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8	Bepair voim Roar and Bepair Wyait W	W101 011
9	LIMITED STATE	ES DISTRICT COURT
10	UNITED STATE	23 DISTRICT COURT
11	CENTRAL DISTE	RICT OF CALIFORNIA
12	ANA DATDICIA FEDNANDEZ	CASE NO. 2:20-cv-9876-DMG-PDx
	ANA PATRICIA FERNANDEZ, )	CASE NO. 2.20-CV-96/0-DMO-FDX
13	Plaintiff,	DEFENDANTS COUNTY OF
14	) VS. )	LOS ANGELES, DEPUTIES ROTH AND WALDRON'S STATEMENT OF
15	)	UNCONTROVERTED FACTS AND
16	LOS ANGELES COUNTY; et al.,	CONCLUSIONS OF LAW IN
17	Defendants.	SUPPORT OF MOTION FOR SUMMARY JUDGMENT OR
18	)	PARTIAL SUMMARY JUDGMENT
19	)	Data: May 10, 2024
20	<i>)</i> 	Date: May 10, 2024 Time: 2:00 p.m.
21	)	Place: Courtroom 8C
	)	Judge: Hon. Dolly M. Gee
22		
23	In accordance with C.D. Cal. Loc	cal Rule 56-1, Defendants COUNTY OF
24	LOS ANGELES TOHN ROTH and WY	YATT WALDRON ("Defendants"), hereby
25	LODINIOLLES, JOHN ROIH and W	1711 1 WILDROW ( Determants ), hereby
26	submit the following statement of unco	ntroverted facts and conclusions of law in
27	support of Defendants' Motion for Sum	mary Judgment in this action.
28		-1-

DEFENDANTS' STATEMENT OF UNCONTROVERTED FACTS 1 2 I. THE COUNTY OF LOS ANGELES DID NOT VIOLATE THE 3 PLAINTIFF'S FOURTH AMENDMENT RIGHTS AS THE FIREARM FEE 4 ASSESSED BY THE SHERIFF'S DEPARTMENT WAS REASONABLE. 5 THE PLAINTIFF WILL OFFER NO EVIDENCE TO PROVE II. 6 7 HER CLAIM FOR TRESPASS TO CHATTELS IN CONNECTION WITH 8 THE ASSESSMENT OF THE FIREARM FEE. 9 UNCONTROVERTED FACT AND 10 SUPPORTING EVIDENCE 11 1. In the year 2009, Plaintiff Ana Patricia Fernandez contends that her 12 husband Manuel Fernandez was a 13 convicted felon prohibited from owning 14 firearms, ammunition, magazines and 15 speed loaders. Declaration of Amber A. Logan dated 16 March 6, 2024, para. 3; Plaintiff's First 17 Amended Complaint, para 41-45 (Ex. 1). 18 **Initial Search Warrant for Caprock** 19 Lane #1 20 2. In June 2018, Los Angeles County 21 Sheriff's Deputy Wyatt Waldron received a tip indicating that Manuel 22 Fernandez was in possession of a large 23 collection of firearms. Waldron checked 24 the Automated Firearms System (AFS) database and discovered that Manuel 25 Fernandez had 42 firearms registered to 26 him. 27 -2-28

Declaration of Amber A. Logan dated March 6, 2024, para. 5, 7; Deposition of	
Wyatt Waldron, p. 44:3-19 and photos	
-	
attached thereto. (Ex. 3 and Ex.5)	
3. Waldron conducted an investigation	
in order to obtain a warrant for the	
seizure of the firearms from Manuel	
Fernandez. Waldron's investigation	
included researching Fernandez's	
criminal history; researching title to	
Fernandez's home; checking the DMV	
database for Fernandez's driver's	
license, then comparing that license to	
the AFS database to confirm that he was	
the correct person; reading historical	
court documents during Fernandez's	
2009 conviction wherein Judge Carlos	
Chung admonished Manuel Fernandez	
that he was not to own or possess any	
firearms or dangerous weapons;	
conducting surveillance of Fernandez's	
residence with Deputy Livingston and	
Deputy Murray Jacob on June 11, 2018;	
preparing the warrant affidavit and	
statement of probable cause; and	
appearing at the courthouse to obtain the	
warrant.	
Declaration of Amber A. Logan, para. 5,	
6, 9 and 13; Deposition of Wyatt	
Waldron, p. 44:4-10 (Ex. 3); Search	
Warrant Caprock Lane dated June 13,	
2018 (Ex. 4); Declaration of Wyatt	
Waldron dated March 1, 2024, para. 3-6	

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(Ex. 7); Deposition of Deputy John Roth,	
p.31:1 – p. 38:14 (Ex. 11).	
4. It took approximately fourteen (14)	
LASD manhours from sworn peace	
officer personnel in order to obtain the	
warrant for the first search and seizure of	
the Fernandez's residence at Caprock	
Lane.	
Workhours = 14	
Declaration of Amber A. Logan, para.	
9; Declaration of Wyatt Waldron dated	
March 1, 2024, para. 7 (Ex. 7)	
5. In total, the Sheriff's Department	
participated in four (4) searches of	
Fernandez's residence or property	
associated with Manuel Fernandez.	
Declaration of Amber A. Logan, para.	
13; Deposition of John Roth, p. 46:22	
though p. 48:5 (Ex. 11).	
Search at Caprock Lane #1	
6. On June 14, 2018, a team of	
thirteen (13) deputies served the search	
warrant on the Fernandez residence at	
34710 Caprock Road in Agua Dulce,	
California.	
Declaration of Amber A. Logan, para. 5,	
9, 10; Deposition of Wyatt Waldron, p.	
44:20-24. (Ex. 3); Declaration of Wyatt	
Waldron dated March 1, 2024, para. 8	
(Ex. 7); Incident Report of June 14, 2018	
Caprock Search (Ex. 8).	
7. The deputies were prepared to find	
the 42 firearms listed in the AFS database as belonging to Manuel	

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1	Fernandez. It quickly became clear to the
	deputies that Fenandez had hundreds of
2	firearms. During the course of this first
3	search, deputies recovered nearly 400
4	firearms from Fernandez's residence.
	Declaration of Amber A. Logan, para. 5;
5	Deposition of Wyatt Waldron, p. 37:18-
6	24) (Ex. 3)
7	8. Deputy Roth arrived at the scene of
8	the Caprock Lane search on June 14,
8	2018, in his capacity as a detective who
9	would be responsible for preparing the
10	criminal case.
11	Declaration of Amber A. Logan, para.
	13; Deposition of John Roth, p. 51:1-20
12	(Ex. 11).
13	9. Although not listed in the Incident
14	Report, Deputy Roth spent
	approximately 2 hours on the scene on
15	June 14, 2018.
16	Workhours = 2
17	Declaration of Amber A. Logan, para.
18	12; Declaration of John Roth, para. 4
	(Ex. 10)
19	10. Sheriff's Department's protocol for
20	a seizure of this magnitude is to have the
21	Central Property and Evidence unit (CPE) in Whittier, CA arrive, take
22	possession of the evidence and process it
	at the warehouse.
23	Declaration of Amber A. Logan, para. 5,
24	13, 17, 23; Deposition of Wyatt
25	Waldron, p. 91:8 through 92:4 (Ex. 3);
26	Deposition of John Roth, p:111:25
	through 113:13 (Ex. 11); Declaration of
27	

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Susan Brown, para. 6 (Ex. 14);	
Declaration of Cris Argonza, para. 5	
(Ex. 15)	
11. When contacted by the Palmdale	
Station, CPE did not have the time or the	
manpower to retrieve the guns and	
process them on June 14, 2018, so the	
deputies and staff at Palmdale Station	
had to transport and process the weapons	
at the station.	
Declaration of Amber A. Logan, para.	
5,, 16, 23; Deposition of Wyatt Waldron,	
125:11 through p. 126:9 (Ex. 3);	
Declaration of Susan Brown, para. 6-7	
(Ex. 14); Declaration of Cris Argonza,	
para. 5-7 (Ex. 15)	
12. Because CPE would not be coming	
out to take possession of the firearms,	
Deputy Waldron came up with the best	
game plan that they could - start	
cataloging and processing the firearms at	
the scene.	
Declaration of Amber A. Logan, para. 5;	
Deposition of Wyatt Waldron, p. 49:5- p.	
50:4 (Ex. 3).	
13. Deputy Waldron handled about 20-	
30 firearms passing them over to other	
deputies to write out the serial numbers,	
makes, models and other information.	
He also went through the stacks of	
firearms in the garage recovering them	
and passing them to other deputies were	
delegated to identify the firearms and	
load them into the back seats of the	
patrol cars and the station-owned pick-	

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up truck for transport to the Palmdale	
Station.	
Declaration of Amber A. Logan, para. 5;	
Deposition of Wyatt Waldron, p.49:8 –	
50:11 (Ex. 3).	
14. Firearms were loaded into multiple	
black and white patrol vehicles and in	
the back of a pickup truck and driven in	
a convoy for the 15-20 minute drive	
from Caprock Lane directly to the	
Palmdale station.	
Workhours = 3.25	
Declaration of Amber A. Logan, para. 5;	
Deposition of Wyatt Waldron, p. 51:19 –	
52:16 (Ex. 3).	
15. The first Caprock Lane search	
began with the station briefing at 7:00	
am and ended at 12:40 pm. The search	
took 5 hours and 40 minutes for each of	
the thirteen (13) deputies involved.	
Workhours = Approx 74	
Declaration of Amber A. Logan, para. 9,	
10; Declaration of Wyatt Waldron dated	
March 1, 2024, para 8 (Ex. 5); Incident	
Report of the June 14, 2018 search at	
Caprock Lane (Ex. 8)	
16. Once at the station, approximately	
20-25 deputies and detectives from the	
Palmdale Station took approximately	
four (4) to six (6) hours to unload the	
firearms.	
Workhours = $80 - 150$ hours	
VVOI KIIOUIS OO – 130 IIOUIS	
Workhours 00 – 130 hours	
Workhours to - 130 hours	

Declaration of Ambo	er A. Logan, para. 5;	
Deposition of Wyatt	Waldron, p. 63:25 –	
64:10; p. 71:17-25.	(Ex. 3).	
17. The magnitude	of the search and	
seizure at Caprock I	ane on June 14,	
2018 was greater tha	n any seizure the	
deputies or staff had	experienced.	
Declaration of Amb	er A. Logan, para. 5,	
13, 16, 23; Deposition	on of Wyatt	
Waldron, p. 47:3-5	Ex. 3). Deposition of	
John Roth, p. 54:19	- P. 55:9-12 (Ex.	
11); Susan Brown D	eclaration, para 34	
(Ex. 14); Cris Argo	nza Declaration,	
para. 24 (Ex. 15).		
18. To seize that m	agnitude of firearms	
from a single source	was a unique set of	
circumstances for th	e deputies. Prior to	
the Fernandez seizur	e, the second largest	
seizure Deputy Wald	dron experienced	
was 15 firearms.		
Declaration of Ambo	er A. Logan, para. 5,	
13; Deposition of Jo	hn Roth, p. 54:19	
through 55:15; Wald	dron deposition, p.	
47:3-12. (Ex. 11).		
Search and Seizure	at Sweetwater	
Address		
19. At the time of t	he first Caprock	
Lane search, deputie	s were informed that	
Manuel Fernandez's	wife Ana Fernandez	
had recently taken so	ome of Manuel	
Fernandez's firearm	s to the home of his	
business partner, Ca	<u>-</u>	
34965 Sweetwater in	n Agua Dulce,	
California		
California.		

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Declaration of Amber A. Logan,	para. 4,
5, 9, 10; Deposition of Wyatt Wa	ldron,
p. 74:16-25, p. 76:16 – p. 77:11	(Ex. 3);
Declaration of Wyatt Waldon, pa	vra 11
(Ex. 7); Incident Report of the Ju	ne 14,
2018 search at Caprock Lane (E.	x. 8);
Deposition of Ana Fernandez, p.	39:19
through p. 40:22. (Ex. 2)	
20. Because they had not recov	ered all
of the original 42 firearms that w	e were
originally seeking, Deputy Vilan	ova
with swore out another warrant f	or a
search of the Sweetwater address	under
the supervision of Deputy Waldr	on.
Workhours = unknown	
Declaration of Amber A. Logan,	para. 5,
8; Deposition of Wyatt Waldron,	p.
76:16 – p. 77:11; p. 84:16 – p. 8	5:3 (Ex.
3); Warrant for the Search of	
Sweetwater dated June 14, 2018	(Ex. 6).
21. A team of ten (10) deputies	
conducted a 2 hour search of the	
Sweetwater address in the evenir	ag of
June 14, 2018.	
Workhours = 20	
Declaration of Amber A. Logan,	
Declaration of Wyatt Waldron, p	ara. 11
(Ex. 7)	. 100
22. Deputies recovered an addit	
firearms and other evidence from	the
Sweetwater location.	
Declaration of Amber A. Logan,	
11; Declaration of Wyatt Waldro	
11 (Ex. 7); LASD Incident Repor	t datea
June 14, 2018 (Ex. 9)	

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23. The Sweetwater firearms were	
loaded into the back seat of a cargo van	
and transported back to the Palmdale	
Station to be processed with the other	
firearms and evidence seized from Mr.	
Fernandez's residence at Caprock Lane.	
Workhours = 2.50	
Declaration of Amber A. Logan, para. 5;	
Deposition of Wyatt Waldron, p. 84:6-	
10, p.86:2-14 (Ex. 3)	
Seizure From Caprock Lane #2	
24. Based on information that Deputy	
Roth received indicating that Mr.	
Fernandez may have engaged in the	
illegal sale of firearms, Deputy Roth	
applied for the warrant for the second	
search of the Caprock Lane residence.	
Declaration of Amber A. Logan, para.	
13, 14; Deposition of John Roth p. 65:8-	
23, p. 67:17 (Ex. 11); Search Warrant	
dated June 15, 2018 (Ex. 12).	
25. It took Deputy Roth approximately	
three (3) hours to prepare and obtain the	
warrant from the judge at the Antelope	
Valley Courthouse.	
Workhours = 3	
Declaration of Amber A. Logan, para.	
12; Declaration of John Roth para. 5	
(Ex. 10)	
26. Nine (9) deputies were involved in	
the second Caprock Lane search which	
occurred on or about June 20, 2018.	
Declaration of Amber A. Logan, para.	

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1	para. 6 (Ex. 10); Deposition of John	
	Roth, p. 88:2-18 (Ex. 11); LASD	
2	Supplemental Report dated June 20,	
3	2018 (Ex. 13).	
4	27. In addition to electronic	
	components, deputies seized nearly 100	
5	additional firearms from locations that	
6	were bombarded with layers of debris	
7	and were missed during the first search.	
0	Declaration of Amber A. Logan, para.	
8	13; Deposition of John Roth, p. 69:25	
9	through p. 71:9 (Ex. 11)	
10		
11	28. The evidence was transported to the	
	Palmdale Station to be booked with the	
12	other evidence seized from Caprock 1	
13	and the Sweetwater seizures.	
14	Declaration of Amber A. Logan, para.	
15	13; Deposition of John Roth, p. 73:24 –	
	74:4). (Ex. 11)	
16	29. The nine-person search team took	
17	four (4) hours to conduct the second	
18	search art Caprock Lane and to seize the	
	additional evidence. (Roth dec. para 6)	
19	Workhours = 36	
20	Declaration of Amber A. Logan, para.	
21	12; Declaration of John Roth para. 6	
22	(Ex. 10)  Processing the Fireness at the	
	Processing the Firearms at the Palmdale Station	
23	30. In total, the Sheriff's Department	
24	seized 517 items of evidence from	
25	locations associated with Manuel	
26	Fernandez, 493 were firearms,	
	ammunition or firearm parts.	
27		

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1	Declaration of Amber A. Logan, para
	16, 18; Declaration of Susan Brown,
2	para. 10 (Ex. 14); PRELIMS printout
3	(Ex. 14 B).
4	31. At the Palmdale Station, the
	firearms were moved a few at a time
5	from the patio and taken into the
6	evidence room to start the process of
7	booking them into evidence.
	Declaration of Amber A. Logan, para 5,
8	16; Declaration of Susan Brown, para. 9
9	(Ex. 14); Deposition of Wyatt Waldron,
10	p. 89:5-21 (Ex. 3)
11	32. Processing each firearms entailed
	the following: Clearing the weapon to
12	make sure that there are no live rounds in
13	the chamber, and no magazines with
14	ammunition inside the weapon. After the
	weapon was cleared the process of
15	entering information into the various
16	databases began. First, the deputies
17	completed the "Firearm Entry Forms"
18	with the data necessary for entry into the
	Sheriff's Department's computer system
19	known as PRELIMS (Property Evidence
20	and Lab Information System), which is
21	also the Sheriff's Department's chain-of-
	custody system for evidence.
22	Declaration of Amber A. Logan, para
23	16, 18; Declaration of Susan Brown,
24	para. 11-12 (Ex. 14); PRELIMS printout (Ex. 14 B)
25	33. The deputies were required to
	measure each firearm. The database
26	requires that the size, model, make,
27	

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manufacturer and serial number of each	
firearm be entered.	
Declaration of Amber A. Logan, para	
16; Declaration of Susan Brown, para.	
13 (Ex. 14)	
34. Approximately 100 of the	
Fernandez firearms came from other	
countries and contained writing in	
Arabic, German, Spanish and various	
other languages that the staff processing	
the firearms could not understand.	
Several of these foreign weapons did not	
have traditional serial numbers, which is	
a required entry for the Department of	
Justice's database. For each of these	
"problem" weapons, the evidence	
custodian spent hours researching the	
weapons online by their physical	
characteristics. For those that were still	
unidentifiable, the evidence custodian	
contacted personnel at the Sheriff's	
Department's Crime Lab and the	
Department of Justice (DOJ) to assist	
with the identifying the weapon	
and/locating identifiable serial numbers.	
Declaration of Amber A. Logan, para. 5	
16, 19; Declaration of Susan Brown,	
para. 14-15 (Ex. 14); Susan Brown	
emails of June 2018 (Ex. 14 C);	
Deposition of Wyatt Waldron, p. 106:21	
through 107:1. (Ex. 3)	
35. After the PRELIMS entry was	
complete, a barcode was assigned to	
each item of evidence. From there, an	
evidence label with the barcode was	

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	generated and affixed to the particular
i	item of evidence separately.
1	Declaration of Amber A. Logan, para
	16; Declaration of Susan Brown, para.
	16 (Ex. 14)
•	36. The process of entering the
]	information into the PRELIMS system
1	was done by the property custodian with
1	the assistance of the following deputy
]	personnel: Deputy Richard Leon (June
	14, 18 and August 16, 2018); Kyle
	Dingman (June 14, 2018); Deputy
	Nicholas Saylor (June 15, 2018); Deputy
	Murray Jacob (June 18 and July 11,
	2018); Deputy David Roach (June 19,
	2018); Deputy Salvador Moreno (June
	22, 2018); Deputy Jason Ames (June 22,
	and 25, 2018); Deputy John Roth (June
	28, 2018); Deputy Joshua Nemeth (June
	15 and 18, 2018); Deputy Kevin Bowes
	(June 15 and 16, 2018). On each of these
	days, the deputies worked their entire 8
	hour shifts processing the weapons.
	Workhours = 128
	Declaration of Amber A. Logan, para
	16, 18; Declaration of Susan Brown,
	para. 12, 17, 18 (Ex. 14); PRELIMS
	printout (Ex. 14 B)
	37. The property custodian then
	reviewed each PRELIMS entry made by
	deputy personnel for and corrected the
	inaccurate or incorrect entries made.
	Declaration of Amber A. Logan, para
	16; Declaration of Susan Brown, para.
	19 (Ex. 14)

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38. After the information was entered	
into PRELIMS, the station personnel	
then had to enter the information into the	
AFS (Automated Firearm System)	
computer system which is a computer	
system maintained by the Department of	
Justice (DOJ).	
Declaration of Amber A. Logan, para	
16; Declaration of Susan Brown, para.	
20 (Ex. 14)	
39. After the information was entered	
into the AFS system, a printout was	
generated with data regarding each	
firearm. The printout informs the	
Department and all law enforcement	
agencies across the country whether the	
firearm had been reported as having been	
used in a crime, was stolen, or was	
otherwise unlawful.	
Declaration of Amber A. Logan, para	
16; Declaration of Susan Brown, para.	
21 (Ex. 14)	
40. A hard copy of each AFS return	
computer return was then affixed to each	
"Firearm Entry Form" in order to	
confirm that each firearm had been	
verified through AFS.	
Declaration of Amber A. Logan, para	
16, 20; Declaration of Susan Brown,	
para. 22-23 (Ex. 14); Firearm Entry	
Forms (Ex. 14D)	
41. Six staff (6) members at the	
Palmdale station took approximately 10	
minutes per firearm to enter the	
1	
1,	

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Fernandez firearms into the AFS	
database.	
Workhours = approx. 82 hours	
Declaration of Amber A. Logan, para	
16; Declaration of Susan Brown, para.	
24 (Ex. 14)	
42. In addition to the work done by the	
deputies to enter the Fernandez firearms	
into PRELIMS, and the work done by	
the station personnel to enter the	
Fernandez firearms into AFS, evidence	
custodian Susan Brown spent	
approximately 6 weeks clearing,	
entering, researching, correcting	
computer entries, reviewing crime	
returns and storing the Fernandez	
weapons. Beginning June 14, 2018, at	
the start of each 8 hour shift, Brown	
spent approximately 1-2 hours per day	
on her other duties and 6 hours per day	
processing the Fernandez firearms before	
their release to the CPE warehouse on	
July 25, 2018.	
Workhours = 180	
Declaration of Amber A. Logan, para.	
16; Declaration of Susan Brown, para.	
26 (Ex. 14)	
<b>Transfer of Firearms to the Central</b>	
<b>Property and Evidence Warehouse</b>	
(CPE)	
43. On July 25, 2018, four Evidence	
and Property Custodians from CPE made	
the two-hour drive, each way, between	
Whittier to the Palmdale Station in two	
box trucks to retrieve the evidence and	

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	Declaration of Amber A. Logan, para.	
	17, 23; Declaration of Cris Argonza,	
!	para. 15 (Ex. 15); PRELIMS printout	
	(Ex. 14B)	
	47. The custodians at CPE processed	
	nearly 1,000 pieces of evidence	
	including nearly 500 firearms,	
	computers, and ammunition as follows:	
	Each item was counted. The weapons	
	were cleared of ammunition and	
	magazines. Even if cleared before, for	
	safety reasons, each time a weapon is	
	handled, it must be cleared of all	
	ammunition and magazines. Bar codes	
	which had been placed on the evidence	
	at Palmdale were scanned one-by-one	
	into the computer system where labels	
	were generated. The handguns were	
	placed into individual envelopes with the	
	matching label secured to the envelope	
	and sealed. The long guns were affixed	
	with matching labels and placed into	
	wheeled bins. As each banker's box was	
	full of handgun envelopes, and as each	
	wheeled bin had a sufficient number of	
	long guns, the guns were placed into the	
	firearm vault – a locked vault within the	
	secured property warehouse.	
	Declaration of Amber A. Logan, para.	
	23; Declaration of Cris Argonza, para.	
	16-17 (Ex. 15)	
	48. The movement of each firearm was	
	entered into the PRELIMS computer	
	system which is an internal Sheriff's	
	Department evidence tracking/chain of	

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1	custody computer system. The	
	identifying information for each firearm	
2	was also entered by CPE staff into JDIC	
3	(Justice Data Interface Controller) which	
4	is the computer system used by the	
	Sheriff's Department to interface with	
5	other local and national law enforcement	
6	agencies.	
7	Declaration of Amber A. Logan, para 18	
8	22; Declaration of Cris Argonza, para.	
	19, 22 (Ex. 15); PRELIMS printout (Ex.	
9	14 B)	
10		
11	into the PRELIMS) at a rate of about 7	
	items of evidence per hour (517 items	
12	l total).	
13	Workhours = approx. 74	
14	Declaration of Amber A. Logan, para	
15	22; Declaration of Cris Argonza, para.	
	10 (Ex. 13)	
16		
17	received a request to transport the	
18	firearms back to the Palmdale Station for release. CPE Staff made the entries into	
	PREVIOUS A CONTROL OF THE CHILLS HITO	
19	chain of custody of each item back to the	
20	Palmdale Station. Approximately 3-5	
21	staff members were involved in the	
22	processing, data entry, and storage of the	
	evidence from the involved seizure. CPE	
23	did not calculate the number of hours	
24	spent by all staff who were involved in	
25		
26	overtime hours incurred to assist with	
	this volume of firearms.	
27		

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Workhours = unknown	
Declaration of Amber A. Logan, para.	
17 22; Declaration of Cris Argonza,	
para. 19, 22 (Ex. 15); PRELIMS printout	
(Ex. 14 B)	
51. In December 2019 approximately	
4-6 CPE staff members were involved in	
transferring the evidence back to the	
Palmdale Station for its release.	
Workhours = 16 - 20	
Declaration of Amber A. Logan, para.	
17, 23; Declaration of Cris Argonza,	
para. 19, 22 (Ex. 15)	
Handguns Transferred to NIBIN For	
Ballistics Testing	
52. The LASD's Firearms	
Identification Section is a participant in	
the Bureau of Alcohol, Tobacco,	
Firearms and Explosives (ATF) National	
Integrated Ballistic Information Network	
(NIBIN). NIBIN maintains a database of	
fired cartridge case images. The purpose	
of the system is to discover whether the	
firearms tested have similar markings on	
the fired cartridge cases to those	
evidence cartridge case images in the	
database. This will assist in determining	
whether a firearm has been used in a	
crime or if two fired cartridge cases from	
different crime scenes were fired from	
the same firearm. The database is an	
instrumental tool in assisting to solve	
firearm related crimes throughout the	
country.	

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Declaration of Amber A. Logan, para.	
24, 25, 26 Declaration of Catherine L.	
Navetta, para. 7 (Ex. 16); LASD Firearm	
and NIBIN testing procedures (Ex. 16 A	
and 16 B)	
53. A total of 98 of the firearms seized	
from Fernandez were transferred from	
the Central Property Unit to LASD	
Scientific Services for ballistics testing.	
Workhours = unknown	
Declaration of Amber A. Logan, para.	
17, 24, 27; Declaration of Catherine L.	
Navetta, para. 7 (Ex. 16); NIBIN Log for	
Fernandez Firearms (Ex. 16 C);	
PRELIMS printout (Ex. 14 B)	
54. Eleven of the 98 firearms were not	
fired due to prior malfunctions with the	
firearm. One (1) firearm was not fired	
because it was deemed unsuitable for	
NIBIN.	
Declaration of Amber A. Logan, para.	
24; Declaration of Catherine L. Navetta,	
para. 8 (Ex. 16)	
55. At the time of the testing of these	
weapons, it took Deputy John Carter	
between 30 minutes to one hour per	
firearm, totaling between 48 and 97	
hours to complete the ballistics testing of	
the firearms from the Fernandez seizure.	
Work hours $= 48 - 97$	
Declaration of Amber A. Logan, para.	
24; Declaration of Catherine L. Navetta,	
para. 9 (Ex. 16)	
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Transfer Back to Palmdale for Release to Plaintiff	
56. In 2019, the LASD received notice	
that the Fernandez firearms were not to	
be destroyed as the staff originally	
believed but were to be returned to Ms.	
Ana Fernandez via an agent with a	
Federal Firearms License. Thus, the	
process of entering the firearms in	
PRELIMS and AFS had to be reversed,	
to reflect the change in custody status.	
Declaration of Amber A. Logan, para	
16; Declaration of Susan Brown, para.	
27 (Ex. 14)	
57. The staff at the Palmdale Sheriff's	
Station confirmed the credentials of	
Carol Watson, the agent designated by	
Ms. Fernandez to retrieve the firearms.	
The firearms were delivered back to	
Palmdale from the CPE warehouse on	
December 18, 2019, and unloaded.	
Workhours = unknown	
Declaration of Amber A. Logan, para	
16; Declaration of Susan Brown, para.	
28-29 (Ex. 14)	
58. The property custodian and station	
staff began the process of updating the	
PRELIMS entries on December 18, 2019	
to release the firearms. The release	
process continued on December 19, 2019	
when the LASD released a total of 451	
firearms to Ana Fernandez's agent.	
Declaration of Amber A. Logan, para	
16, 21, 22; Declaration of Susan Brown,	
para. 29-30 (Ex. 14); Evidence Transfer	

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Receipts dated December 19, 2019. (Ex.	
14E); Brown email dated December 19,	
2019 (Ex. 14 F).	
59. Due to the sheer volume of	
firearms, it took two 8-hour shifts for the	
property custodian and staff to enter the	
change of custody into PRELIMS, verify	
each firearm, and prepare the receipts.	
Work hours = 16	
Declaration of Amber A. Logan, para	
16, 21, 22; Declaration of Susan Brown,	
para. 29-30 (Ex. 14); Evidence Transfer	
Receipts dated December 19, 2019. (Ex.	
14E); Brown email dated December 19,	
2019 (Ex. 14 F).	
60. After the firearms were released on	
December 19, 2019, two staff members	
at the Palmdale station spent another two	
weeks updating the AFS system to	
inform the DOJ and all law enforcement	
agencies that the Fernandez firearms had	
been released from Sheriff's Department	
custody.	
Workhours = unknown	
Declaration of Amber A. Logan, para	
16, 21, 22; Declaration of Susan Brown,	
para. 31 (Ex. 14);	
61. The employees involved with the	
seizure, storage, impounding, and release	
of the Fernandez firearms earned	
between \$28.25 per hour (civilian) and	
\$81.05 per hour (deputies) in June 2018	
and December 2019 with sworn (deputy	
personnel earning higher hourly rates.	
(17)	

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Declaration of Amber A. Logan, para	
28, 28; Declaration of Anel Frederick	
dated February 29, 2024, p. 1-2 (Ex.	
17); LASD Wage and Hour Information	
(Ex. 17 A)	
62. The LASD assessed a fee of \$ 54	
per firearm for the return of the firearms	
seized from Manuel Fernandez for a total	
of \$24,354.00.	
Declaration of Amber A. Logan, para. 3;	
Plaintiff's First Amended Complaint,	
para. 11 (Ex. 1).	

#### **Conclusions of Law:**

- 1. Fourth Amendment prohibits unreasonable seizures. The Plaintiff's contention that the imposition of the firearm fee under Cal. Penal Code section 33880(a) was unreasonable under the Fourth Amendment is without merit. The fee imposed upon the Plaintiff was significantly less than the amount paid by the County to seize, impound, store and return the firearms in this case.
- 2. State of California permits law enforcement agencies to collect a firearm fee equivalent to the costs of the amount expenses to seize, store, impound and release firearms. Penal Code Section 33880(a).
- 3. County entitled to summary judgment where there is no evidence that the fee assessed was unreasonable under the Fourth Amendment.
- 4. The Plaintiff cannot prove the elements of her Trespass to Chattels claim based on the imposition of the firearm fee.

III. DEPUTIES ROTH AND WALDRON ARE ENTITLED TO 1 2 QUALIFIED IMMUNITY ON THE PLAINTIFF'S FOURTH AMENDMENT 3 CLAIM FOR DAMAGE TO HER PROPERTY AT THE TIME OF THE 4 SEIZURES. 5 IV. THE PLAINTIFF WILL OFFER NO EVIDENCE TO PROVE 6 7 THAT THE DEFENDANTS ARE LIABLE TO HER FOR NEGLIGENCE. 8 V. THE PLAINTIFF WILL OFFER NO EVIDENCE TO PROVE 9 THAT THE DEFENDANTS ARE LIABLE TO HER FOR BREACH OF A 10 11 **BAILMENT.** 12 VI. THE PLAINTIFF WILL OFFER NO EVIDENCE OF A TRESPASS 13 TO CHATTELS BASED UPON ALLEGED DAMAGE TO THE FIREARMS. 14 15 UNCONTROVERTED FACTS AND SUPPORTING EVIDENCE 16 63. Ana Fernandez has no knowledge 17 of how many handguns or long guns 18 were in her husband's possession in June 19 2018. Declaration of Amber A. Logan, para. 4; 20 Deposition of Plaintiff Ana Fernandez, 21 p. 13:17-22 (Ex. 2) 64. Ana Fernandez has no knowledge 22 of how much Manuel Fernandez spent 23 on his firearms prior to June 2018 24 Declaration of Amber A. Logan, para. 4; 25 Deposition of Plaintiff Ana Fernandez, p. 15:3-6. (Ex. 2) 26 27 -25-28

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65. Ana Fernandez does not have	
receipts for the value of Manuel	
Fernandez's firearms at the time of the	
seizure in June 2018.	
Declaration of Amber A. Logan, para. 4;	
Deposition of Plaintiff Ana Fernandez,	
p. p. 15:15-22 (Ex. 2)	
66. Ana Fernandez has no evidence that	
the firearms were insured, and she did	
not file any insurance claim for loss to	
the firearms.	
Declaration of Amber A. Logan, para. 4;	
Deposition of Plaintiff Ana Fernandez,	
p. 19:14-25 (Ex. 2)	
67. Ana Fernandez has no evidence of	
any appraisal of the firearms prior to	
June 2018.	
Declaration of Amber A. Logan, para. 4;	
Deposition of Plaintiff Ana Fernandez,	
p. 20:1-3 (Ex. 2)	
68. Ana Fernandez has no	
documentation of the estimated value of	
the firearms prior to June 2018.	
Declaration of Amber A. Logan, para. 4;	
Deposition of Plaintiff Ana Fernandez,	
p. 20:1-11 (Ex. 2)	
70. Manuel Fernandez would shoot the	
firearms in his collection.	
Declaration of Amber A. Logan, para. 4;	
Deposition of Plaintiff Ana Fernandez,	
p. 23:8-14 (Ex. 2)	
71. Many of the firearms were kept in	
the garage without air conditioning in	
Agua Dulce, California.	
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Declaration of Amber A. Logan, para. 4;	
Deposition of Plaintiff Ana Fernandez,	
p. 17:13-16, p. 23:1-2 (Ex. 2)	
72. Ana Fernandez is unaware of the	
condition of the firearms prior to the	
June 2018. And is unaware of whether	
her husband's collection of firearms was	
new or used.	
Declaration of Amber A. Logan, para. 4;	
Deposition of Plaintiff Ana Fernandez,	
p. 27:8-14 (Ex. 2)	
73. Ana Fernandez has no	
documentation showing the condition of	
the firearms prior to June 2018.	
Declaration of Amber A. Logan, para. 4;	
Deposition of Plaintiff Ana Fernandez,	
p. 26:25- p. 27:7 (Ex. 2)	
74. Ana Fernandez cannot identify	
which, if any, of the seized firearms	
were allegedly damaged by the sheriff's	
department.	
Declaration of Amber A. Logan, para. 4;	
Deposition of Plaintiff Ana Fernandez,	
p. 44:19-145; p. 46:19 – 48:10 (Ex. 2)	
75. The weapons seized from Mr.	
Fernandez were not in pristine condition	
when we received them at the station.	
The overwhelming majority of the long	
guns and rifles had damage	
(scratches/nicks) to the barrels and	
stocks, some of the stocks were split.	
Many of the guns were covered with	
packing grease and gauze. The property custodian often had to clear off debris or	
other things affixed to a firearm in order	

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to find the serial number or other	
identifying information.	
Declaration of Amber A. Logan, para.	
16, Declaration of Susan Brown, para.	
32. (Ex 14).	
76. The majority of the firearms were	
old, not well cared for, and simply	
strewn about.	
Deposition of Amber A. Logan, para. 13;	
Deposition of John Roth, p. 91:16	
through 92:4 (Ex. 11)	
77. Deputy Waldron observed that most	
of the guns, especially the older wood	
grain stocks, all contained scratched or	
dings in them prior to transport to the	
Palmdale Station.	
Declaration of Amber A. Logan, para. 5;	
Deposition of Wyatt Waldron, p.119:1-7	
(Ex. 3)	
No evidence that the firearms were	
damaged during the Caprock #1	
seizure	
78. During the first Caprock Lane	
search, deputies recovered nearly 400	
firearms from Fernandez's residence.	
There were waist-high piles of boxes,	
shoes, scopes, clothing, papers,	
collectors' items, knives and guns	
(concealed and unconcealed) in every	
crevice, corner and compartment. The	
firearms were haphazardly stored,	
thrown about in different piles, and	
buried under piles and layers of debris,	
household items. As the deputies	
removed layers of debris, they uncovered	

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more and more firearms.	
Declaration of Amber A. Logan, para. 5,	
9, 13, 30; Deposition of Wyatt Waldron,	
p. 38:20 through p. 39:13 (Ex. 3);	
Deposition of John Roth, p. 51:2-53:9	
(Ex. 11); Declaration of Wyatt Waldron,	
para 10 (E. 7); June 14, 2018 -Pre-	
search video of Caprock Lane (Ex. 17)	
79. Dozens of guns and gun parts were	
stored in the garage by being stacked	
inside of Rubbermaid trash cans.	
Declaration of Amber A. Logan, para. 5,	
7, 9, 30; Deposition of Wyatt Waldron,	
p. 69:6–24 (Ex. 3); Photos of Caprock	
search, pages 3-4 (Ex. 5); Declaration of	
Wyatt Waldron, para 10 (Ex. 7); June	
14, 2018 -Pre-search video of Caprock	
Lane (Ex. 17)	
80. Ninety percent of the firearms	
retrieved were not stored in a box, safe	
or any other kind of protective case.	
Declaration of Amber A. Logan, para. 5;	
Deposition of Wyatt Waldron, p. 82:25 -	
83:20 (Ex. 3)	
81. Outside of the garage were	
numerous inoperable vehicles, and the	
garage was packed from floor to ceiling	
with so many items that one could not	
park or even traverse in the area.	
Declaration of Amber A. Logan, para.	
13; Deposition of John Roth, p.51:1 –	
52:7 (Ex. 11).	

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82. Deputy Waldron pulled firearms	
from the debris, cleared them and passed	
the, off to other deputies to load them for	
transport.	
Declaration of Amber A. Logan, para. 5;	
Deposition of Wyatt Waldron, p:50:5-11	
(Ex. 3)	
83. Roth observed the deputies making	
their way systematically through the	
piles of clothes, shoes, papers, clothes,	
knives and guns. The deputies were	
pulling firearms from the layers of trash,	
rubbish and collectable items.	
Declaration of Amber A. Logan, para.	
13; Deposition of John Roth, p. 52:8-	
53:9, 56:23-57:25. (Ex. 11).	
84. During the seizure, Deputy	
Waldron handled the Fernandez firearms	
in the same way as any other property.	
The firearms were cleared to make sure	
they were loaded and walked to the	
person to load them. For handguns, a zip	
tie was placed through the magazine well	
and the slide and then the handgun was	
placed in an envelope. The firearm was	
stored in a trunk for transport back to the	
station.	
Declaration of Amber A. Logan, para. 5,	
9, 13, 30; Deposition of Wyatt Waldron,	
p. 60:16 through 61:24; 117:23 – p.	
118:11. (Ex. 3)	
85. Because of the volume of long	
guns, they had to be transported in a	
truck and in a convoy of patrol cars. It	
took two hours to load the firearms into	
took two hours to load the firearms into	

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the truck and vehicles. The firearms	
were transported to the station in a	
convoy with patrol cars behind the tuck	
to ensure nothing would happen to them.	
Declaration of Amber A. Logan, para. 5;	
Deposition of Wyatt Waldron, p. 51:19	
through p. 52:25; p. 72:1-2. (Ex. 3)	
No evidence that the firearms were	
damaged during the Sweetwater	
seizure	
86. The Sweetwater location was also	
kept in "hoarder-like conditions" with	
weapons haphazardly stored and	
maintained.	
Declaration of Amber A. Logan, para. 5,	
9 31; Deposition of Wyatt Waldron, p.	
79:7-16, p. 82:12-21 (Ex. 3);	
Declaration of Wyatt Waldron, para 12.	
(Ex. 7) Pre-search video footage of the	
Sweetwater search on June 14, 2018.	
(Ex. 18)	
No evidence that items were damaged	
during the Caprock #2 seizure	
87. During the second Caprock Lane	
search, deputies seized nearly 100	
additional firearms from locations which	
were so bombarded with layers of debris	
that they were missed during the first	
search.	
Declaration of Amber A. Logan, para.	
13; Deposition of John Roth, p. 69:25	
through 71:9 (Ex. 11).	
88. Every item that Deputy Roth	
handled was handled with care and due	
regard for the property seized.	

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Declaration of Amber A. Logan, para.
13; Deposition of John Roth, p.76:5-24,
p. 69:25 through 71:9 (Ex. 11).
89. In order to transport the firearms
Deputy Roth placed the handguns into
manilla envelopes, then into a receptacle
to prevent them from sliding or moving
around. Long guns were laid down with
towels, blankets or cardboard placed
between them to prevent damage.
Declaration of Amber A. Logan, para.
13; Deposition of John Roth, p. 79: 12
through 80: 13, p. 80:25 through 81:16)
(Ex. 11).
No evidence that firearms were
damaged when received at the
Palmdale Station
90. At Palmdale station: The firearms
were carefully removed from the patrol
cars and the pick-up truck, then carefully
laid out on the station outside covered
patio which was the only location large
enough to encompass all of the evidence.
Each weapon was placed on the ground
and facing in a direction were one could
observe that there was no live
ammunition round in the chamber. The
firearms were arranged by category and
photographed. The firearms were all
uniform, all even and were set down
with care.
Declaration of Amber A. Logan, para 5,
13, 16, 17; Declaration of Susan Brown,
para 8 (Ex. 14). Photo of firearms at
Palmdale Station (Ex. 14 A)); Deposition

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of Wyatt Waldron p.73:25 – p. 74:14.	
(Ex. 3); Deposition of Rohn Roth p.	
104:1-8 (Ex. 11)	
91. The firearms were then moved a	
few at a time from the patio and taken	
into the evidence room to start the	
process of booking them into evidence.	
The evidence room at the station is a	
pretty small room, so the deputies stored	
the firearms as best they could with the	
secured space that they had.	
Declaration of Amber A. Logan, para	
5, 16, 17; Declaration of Susan Brown,	
para 8 (Ex. 14). Photo of firearms at	
Palmdale Station (Ex. 14 A); Deposition	
of Wyatt Waldron, p. 89:5-21; p. 90:18-	
p. 92:4 (Ex. 3)	
92. For an unprecedented seizure of	
this magnitude adjustments were made	
to LASD's standard procedure based on	
the totality of the circumstances.	
Declaration of Amber A. Logan, para	
13; Declaration of John Roth, p.116: 1-	
22 (Ex. 11)	

#### **Conclusions of Law:**

- 1. Deputies are entitled to qualified immunity as the Plaintiff has no evidence to prove that either caused unreasonable damage to the firearms in light of the totality of the circumstances facing the deputies during the initial seizure.
- 2. The County of Los Angeles cannot be held liable to the Plaintiff for negligence absent a statute setting forth a mandatory duty of care owed to the Plaintiff.

- 3. Nether the County nor Deputies Roth or Waldron can be held liable to the Plaintiff for negligence as the Plaintiff will offer no evidence to prove that the defendants breached a duty of care owed to her, nor that they were the proximate cause of any damages she alleges.
- 4. Neither the County, Deputy Roth nor Deputy Waldron can be held liable to the Plaintiff for breach of a bailment as the Plaintiff will offer no admissible evidence to prove that claim.
- 5. Neither the County, Deputy Roth nor Deputy Waldron can be held liable to the Plaintiff for trespass to chattels for alleged damage to the firearms as the Plaintiff will offer no admissible evidence to prove that claim.

## VII. THE PLAINTIFF IS NOT ENTITLED TO DECLARATORY RELIEF.

### **Conclusion of Law:**

Because her declaratory relief claims are derivative of her other claims, this claim fails as a matter of law.

# VIII. THE PLAINTIFF'S REQUEST FOR PUNITIVE DAMAGES AGAINST THE COUNTY OF LOS ANGELES MUST BE STRICKEN.

## **Conclusions of Law:**

1. The Plaintiff cannot recover punitive damages against a public entity under Section 1983.

1	2. The Plaintiff cannot r	recover punitive damages against a public entity
2	under California law.	
3		
4	DATED: March 22, 2024	Respectfully submitted,
5		LOGAN MATHEVOSIAN & HUR LLP
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