	ase 2:16-cv-01750-SJO-JPR Document 39	Filed 04/07/16	Page 1 of 3	Page ID #:624
1 2 3 4 5 6 7	CAROL A. SOBEL SBN 84483 COLLEEN M. MULLEN SBN 299059 JUSTINE SCHNEEWEIS SBN 305672 LAW OFFICE OF CAROL A. SOBEL 3110 Main Street, Suite 210 Santa Monica, California 90405 t. 310 393–3055 f. 310 399-1854 e. carolsobel@aol.com			
8 9 10 11 12 13	FERNANDO GAYTAN SBN SBN 224712 SHAYLA R. MYERS SBN 264054 LEGAL AID FOUNDATION OF LOS AN 7000 S. Broadway Los Angeles, California 90003 t. 213 640-3983 f. 213 640-3988 e. smyers@lafla.org Attorneys for Plaintiff CANGRESS			
14 15 16 17	(ADDITIONAL COUNSEL ON NEXT PA UNITED STATES DI FOR THE CENTRAL DISTRICT OF CA	STRICT COU		DIVISION
18 19 20 21 22 23	CARL MITCHELL, MICHAEL ESCOBEDO, SALVADOR ROQUE, JUDY COLEMAN, as individuals; LOS ANGELES CATHOLIC WORKER, CANGRESS, as organizations, PLAINTIFFS, v.	Case No.: CV APPLICATIO PARTE APPI STRIKE ANI PUBLICLY I UNDER SEA	ON TO FILE LICATION 7 D/OR SEAL FILED DOC	EX TO
24 25 26 27 28	CITY OF LOS ANGELES, a municipal entity; LT. ANDREW MATHIS, SGT. HAMER and SGT. RICHTER, in their individual and official capacities, DEFENDANTS.			
	1			

	ase 2:16-cv-01750-SJO-JPR Document 39 Filed 04/07/16 Page 2 of 3 Page ID #:625
1	PAUL L. HOFFMAN SBN 071244
2	CATHERINE SWEETSER SBN 271142 SCHONBRUN SEPLOW HARRIS & HOFFMAN LLP
3	723 Ocean Front Walk
4	Venice, California 90291 t. 310 396-0731
5	f. 399-7040
6	e. hoffpaul@aol.com
7	e. catherine.sdshhh@gmail.com
8	
9	
10	
11	
12	
13 14	
14	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	2

APPLICATION TO FILE EX PARTE APPLICATION UNDER SEAL

The attached Ex Parte Application to Strike and/or Seal Publicly Filed Documents discusses at length why the highly confidential and private information related to Plaintiffs detailed in certain video exhibits and in the Declaration of Lieutenant Mathes should be sealed. Plaintiffs request in the underlying application that the Declaration of Lieutenant Mathes be removed from the public docket, without prejudice to its refiling once the confidential and private information concerning Plaintiffs has been removed. As will be apparent from the underlying Application to Strike, Plaintiffs cannot discuss the good cause further without recounting the content of the information and further prejudicing Plaintiffs by discussing their private information publicly. For that reason, Plaintiffs ask that the court allow Plaintiffs to file the Ex Parte Application to Strike and/or Seal Publicly Filed Documents under seal.

Plaintiffs informed Defendants of this application and Defendants do not oppose our filing the underlying Ex Parte Application to Strike under Seal.

Dated: April 7, 2015

Respectfully submitted,

LAW OFFICE OF CAROL A. SOBEL LEGAL AID FOUNDATION OF LOS ANGELES SCHONBRUN, SEPLOW, HARRIS & HOFFMAN

/s/ Catherine Sweetser By: CATHERINE SWEETSER Attorneys for Plaintiffs