UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF LOUISIANA

REMINGTYN WILLIAMS, et al.,) Civil Action No. 21-852 c/w 21-1079
Plaintiffs,) SECTION "P") HON. DARREL J. PAPILLION
v. SHAWN FERGUSON, et al.,) MAGISTRATE "5" HON. MICHAEL B. NORTH
Defendants.) Applies To: 21-1079

JOINT STATUS REPORT

Per the Court's Scheduling Order (ECF No. 121), please find below the joint status report pertaining to *Katharine Archer v. City of New Orleans, et al.*, No. 21-cv-1079, which was transferred and consolidated for discovery purposes only with *Remingtyn Williams, et al. v. Shawn Ferguson, et al.*, No. 2:21-cv-852 pursuant to ECF No. 33.

1. List of Parties and Counsel

a. Plaintiff

Plaintiff Katharine Archer is represented by Hannah Lommers-Johnson, James Craig, and Emily Washington, all counsel of the Roderick & Solange MacArthur Justice Center.

b. Defendants

Defendants—the City of New Orleans, Latoya Cantrell, Shaun Ferguson, John Thomas, Lejon Roberts, Bryan Lampard, Kenny Prepitit, Todd Morrell, Michael Crawford, Dylen Pazon, Michael Pierce, Damond Harris, Devin Joseph, Jason Jorgenson, and Troy Johnson—are represented by Renee Goudeau, Mark Daniel Macnamara, Corwin St. Raymond, Donesia Turner, and Churita Hansell, all counsel of the City Attorney's Office for the City of New Orleans.

2. Pending Motions

There are no motions pending at this time.

3. Dates and Times of Status Conferences, Pre-Trial Conferences, and Trial

The Pre-Trial Conference is scheduled for Wednesday, February 21, 2024 at 2:30 p.m.

Trial is Scheduled for Monday, March 11, 2024 at 9:30 a.m.

Jury trial has been selected. Trial is estimated to last fourteen (14) days.

4. Factual and Legal Issues

a. Plaintiff's Statement of Issues

Katharine Archer was peacefully participating in a march to protest police violence with her college-aged daughters when NOPD officers hit her in the head with a flying tear gas grenade.

On June 3, 2020, the New Orleans Police Department (NOPD) used military-style tactics and weaponry to respond to a protest march following the police killing of George Floyd. The NOPD escorted the protest march through the City of New Orleans, only stopping the march after it had proceeded onto the elevated portion of the Crescent City Connection bridge. It was there, over a hundred feet above the city, that the NOPD set up a skirmish line barricade, deployed its Special Operations Division SWAT team, and opened fire on the crowd with tear gas grenades, tear gas projectiles, and .60 caliber rubber projectiles.

The tear gas grenade, launched at the order of NOPD command staff and permitted by NOPD policy which gave no guidance on the use of such weapons, hit Katharine Archer in the head, splitting open her forehead and causing a gash that required 12 stiches. The force of the blow knocked Ms. Archer to the ground, breaking her tailbone.

The blow to her head and the broken tailbone has caused Ms. Archer prolonged and severe neurological trauma. Over the past two years she has suffered from cognitive delays, memory and speech loss, a stroke, and uncontrollable leg convulsions. Required treatment has involved extended hospital stays, MRIs, spinal taps, cognitive therapy, speech therapy, and physical therapy. Her treatment is expected to continue into the foreseeable future. Additionally, Ms. Archer has endured and continues to experience mental and emotional distress as a result of Defendants' actions.

This action seeks redress for the violations of the rights guaranteed to Katharine Archer by the Fourth and Fourteenth Amendments to the United States Constitution, as well as violations of state law by the named Defendants.

b. Defendants' Statement of Issues

On the night of June 3, 2020, Plaintiff, Katharine Archer, along with several hundred other protestors, gathered on the Crescent City Connection ("the bridge") to demonstrate against the "death of George Floyd." The protestors marched up the westbound lanes of Highway 90 toward the bridge. On the roadway, the New Orleans Police Officer ("NOPD") were waiting with a police barricade to prevent the protestors from crossing the bridge. The NOPD told the protestors to exit the bridge, but the protestors refused and became increasingly unruly and agitated. After a lengthy standoff, the protestors unlawfully pushed through NOPD's established police line placing

everyone at risk. At that time, NOPD launched CS gas and stinger rounds to disperse the unruly protestors and reestablish the NOPD police line. Afterwards, the protestors largely dispersed and exited the bridge. All of the foregoing was recorded on police body worn camera and is the best evidence of the events of June 3, 2020.

Plaintiff alleges that she was struck in the head by one of the CS gas projectiles causing her personal injury damages. She filed this lawsuit seeking redress under *Monell* for Fourth and Fourteenth Amendment violations, as well as violations of state law. City Defendants deny Plaintiff's allegations arguing that the use of force was justified and NOPD's actions were reasonable under the circumstances. Thus, Plaintiff will not be unable to establish the essential elements of her *Monell* claims. Further, the NOPD officers named in their individual capacities are entitled to qualified immunity.

5. Discovery

Initial disclosures have been completed by both Plaintiff and Defendants, as have requests for production and some interrogatories. Interrogatories by Defendants, depositions as to both sides, and expert-related discovery from Defendants is yet to be completed.

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6. Settlement Negotiations

Plaintiff and Defendants have orally discussed the possibility of settlement in this matter. Counsel for the Plaintiff has tendered a Settlement Proposal to Defendants.

Respectfully submitted,

/s/ Hannah A. Lommers-Johnson

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