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07 **UNITED STATES DISTRICT COURT**
08 **DISTRICT OF NEVADA**

09 ANTHONY MITCHELL, LINDA MITCHELL,
10 and MICHAEL MITCHELL,

11 *Plaintiffs,*

12 *vs.*

13 CITY OF HENDERSON, NEVADA; JUTTA
14 CHAMBERS, individually and in her capacity
as Chief of the Henderson Police
15 Department; GARRETT POINER, RONALD
FEOLA, RAMONA WALLS, ANGELA
16 WALKER, and CHRISTOPHER WORLEY,
individually and in their official capacities as
17 Henderson police officers; CITY OF NORTH
LAS VEGAS, NEVADA; JOSEPH
18 CHRONISTER, individually and in his
19 official capacity as Chief of the North Las
Vegas Police Department; DOE individuals
20 I–X, individually and in their official
21 capacities as police officers; and ROE
individuals I–X, individually and in their
22 official capacities, jointly and severally,

23 *Defendants.*

Case No: _____

COMPLAINT

JURY DEMANDED

24
25 COME NOW the Plaintiffs, ANTHONY MITCHELL, LINDA MITCHELL, and MICHAEL
26 MITCHELL, by and through their counsel, BENJAMIN C. DURHAM, ESQ., of COFER, GELLER
27 & DURHAM, LLC, and for their claims for relief against Defendants, and each of them, jointly

01 and severally, based upon knowledge, information, and reasonable belief derived therefrom, allege,
02 complain, and state as follows:

03
04 JURISDICTION AND VENUE

05 1. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§1331 and 1343 over
06 Plaintiffs' causes of action arising under 42 U.S.C. § 1983 and due to the deprivation of rights,
07 privileges, and immunities secured to Plaintiffs under the Third, Fourth, and Fourteenth Amend-
08 ments to the United States Constitution.

09 2. This Court has supplemental jurisdiction over Plaintiffs' causes of action arising under
10 Nevada state law pursuant to 28 U.S.C. § 1367.

11 3. Venue lies in the Southern Division of the United States District Court for the District of
12 Nevada pursuant to 28 U.S.C. § 1391(a)(1) and 28 U.S.C. § 1391(b)(2) because one or more
13 Defendants is a political subdivision of the State of Nevada, and because the underlying acts,
14 omissions, events, injuries and related facts upon which the present action is based occurred in
15 Clark County, Nevada.

16 PARTIES

17
18 4. Plaintiff ANTHONY MITCHELL is, and at all times herein mentioned was, a United States
19 citizen and a resident of the District of Nevada, and is the son of Plaintiffs LINDA MITCHELL and
20 MICHAEL MITCHELL.

21 5. Plaintiffs LINDA MITCHELL and MICHAEL MITCHELL are, and at all times herein men-
22 tioned were, United States citizens and residents of the District of Nevada. They are a married
23 couple.

24 6. Defendant CITY OF HENDERSON is a governmental entity organized and existing under the
25 laws of the State of Nevada, and is a political entity of the State of Nevada.

26 7. Defendant CITY OF NORTH LAS VEGAS is a governmental entity organized and existing
27 under the laws of the State of Nevada, and is a political entity of the State of Nevada.

01 8. At all times, Defendant CITY OF HENDERSON possessed the power and authority to adopt
02 policies and prescribe rules, regulations, and practices affecting all facets of the training, super-
03 vision, control, employment, assignment and removal of individual members of the Henderson
04 Police Department (hereinafter, “HPD”). In this case, Defendant CITY OF HENDERSON acted
05 through agents, employees, and servants, including its policymakers, and through Defendant
06 JUTTA CHAMBERS.

07 9. At all times, Defendant CITY OF NORTH LAS VEGAS possessed the power and authority
08 to adopt policies and prescribe rules, regulations, and practices affecting all facets of the training,
09 supervision, control, employment, assignment and removal of individual members of the North
10 Las Vegas Police Department (hereinafter, “NLVPD”).

11 10. Defendant JUTTA CHAMBERS was at all times relevant to this action the Chief of HPD.
12 She is sued in this action as an individual.

13 11. Defendants SERGEANT GARRETT POINIER, OFFICER RONALD FEOLA, OFFICER
14 RAMONA WALLS, OFFICER ANGELA WALTER, and OFFICER CHRISTOPHER WORLEY are and
15 were at all times relevant to this action police officers employed by CITY OF HENDERSON. They
16 are sued in both their individual and official capacities.

17 12. Defendants SERGEANT MICHAEL WALLER, OFFICER ALBERS, OFFICER DAVID
18 CAWTHORN, OFFICER ROCKWELL, and OFFICER SNYDER are and were at all times relevant
19 to this action police officers employed by CITY OF NORTH LAS VEGAS. They are sued in both
20 their individual and official capacities.

21 13. Does 1–10 are fictitious names for employees, agents and/or servants of CITY OF HEN-
22 DERSON, and DOES 11–20 are fictitious names for employees, agents, and/or servants of CITY
23 OF NORTH LAS VEGAS. Plaintiffs are ignorant of the true names and capacities of defendants
24 sued herein as DOES, and therefore sue these defendants by such fictitious names. Plaintiffs are
25 informed, believe, and thereon allege that each of the fictitiously named defendants is legally re-
26 sponsible, either intentionally, negligently, or in some other actionable manner, for the events and
27 happenings hereinafter referred to, and thereby legally caused the injuries, damages, and violations

01 and/or deprivation of rights hereinafter alleged. Plaintiffs request leave of the Court to amend this
02 Complaint and insert the true names and capacities of said fictitiously named Defendants when the
03 same have been ascertained.

04 14. The reason why Plaintiffs are ignorant of the true names and capacities of Defendants
05 herein sued as DOES is that the same have been unascertainable as of the date of filing of this
06 Complaint, due to the fact that these DOES may be state police officers, sergeants, lieutenants,
07 captains, commanders, deputy chiefs and/or civilian employee agents, policy makers and represen-
08 tatives of HPD or NLVPD, or employees, agents, and/or representatives of Defendants CITY OF
09 HENDERSON or CITY OF NORTH LAS VEGAS and/or other state political entities. As such, many
10 records of these individuals are protected by state statutes and can only be ascertained through the
11 discovery process.

12 15. Plaintiffs are informed, believe, and thereon allege that all Defendants were the agents,
13 employees, and/or co-conspirators of the other Defendants, and each of them were acting within
14 the course and scope of their agency, employment, and/or concert of action, and are vicariously
15 liable, jointly and severally, for the actions, inactions, and/or omissions of themselves and of the
16 other Defendants, which proximately resulted in the physical, emotional, and future damages to
17 the Plaintiffs as herein alleged.

18 NATURE OF THE ACTION
19

20 16. This is an action for money damages, declaratory, and injunctive relief brought pursuant to
21 42 U.S.C. §§ 1983 and 1988, the Third, Fourth, and Fourteenth Amendments to the United States
22 Constitution, and under the law of the State of Nevada, against the named Defendants, police
23 officers of the Henderson Police Department and the North Las Vegas Police Department, in their
24 individual and official capacities, and against the City of Henderson and the City of North Las
25 Vegas.
26
27

COMMON ALLEGATIONS

01
02 17. On the morning of July 10th, 2011, officers from the Henderson Police Department re-
03 sponded to a domestic violence call at a neighbor's residence.

04 18. At 10:45 a.m., Defendant OFFICER CHRISTOPHER WORLEY (HPD) contacted Plaintiff
05 ANTHONY MITCHELL via his telephone. WORLEY told Plaintiff that police needed to occupy
06 his home in order to gain a "tactical advantage" against the occupant of the neighboring house.
07 ANTHONY MITCHELL told the officer that he did not want to become involved and that he did
08 not want police to enter his residence. Although WORLEY continued to insist that Plaintiff should
09 leave his residence, Plaintiff clearly explained that he did not intend to leave his home or to allow
10 police to occupy his home. WORLEY then ended the phone call.

11 19. After Plaintiff ANTHONY MITCHELL refused to allow the police to enter his home, the De-
12 fendant police officers, including Defendants SERGEANT MICHAEL WALLER, OFFICER DAVID
13 CAWTHORN and OFFICER CHRISTOPHER WORLEY, conspired among themselves to force AN-
14 THONY MITCHELL out of his residence and to occupy his home for their own use. Defendant
15 OFFICER DAVID CAWTHORN outlined the Defendants' plan in his official report:

16
17 It was determined to move to 367 Evening Side and attempt to contact Mitchell. If
18 Mitchell answered the door he would be asked to leave. If he refused to leave he would
19 be arrested for Obstructing a Police Officer. If Mitchell refused to answer the door, force
20 entry would be made and Mitchell would be arrested.

21 20. At approximately 11:52 a.m., police officers, including Defendants SERGEANT MICHAEL
22 WALLER, OFFICER ALBERS, OFFICER DAVID CAWTHORN, OFFICER ROCKWELL, and OFFICER
23 SNYDER arrayed themselves in front of Plaintiff ANTHONY MITCHELL's house and prepared to
24 execute their plan. The officers banged forcefully on the door and loudly commanded ANTHONY
25 MITCHELL to open the door to his residence.

26 21. Surprised and perturbed, Plaintiff ANTHONY MITCHELL immediately called his mother
27 (Plaintiff LINDA MITCHELL) on the phone, exclaiming to her that the police were beating on his
front door.

01 22. Seconds later, officers, including OFFICER ROCKWELL, smashed open Plaintiff AN-
02 THONY MITCHELL's front door with a metal ram as Plaintiff stood in his living room.

03 23. As Plaintiff ANTHONY MITCHELL stood in shock, the officers aimed their weapons at
04 ANTHONY MITCHELL and shouted obscenities at him and ordered him to lie down on the floor.

05 24. Fearing for his life, Plaintiff ANTHONY MITCHELL dropped his phone and prostrated
06 himself onto the floor of his living room, covering his face with his hands.

07 25. Addressing Plaintiff as "asshole," officers, including OFFICER SNYDER, shouted conflict-
08 ing orders at ANTHONY MITCHELL, commanding him both to shut off his phone, which was on
09 the floor in front of his head, and simultaneously commanding him to "crawl" toward the officers.

10 26. Confused and terrified, Plaintiff ANTHONY MITCHELL remained curled on the floor of his
11 living room, with his hands over his face, and made no movement.

12 27. Although Plaintiff ANTHONY MITCHELL was lying motionless on the ground and posed
13 no threat, officers, including OFFICER DAVID CAWTHORN, then fired multiple "pepperball"
14 rounds at Plaintiff as he lay defenseless on the floor of his living room. ANTHONY MITCHELL
15 was struck at least three times by shots fired from close range, injuring him and causing him severe
16 pain.

17 28. As a result of being shot by officers, Plaintiff ANTHONY MITCHELL experienced psycho-
18 logical horror and extreme emotional distress due to his fear and belief that he had been mortally
19 wounded by gunfire. Further, in addition to the shock and bruising caused by the impact of the
20 "pepperball" rounds on his body at close range, the caustic and irritating chemicals released caused
21 ANTHONY MITCHELL to suffer extreme and prolonged pain in his eyes, nose, throat, lungs, and
22 skin, as well as causing him to experience uncontrollable coughing and difficulty breathing.

23 29. Plaintiff ANTHONY MITCHELL's pet, a female dog named "Sam", was cowering in the
24 corner when officers smashed through the front door. Although the terrified animal posed no threat
25 to officers, they gratuitously shot it with one or more pepperball rounds. The panicked animal
26 howled in fear and pain and fled from the residence. Sam was subsequently left trapped outside in
27 a fenced alcove without access to water, food, or shelter from the sun for much of the day, while

01 temperatures outside soared to over 100 degrees Fahrenheit.

02 30. Plaintiff LINDA MITCHELL was talking to her son ANTHONY MITCHELL via telephone
03 at the time that officers smashed through ANTHONY MITCHELL's front door. Over the telephone,
04 she was able to hear officers shouting obscenities and weapons being fired. As a result of the
05 officers' actions, she experienced extreme emotional distress due to her fear and belief that her son
06 had been severely wounded or killed. While she was screaming her son's name over and over into
07 the phone, one of the officers inside ANTHONY MITCHELL's home callously hung up the phone.

08 31. As Plaintiff ANTHONY MITCHELL lay incapacitated and in agony on his living room floor,
09 several officers, including OFFICER DAVID CAWTHORN, forcefully pressed their knees atop the
10 back of ANTHONY MITCHELL's neck and body, and roughly wrenched his arms behind his back
11 and handcuffed him, all of which caused ANTHONY MITCHELL to suffer further pain and distress.

12 32. Officers, including OFFICER DAVID CAWTHORN, then roughly dragged Plaintiff AN-
13 THONY MITCHELL out of his residence by his arms, causing him pain and humiliation.

14 33. Once outside the residence, OFFICER DAVID CAWTHORN slammed ANTHONY
15 MITCHELL against the exterior of Plaintiff's home, and forcefully pressed Plaintiff's face into
16 the stucco wall, holding him in this painful and humiliating configuration for several minutes.
17 When ANTHONY MITCHELL begged to be released and pleaded that he was not a threat, officers,
18 including OFFICER DAVID CAWTHORN, did not relent, but commented that Plaintiff should have
19 come out of his home when commanded to do so by the police, and continued to press his face
20 against the wall for an additional thirty seconds.

21 34. Defendant OFFICER DAVID CAWTHORN then told Plaintiff ANTHONY MITCHELL that he
22 was under arrest for "Obstructing a Police Officer."

23 35. Officers, including Defendants SERGEANT MICHAEL WALLER, OFFICER ALBERS,
24 OFFICER ROCKWELL, and OFFICER SNYDER, then swarmed through Plaintiff ANTHONY
25 MITCHELL's home, searching through his rooms and possessions and moving his furniture, with-
26 out permission or a warrant.

27 36. Officers subsequently occupied Plaintiff ANTHONY MITCHELL's home at 367 Evening-

01 side Avenue and used it as an observation post to surveil the neighboring house at 363 Eveningside
02 Avenue.

03 37. Meanwhile, starting at approximately 10:45 a.m., police officers entered the back yard of
04 Plaintiffs MICHAEL MITCHELL and LINDA MITCHELL's residence at 362 Eveningside Avenue.
05 The officers asked Plaintiff MICHAEL MITCHELL if he would be willing to vacate his residence
06 and accompany them to their "command center" under the guise that the officers wanted MICHAEL
07 MITCHELL's assistance in negotiating the surrender of the neighboring suspect at 363 Eveningside
08 Avenue. Plaintiff MICHAEL MITCHELL reluctantly agreed to follow the officers from his back
09 yard to the HPD command center, which was approximately one quarter mile away.

10 38. When Plaintiff MICHAEL MITCHELL arrived at the HPD command center, he was in-
11 formed that the suspect was "not taking any calls" and that Plaintiff MICHAEL MITCHELL would
12 not be permitted to call the suspect neighbor from his own phone. At that time, Mr. Mitchell re-
13 alized that the request to accompany officers to the HPD command center was a tactic to remove
14 him from his house. He waited approximately 10 minutes at the HPD command center and was
15 told he could not return to his home.

16 39. Plaintiff MICHAEL MITCHELL then left the HPD command center and walked down
17 Mauve Street toward the exit of the neighborhood. After walking for less than 5 minutes, an HPD
18 car pulled up next to him. He was told that his wife, LINDA MITCHELL, had "left the house," and
19 would meet him at the HPD command center. Michael Mitchell then walked back up Mauve street
20 to the HPD command center. He then called his son, James Mitchell, to pick him up at the HPD
21 command center. When Plaintiff MICHAEL MITCHELL attempted to leave the HPD command
22 center to meet James, he was arrested, handcuffed, and placed in the back of a marked police car.

23 40. Officers had no reasonable grounds to detain Plaintiff MICHAEL MITCHELL, nor probable
24 cause to suspect him of committing any crime.

25 41. At approximately 1:45 p.m., a group of officers entered the back yard of Plaintiffs
26 MICHAEL MITCHELL and LINDA MITCHELL's residence at 362 Eveningside Avenue. They
27 banged on the back door of the house and demanded that Plaintiff LINDA MITCHELL open the

01 door.

02 42. Plaintiff LINDA MITCHELL complied and opened the door to her home. When she told
03 officers that they could not enter her home without a warrant, the officers ignored her. One officer,
04 Defendant DOE 1, seized her by the arm, and other officers entered her home without permission.

05 43. Defendant DOE 1 then forcibly pulled Plaintiff LINDA MITCHELL out of her house.

06 44. Another unidentified officer, Defendant DOE 2, then seized Plaintiff LINDA MITCHELL's
07 purse and began rummaging through it, without permission, consent, or a warrant.

08 45. Defendant DOE 1 then escorted LINDA MITCHELL at a brisk pace through her yard and
09 up the hill toward the "Command Post" while maintaining a firm grip on her upper arm. Plaintiff
10 LINDA MITCHELL is physically frail and had difficulty breathing due to the heat and the swift
11 pace. However, DOE 1 ignored her pleas to be released or to at least slow down, and refused to
12 provide any explanation for why she was being treated in such a manner.

13 46. In the meantime, the officers searched and occupied Plaintiffs MICHAEL MITCHELL and
14 LINDA MITCHELL's house. When Plaintiff LINDA MITCHELL returned to their home, the cabinets
15 and closet doors throughout the house had been left open and their contents moved about. Water
16 had been consumed from their water dispenser. Even the refrigerator door had been left ajar, and
17 mustard and mayonnaise had been left on their kitchen floor.

18 47. Plaintiffs ANTHONY MITCHELL and MICHAEL MITCHELL were subsequently trans-
19 ported to Henderson Detention Center and were booked on charges of Obstructing an Officer.
20 Both Anthony and Michael Mitchell were detained for at least nine hours and were required to pay
21 a bond to secure their release from custody.

22 48. A criminal complaint was subsequently filed by the Henderson City Attorney's office
23 against Plaintiffs ANTHONY MITCHELL and MICHAEL MITCHELL, charging them with counts
24 of Obstructing an Officer. All criminal charges against Plaintiffs were ultimately dismissed with
25 prejudice.

26 49. Officers and DOE Defendants jailed Plaintiffs ANTHONY MITCHELL and MICHAEL
27 MITCHELL, and caused criminal complaints to issue against Plaintiffs, in order to provide cover

01 for Defendants' wrongful actions, to frustrate and impede Plaintiffs' ability to seek relief for those
02 actions, and to further intimidate and retaliate against Plaintiffs.

03 50. On information and belief, none of the officers involved in the above-alleged incidents
04 were ever subjected to official discipline or inquiry regarding their actions.

05 FIRST CLAIM FOR RELIEF
06 (42 U.S.C. § 1983)

07 51. Plaintiffs hereby repeat, reallege, and incorporate by reference paragraphs 1–50 as though
08 fully restated herein.

09 52. Prior to the events of June 10th, 2011, the Henderson Police Department and the North Las
10 Vegas Police Department developed and maintained policies and/or customs exhibiting deliberate
11 indifference to the Constitutional rights of United States citizens, which caused the violations of
12 Plaintiff's rights.

13 53. It was the policy and/or custom of the Henderson Police Department and the North Las
14 Vegas Police Department to inadequately supervise and train its police officers, including the De-
15 fendant police officers, thereby failing to properly discourage Constitutional violations on the part
16 of their police officers.

17 54. As a result of the above-described policies and customs, police officers of the Henderson
18 Police Department and the North Las Vegas Police Department, including the Defendant police
19 officers, believed that their actions would not be properly monitored by supervisory officers and
20 that misconduct would not be investigated or sanctioned, but would be tolerated.

21 55. The above-described policies and/or customs demonstrate a deliberate indifference on the
22 part of Defendants CITY OF HENDERSON and CITY OF NORTH LAS VEGAS to the Constitutional
23 rights of United States citizens, and were the cause of the violations of Plaintiffs' rights alleged
24 herein.

25 56. Plaintiffs are entitled to compensatory damages in an amount to be proven at trial.

26 57. Plaintiffs are entitled to exemplary and/or punitive damages in an amount to be proven at
27 trial.

01 SECOND CLAIM FOR RELIEF
02 (Assault)

03 58. Plaintiffs hereby repeat, reallege, and incorporate by reference paragraphs 1–57 as though
04 fully restated herein.

05 59. As described hereinabove, by pointing rifles at Plaintiffs, and making threatening moves
06 and advancing upon Plaintiffs, Defendants caused Plaintiffs to feel fear of harmful or offensive
07 physical contact on multiple occasions.

08 60. The actions of Defendants in causing Plaintiffs to fear such harmful or offensive physical
09 contact were intentional, and undertaken with malice and oppression.

10 61. As a direct and proximate result of Plaintiffs’ fear of harmful or offensive physical contact,
11 Plaintiffs suffered emotional distress.

12 62. Plaintiffs are entitled to compensatory damages in an amount to be proven at trial.

13 63. Plaintiffs are entitled to exemplary and/or punitive damages in an amount to be proven at
14 trial.

15 THIRD CLAIM FOR RELIEF
16 (Battery)

17 64. Plaintiffs hereby repeat, reallege, and incorporate by reference paragraphs 1–63 as though
18 fully restated herein.

19 65. As a result of being seized, shot, thrown to the ground, slammed into walls, handcuffed,
20 beaten, and otherwise touched without consent, Plaintiffs suffered harmful or offensive physical
21 contact at the hands of Defendants.

22 66. The actions of Defendants in inflicting such harmful or offensive physical contact were
23 intentional, and undertaken with malice and oppression.

24 67. As a direct and proximate result of Defendants’ infliction of such harmful or offensive
25 contact to their persons, Plaintiffs suffered emotional distress, physical discomfort, and injury.

26 68. Plaintiffs are entitled to compensatory damages in an amount to be proven at trial.

27 69. Plaintiffs are entitled to exemplary and/or punitive damages in an amount to be proven at

01 trial.

02 FOURTH CLAIM FOR RELIEF
03 (False Arrest and Imprisonment)

04 70. Plaintiffs hereby repeat, reallege, and incorporate by reference paragraphs 1–69 as though
05 fully restated herein.

06 71. Defendants detained Plaintiff ANTHONY MITCHELL by dragging him from his home,
07 handcuffing him, placing him in a police vehicle, and jailing him.

08 72. Defendants detained Plaintiff MICHAEL MITCHELL by physically preventing him from
09 leaving the “Command Center,” handcuffing him, placing him in a police vehicle, and jailing him.

10 73. Defendants detained Plaintiff LINDA MITCHELL by seizing her by the arm, forcefully
11 dragging her away against her will, and preventing her from remaining in her home.

12 74. Defendants’ detention of Plaintiffs was without legal authority, and unsupported by reason-
13 able suspicion of wrongdoing, probable cause to believe that a crime had been committed, exigent
14 circumstances, or a judicial warrant.

15 75. Defendants acted with oppression, fraud, and malice in detaining Plaintiffs.

16 76. As a direct and proximate result of being so detained, Plaintiffs suffered emotional distress,
17 humiliation, physical discomfort, and injury.

18 77. Plaintiffs are entitled to compensatory damages in an amount to be proven at trial.

19 78. Plaintiffs are entitled to exemplary and/or punitive damages in an amount to be proven at
20 trial.

21 FIFTH CLAIM FOR RELIEF
22 (Intentional Infliction of Emotional Distress)

23 79. Plaintiffs hereby repeat, reallege, and incorporate by reference paragraphs 1–78 as though
24 fully restated herein.

25 80. As set forth hereinabove, Defendants’ conduct was intentional, malicious, and oppressive,
26 and calculated to cause Plaintiffs fear and emotional distress.

27 81. As the actual and proximate result of Defendants’ outrageous conduct, including the inva-

01 sion of Plaintiff ANTHONY MITCHELL's home, the shooting of Plaintiff ANTHONY MITCHELL
02 and his dog while he was on the phone with his mother, and the unjustified handcuffing and deten-
03 tion of Plaintiffs ANTHONY and MICHAEL MITCHELL in each other's presence and in the presence
04 of LINDA MITCHELL, Plaintiffs suffered humiliation, mental anguish, physical discomfort, injury,
05 and severe emotional distress.

06 82. Plaintiffs are entitled to compensatory damages in an amount to be proven at trial.

07 83. Plaintiffs are entitled to exemplary and/or punitive damages in an amount to be proven at
08 trial.

09 SIXTH CLAIM FOR RELIEF
10 (Negligent Infliction of Emotional Distress)

11 84. Plaintiffs hereby repeat, reallege, and incorporate by reference paragraphs 1-83 as though
12 fully restated herein.

13 85. Plaintiff LINDA MITCHELL, via her telephone, was subjected to the sounds of her son
14 being shot and brutalized by Defendant officers after they broke into his home.

15 86. As a direct and proximate result of observing these acts, Plaintiff LINDA MITCHELL suf-
16 fered emotional injury.

17 87. Plaintiffs are entitled to compensatory damages in an amount to be proven at trial.

18 SEVENTH CLAIM FOR RELIEF
19 (Civil Conspiracy)

20 88. Plaintiffs hereby repeat, reallege, and incorporate by reference paragraphs 1-87 as though
21 fully restated herein.

22 89. Defendants, acting in concert, agreed among themselves to detain, arrest, and employ
23 physical violence against Plaintiffs, in the manners and ways previously alleged, all the while
24 knowing that they had no legal right to do so.

25 90. Defendants further agreed among themselves to provide a false accounting of the incident
26 for the purpose of concealing their own wrongdoing and causing Plaintiffs to be arrested and jailed.

27 91. The actions of Defendants were undertaken with fraud, oppression, and malice.

01 92. As a direct and proximate result of Defendants' actions, Plaintiffs suffered emotional dis-
02 tress, humiliation, physical discomfort, and injury.

03 93. Plaintiffs are entitled to compensatory damages in an amount to be proven at trial.

04 94. Plaintiffs are entitled to exemplary and/or punitive damages in an amount to be proven at
05 trial.

06 EIGHTH CLAIM FOR RELIEF
07 (Defamation)

08 95. Plaintiffs hereby repeat, reallege, and incorporate by reference paragraphs 1-94 as though
09 fully restated herein.

10 96. By seizing, handcuffing, and detaining Plaintiffs ANTHONY MITCHELL and MICHAEL
11 MITCHELL, in full view of the neighborhood, Defendant Officers communicated to all observers
12 that Plaintiffs were criminals.

13 97. Plaintiffs were not criminals, and Defendants knew and/or acted in reckless disregard of
14 the fact that Plaintiffs were not criminals.

15 98. Defendants published this communication to the individuals present in the neighborhood
16 where Defendants seized Plaintiffs, and to any and all other persons encountered after Defendants
17 first began detaining Plaintiffs.

18 99. On information and belief, such individuals were not persons to whom Defendants enjoyed
19 a privilege to publish such defamatory communications.

20 100. The actions of Defendants constitute defamation per se.

21 101. As a direct and proximate result of these action of Defendants, Plaintiffs were injured in
22 their reputation and suffered severe embarrassment and humiliation.

23 102. Plaintiffs are entitled to compensatory damages in an amount to be proven at trial.

24 103. Plaintiffs are entitled to exemplary and/or punitive damages in an amount to be proven at
25 trial.

26 NINTH CLAIM FOR RELIEF
27 (Abuse of Process)

01 104. Plaintiffs hereby repeat, reallege, and incorporate by reference paragraphs 1–103 as
02 though fully restated herein.

03 105. Defendants filed criminal complaints against Plaintiffs ANTHONY MITCHELL and
04 MICHAEL MITCHELL not for the purpose of resolving a legitimate dispute, but for the ulterior
05 purpose of legitimizing and/or concealing their wrongful detention and arrest of Plaintiffs.

06 106. The actions of Defendants constitute an abuse of process.

07 107. Defendants acted with oppression, fraud, and malice in initiating the criminal process
08 against Plaintiffs ANTHONY MITCHELL and MICHAEL MITCHELL.

09 108. Plaintiffs are entitled to compensatory damages in an amount to be proven at trial.

10 109. Plaintiffs are entitled to exemplary and/or punitive damages in an amount to be proven at
11 trial.

12 TENTH CLAIM FOR RELIEF
13 (Malicious Prosecution)

14 110. Plaintiffs hereby repeat, reallege, and incorporate by reference paragraphs 1–109 as
15 though fully restated herein.

16 111. Defendants initiated criminal proceedings against Plaintiffs ANTHONY MITCHELL and
17 MICHAEL MITCHELL by filing a complaint in the Municipal Court of the City of Henderson
18 charging Plaintiffs each with obstruction.

19 112. Defendants had no probable cause to believe that Plaintiffs ANTHONY MITCHELL and
20 MICHAEL MITCHELL had committed said crimes.

21 113. The charges against Plaintiffs ANTHONY MITCHELL and MICHAEL MITCHELL were
22 dismissed with prejudice, thereby terminating the proceedings against Plaintiffs.

23 114. The dismissal of said charges was not based on any agreement, request or acceptance of
24 mercy, or compromise, and such termination was in the favor of Plaintiffs ANTHONY MITCHELL
25 and MICHAEL MITCHELL.

26 115. Defendants acted with oppression, fraud, and malice in initiating criminal proceedings
27 against Plaintiffs ANTHONY MITCHELL and MICHAEL MITCHELL.

01 116. As a result of the criminal proceedings initiated by Defendants, Plaintiffs ANTHONY
02 MITCHELL and MICHAEL MITCHELL were wrongfully imprisoned, forced to post bond, and
03 suffered humiliation, emotional distress, and outrage.

04 117. Plaintiffs are entitled to compensatory damages in an amount to be proven at trial.

05 118. Plaintiffs are entitled to exemplary and/or punitive damages in an amount to be proven at
06 trial.

07 ELEVENTH CLAIM FOR RELIEF
08 (Respondeat Superior)

09 119. Plaintiffs hereby repeat, reallege, and incorporate by reference paragraphs 1–118 as
10 though fully restated herein.

11 120. Defendants CITY OF HENDERSON and CITY OF NORTH LAS VEGAS are liable for the
12 tortious acts of their agents and employees, as hereinabove alleged, under the theory of Respondeat
13 Superior.

14 121. As a direct and proximate cause of those tortious acts, Plaintiffs suffered injuries in the
15 manners and ways previously alleged.

16 122. Plaintiffs are entitled to compensatory damages in an amount to be proven at trial.

17 123. Plaintiffs are entitled to exemplary and/or punitive damages in an amount to be proven at
18 trial.

19 TWELFTH CLAIM FOR RELIEF
20 (Negligent Hiring, Retention, Supervision, and Training)

21 124. Plaintiffs hereby repeat, reallege, and incorporate by reference paragraphs 1–123 as
22 though fully restated herein.

23 125. Defendants CITY OF HENDERSON and CITY OF NORTH LAS VEGAS owed a duty to
24 citizens, such as Plaintiffs, to exercise care in the hiring, training, and supervision of its police
25 force, so as to protect citizens from false arrest, false imprisonment, assault, battery, and the like,
26 at the hands of poorly trained, poorly supervised, unwisely hired, or unwisely retained police
27 officers.

01 126. Defendants CITY OF HENDERSON and CITY OF NORTH LAS VEGAS breached this duty
02 by

- 03 a) negligently tolerating and/or ratifying the practice or policy of their police officers in de-
04 taining, seizing, and arresting citizens without probable cause or reasonable grounds, and
05 violating citizens' Constitutional rights to due process and to freedom from unreasonable
06 seizure, as manifested by Defendants' failure to discipline the officers who committed such
07 acts as alleged above; and
- 08 b) failing to properly screen individuals who apply to become police officers, and failing to
09 remove dangerous police, as manifested by Defendants' failure to conduct an internal inves-
10 tigation and inquiry under the circumstances described herein.

11 127. As a direct and proximate result of Defendants' negligence, Plaintiffs suffered injuries at
12 the hands of Defendants' employees in the manners and ways previously alleged.

13 128. Plaintiffs are entitled to compensatory damages in an amount to be proven at trial.

14 PRAYER FOR RELIEF

15 WHEREFORE, Plaintiffs pray that this Court enter a judgment in their favor and against Defen-
16 dants, jointly and severally, and award:

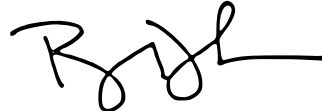
- 17 1. General damages in an amount to be proven at trial as to each and every claim herein;
- 18 2. Exemplary and/or punitive damages in an amount to be proven at trial as to each and every
19 claim herein, save for the sixth and twelfth claims for relief;
- 20 3. Prejudgment interest pursuant to law;
- 21 4. Declaratory relief declaring Defendant Officers' conduct to be unconstitutional;
- 22 5. Following a proper motion, a permanent injunction requiring Defendants CITY OF HEN-
23 DERSON and CITY OF NORTH LAS VEGAS to adopt appropriate policies regarding the hiring,
24 training, and supervision of their police officers;
- 25 6. Reasonable attorneys' fees and costs pursuant to all applicable statutes, codes, and rules,
26 including 42 U.S.C. § 1988; and
27

01 7. Such other and further relief as the Court deems just and proper.

02 DEMAND FOR JURY TRIAL

03
04 Plaintiffs hereby demand a trial by jury on all issues in this action to the extent authorized by
05 law.

06 DATED this 30th day of June, 2013.

07 

08
09 BENJAMIN C. DURHAM, ESQ.
10 Nevada Bar No. 7684
11 COFER, GELLER & DURHAM, LLC
12 601 South Tenth Street
13 Las Vegas, Nevada 89101
14 (702) 631-6111
15 (702) 946-0826 fax
16 bdurham@vegasdefense.com
17 *Attorney for Plaintiffs*

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS
 Anthony Mitchell, Michael Mitchell, Linda Mitchell

(b) County of Residence of First Listed Plaintiff _____
 (EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorney's (Firm Name, Address, and Telephone Number)
 Cofer, Geller & Durham, LLC
 601 S. 10th St., Las Vegas, NV 89101 (702) 631-6111

DEFENDANTS
 City Of Henderson ,NV; Jutta Chambers; Garrett Poiner, Ronald Feola, Ramona Walls, Angela Walker, Christopher

County of Residence of First Listed Defendant _____
 (IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.

Attorneys (If Known)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

1 U.S. Government Plaintiff

3 Federal Question (U.S. Government Not a Party)

2 U.S. Government Defendant

4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)
 (For Diversity Cases Only)

	PTF	DEF		PTF	DEF
Citizen of This State	<input type="checkbox"/> 1	<input type="checkbox"/> 1	Incorporated or Principal Place of Business In This State	<input type="checkbox"/> 4	<input type="checkbox"/> 4
Citizen of Another State	<input type="checkbox"/> 2	<input type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State	<input type="checkbox"/> 5	<input type="checkbox"/> 5
Citizen or Subject of a Foreign Country	<input type="checkbox"/> 3	<input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6	<input type="checkbox"/> 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury	PERSONAL INJURY <input type="checkbox"/> 362 Personal Injury - Med. Malpractice <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 610 Agriculture <input type="checkbox"/> 620 Other Food & Drug <input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 630 Liquor Laws <input type="checkbox"/> 640 R.R. & Truck <input type="checkbox"/> 650 Airline Regs. <input type="checkbox"/> 660 Occupational Safety/Health <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Mgmt. Relations <input type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Empl. Ret. Inc. Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 463 Habeas Corpus - Alien Detainee <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 810 Selective Service <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 875 Customer Challenge 12 USC 3410 <input type="checkbox"/> 890 Other Statutory Actions <input checked="" type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 892 Economic Stabilization Act <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 894 Energy Allocation Act <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIONS			
<input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	<input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 444 Welfare <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input checked="" type="checkbox"/> 440 Other Civil Rights	<input type="checkbox"/> 510 Motions to Vacate Sentence Habeas Corpus: <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition			

V. ORIGIN (Place an "X" in One Box Only)

1 Original Proceeding

2 Removed from State Court

3 Remanded from Appellate Court

4 Reinstated or Reopened

5 Transferred from another district (specify)

6 Multidistrict Litigation

7 Appeal to District Judge from Magistrate Judgment

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
42 USC 1983

Brief description of cause:
Violation of Civil Rights

VII. REQUESTED IN COMPLAINT:


CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23

DEMAND \$ _____

CHECK YES only if demanded in complaint:
JURY DEMAND: Yes No

VIII. RELATED CASE(S) IF ANY (See instructions):

JUDGE _____ DOCKET NUMBER _____

DATE 06/30/2013 SIGNATURE OF ATTORNEY OF RECORD 

FOR OFFICE USE ONLY

RECEIPT # _____ AMOUNT _____ APPLYING IFP _____ JUDGE _____ MAG. JUDGE _____