
24 Defendants Jared Yuen, Ronnie Lopez, Sgt Dwyer, Chief Eddie Garcia, Sgt Sciba and DOES
25 1-100.

26 141. As a result of Derrick Sanderlin's injury, Cayla suffered the loss of companionship,
27 comfort, care, assistance, protection, society and moral support and the loss of enjoyment of
28

1 sexual relations. Cayla is reasonably certain to suffer future harm as a result of this injury
2 because she continues to be forced to attend fertility doctor's appointments and face the
3 uncertainty of Derrick's sterility.
4

5 142. As a proximate result of Defendants' wrongful conduct, Plaintiffs suffered injuries and
6 damages as set forth in paragraphs 68-70. The punitive damage allegations of paragraph 71
7 apply in this Claim for Relief to all individually-named Defendants.

8 143. Since the conduct of Defendants and the injuries to Plaintiffs that they inflicted,
9 occurred in the course and scope of their employment, Defendant City is therefore liable to
10 Plaintiffs pursuant to *respondeat superior*.
11

12 **Seventh Cause of Action**
13 **(Fourth Amendment – Excessive Use of Force and Arrest without Probable Cause, 42**
14 **U.S.C § 1983)**
15 **(Vera Clanton Against Defendants DOES 1 through 100)**

16 144. Plaintiff incorporates by reference each and every allegation contained in the preceding
17 paragraphs as if set forth fully herein.

18 145. In doing the acts complained of herein, Defendant acted under the color of the law to
19 violate Vera Clanton's basic human dignity and her right to be free from excessive use of
20 force or arrest without probable cause under the Fourth Amendment to the United States
21 Constitution.

22 146. Defendants acted under color of law by unlawfully using excessive force on Vera
23 Clanton thereby depriving her of his constitutionally protected rights.

24 147. As a proximate result of defendants' malicious and sadistic conduct, Vera Clanton
25 suffered injuries and damages as set forth in paragraph 60-61. The punitive damage
26
27
28

1 allegations of paragraph 65 apply in this Claim for Relief to all individually-named
2 Defendants.

3
4 **Eighth Cause of Action**
5 **(Fourth Amendment – Excessive Force and Arrest without Probable Cause, 42 U.S.C.**
6 **§1983 - Monell Liability)**
7 **(Vera Clanton Against Defendant City of San Jose)**

8 148. Plaintiff Vera Clanton incorporates by reference each and every allegation contained in
9 the preceding paragraphs as if set forth fully herein.

10 149. The CITY, by and through its supervisory officials and employees, has been given
11 notice on repeated occasions prior to the excessive force used on Vera Clanton, of a pattern of
12 ongoing constitutional violations and practices by the individually-named Defendants herein
13 and other police officers employed with SJPD, including having received notice regarding the
14 use of excessive force, resulting in injuries and deaths across the City of San Jose.

15 150. These policies and practices have been and continue to be implemented by Defendants,
16 such as the excessive use of force suffered by Vera Clanton at the hands of DOES 1 through
17 100, are the proximate cause of the Plaintiff's deprivation of rights secured under the Fourth
18 Amendment.

19 151. Plaintiff is informed and believes and thereon alleges that high-ranking CITY officials,
20 including high-ranking police supervisors knew and/or reasonably should have known about
21 the repeated acts of unconstitutional excessive force by SJPD officers.

22 152. Despite said notice, Defendant CITY has demonstrated deliberate indifference to this
23 pattern and practice of constitutional violations, having shown deliberate indifference, by
24 failing to take necessary, appropriate, and/or adequate measures to prevent the continued
25 perpetuation of said pattern of conduct by their employees and agents. This lack of an
26
27
28

1 adequate supervisory response by Defendant CITY demonstrates the existence of an
2 informal custom, policy, or practice, which tolerates and promotes the continued violation of
3 civil rights of civilians by CITY's employees and agents.

4
5 153. Plaintiff is informed and believes that in addition to these long-standing practices and
6 customs, the CITY has failed to provide adequate training, or no training at all, on the
7 obligations of CITY police officers to not engage in excessive force, and to conduct
8 themselves as professionals charged with not only ensuring the investigation of crimes, but
9 the safety of suspects and observers as well.

10
11 154. The acts of the individually-identified Defendants alleged herein are the direct and
12 proximate result of the deliberate indifference of Defendant CITY and its supervisory officials
13 and employees to violations of the constitutional rights of suspects by the individually-named
14 Defendants and other police officers.

15
16 155. The CITY has failed to adequately seek out or stop such sadistic behavior as alleged
17 herein by failing to investigate claims of excessive force, and further failing to adequately
18 discipline, punish, or expel police officers who have engaged in the aforementioned and/or
19 similar conduct when contacting suspects and other civilians.

20
21 156. The CITY has either provided no training at all in regard to appropriate handling,
22 treatment, and protection of Legal Observers or other citizens who are recording police, or has
23 received wholly inadequate training with no measurable standards, or no measuring, of the
24 training recipients understanding, retention, and application – or non-application – of training
25 materials and subject matter.

26
27 157. Vera Clanton's injuries were a foreseeable and a proximate result of the deliberate
28 indifference of the CITY to the constitutional violations taking place in the SJPD, existing as

1 a result of the patterns, practices, customs and/or policies, and/or lack of training or non-
2 existent training, described above.

3 158. As a proximate result of CITY's conduct and omissions, Vera Clanton suffered injuries
4 and damages as set forth in paragraphs 63-64.
5

6
7 **PRAYER FOR RELIEF**

8 WHEREFORE, Plaintiff respectfully requests that this Court:

9 1.) Award Plaintiff general, special and compensatory damages in an amount to be proven
10 at trial.

11 2.) Award Plaintiff punitive damages against individually named Defendants, and each of
12 them, for their extreme and outrageous conduct in complete disregard for the rights of the
13 Plaintiff.

14 3.) Award Plaintiff statutory damages and/or attorney's fees against all Defendants as allowed
15 by 42 U.S.C. §1988.

16 4.) Injunctive relief, including but not limited to the following:

17 i. an order prohibiting Defendants and their police officers from
18 unlawfully interfering with the rights of Plaintiffs and others in
19 connection with public demonstrations, to freedom of speech,
20 association, assembly, beliefs and conscience;

21 ii. an order prohibiting Defendants and their police officers from
22 discriminating or retaliating against Plaintiffs or others in connection
23 with public demonstrations based upon their assertion of rights
24 protected by the First and Fourteenth Amendments to the U.S.
25 Constitution, and/or based on their viewpoint or the perceived content
26 of their expression;
27
28

- 1 iii. an order requiring Defendants to rescind all of their policies,
2 practices, procedures, and/or customs allowing police officers to
3 deploy tear gas for crowd control;
- 4 iv. an order requiring Defendants to rescind all of their policies,
5 practices, procedures, and/or customs allowing police officers to
6 employ so-called “less lethal” weapons as crowd control mechanisms,
7 and further prohibiting Defendants from permitting their police
8 officers to deploy such weapons without legal justification or against
9 nonviolent crowds or demonstrators;
- 10 v. an order requiring that in the event Defendants and their police
11 officers employ so-called less lethal force, such force only be used in
12 a lawful manner;
- 13 vi. an order requiring Defendants to train all San Jose Police Officers
14 concerning the law and this Court’s orders concerning the issues
15 raised in injunctive relief requests i-v, above;

16
17 5.) Grant Plaintiff such other and further relief as the Court deems just and proper.
18
19
20

21 Dated: January 15, 2021



SARAH E. MARINHO
Attorney for Plaintiffs

22
23
24 JURY DEMAND: Plaintiff demands a trial by jury in this matter, pursuant to FRCP 38(a).
25

26
27 Dated: January 15, 2021



SARAH E. MARINHO
Attorney for Plaintiffs