	1	
1	Dan Stormer, Esq. [S.B. # 101967]	
2	Cindy Pánuco, Esq. [S.B. #266921] HADSELL STORMER & RENICK LLP 128 N. Fair Oaks Avenue Pasadena, California 91103 Telephone: (626) 585-9600 Facsimile: (626) 577-7079 Emails: dstormer@hadsellstormer.com cpanuco@hadsellstormer.com	
3		
4		
5		
6		
7	Joshua Piovia-Scott, Esq. [S.B. #222364] HADSELL STORMER & RENICK LLP 4300 Horton Street, #15 b Emeryville, CA 94608 Telephone: (626) 585-9600 Facsimile: (626) 577-7079	
8		
9		
10		
11	Email: jps@hadsellstormer.com	
12	Attorneys for Plaintiffs	
13	[Additional counsel cont. on next page]	
14		
15	UNITED STATES FOR THE DISTRI	DISTRICT COURT
16		ICT OF ARIZONA
17	Puente, an Arizona nonprofit corporation;	Case No.: CV 18-2778-PHX-JJT
18	Poder in Action, an Arizona nonprofit corporation; Ira Yedlin; Janet Travis;	
19	Cynthia Guillen; Jacinta Gonzalez Goodman, individually and as class representatives,	DECLARATION OF MITZI MENDOZA IN SUPPORT OF
20		PLAINTIFFS MOTION FOR
21	Plaintiffs,	TEMPORARY RESTRAINING ORDER
22	V.	
23	City of Phoenix, a municipal corporation; Jeri L. Williams; Benjamin Moore; Douglas	
24	McBride; Robert Scott; Christopher	
25	Turiano; Glenn Neville; John Sticca; Lane White; Jeffrey Howell; George Herr, individually and in their official capacities; and Does 1-20.	
26		
27	Defendants	
28	Defendants.	J

1	[Additional counsel cont. from first page]
2	Kathleen E. Brody (Bar No. 026331)
3	Darrell L. Hill (Bar No. 030424) ACLU Foundation of Arizona
4	3707 North 7th Street, Suite 235
5	Phoenix, AZ 85014 Telephone: 602-650-1854
6	Emails: kbrody@acluaz.org
7	dhill@acluaz.org
8	Daniel J. Pochoda (Bar No. 021979) c/o ACLU Foundation of Arizona
9	3707 North 7th Street, Suite 235
10	Phoenix, AZ 85014 Telephone: 602-532-0486
11	Email: danpoc@cox.net
12	
13	Attorneys for Plaintiffs
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

DECLARATION OF MITZI MENDOZA

I, Mitzi Mendoza, declare and state:

- 1. I am a paralegal at Hadsell Stormer & Renick LLP, Plaintiffs' counsel in this action. I have personal knowledge of the information set forth herein and if called upon to testify, I would testify to the truth of the following:
- 2. I have reviewed documents filed in this action. Plaintiffs have cited various videos of the Trump Rally Protest in their briefs that were downloaded from different websites.
- 3. One of the videos cited in the brief as Exhibit 4 is of an interview Chief Jeri Williams gave on the Phoenix Police's report following the Trump rally (http://azc.cc/2FrabGW). I downloaded the video on this website and it is a true and correct copy of the video. Plaintiffs have filed a Motion for Leave to File Non-Electronic Records and will submit a copy of the video upon approval of that Motion.
- 4. Another video cited to in the brief as Exhibit 2 is that of Chief Jeri Williams at a news conference late that Tuesday night addressing the police response at the rally (https://www.12news.com/article/news/crime/trump-rally-protest-ends-with-police-firing-pepper-balls-arresting-4/466618995). I downloaded the video on this website it is a true and correct copy of the video. Plaintiffs have filed a Motion for Leave to File Non-Electronic Records and will submit a copy of the video upon approval of that Motion.
- 5. Another one of the videos cited to in the brief as Exhibit 29 was a YouTube Video of the CBS News broadcast of the Phoenix Police's tactics used to control the crowds (https://www.youtube.com/watch?v=nX_f-Y9oNTM&feature=youtu.be). I downloaded the video on this website and it is a true and correct copy of the video. Plaintiffs have filed a Motion for Leave to File Non-Electronic Records and will submit a copy of the video upon approval of that Motion.
- 6. The last video cited in the brief as Exhibit 40 is an Instagram clip from user @dbeishline from the Trump Rally Protest posted August 22, 2017

 DECLARATION OF MITZI MENDOZA

 -1-

1	(https://www.instagram.com/p/BYH3XW_AWUx/?hl=en&taken-by=dbeishline). I	
2	downloaded the video on this website and it is a true and correct copy of the video.	
3	Plaintiffs have filed a Motion for Leave to File Non-Electronic Records and will submit	
4	copy of the video upon approval of that Motion.	
5	I declare under penalty of perjury pursuant to the laws of the United States of	
6	America that the foregoing is true and correct.	
7	Executed this 13th day of September 2018 in Pasadena, California.	
8		
9		
10	Mitzi Mendoza	
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23 24		
25		
26		
7		

28