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9 **UNITED STATES DISTRICT COURT**
10 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**

12 KAREIM MCKNIGHT

13 Plaintiff,

14 v.

15 CITY AND COUNTY OF SAN FRANCISCO ,
16 SAN FRANCISCO FIRE DEPARTMENT, SAN
17 FRANCISCO POLICE DEPARTMENT and
18 DOES 1-50, inclusive, individually, jointly and
19 severally,

20 Defendants.

CASE NO.: 3:22-cv-4600

COMPLAINT FOR DAMAGES
(42 U.S.C § 1983; and pendent tort claims)

JURY TRIAL DEMANDED

21 **INTRODUCTION**

22 1. On June 13, 2022, Ms. Kareim McKnight along with her friend Amanda Piasecki
23 went to the Warriors playoff game against the Boston Celtics at the Chase Center in San
24 Francisco, California. During the first quarter of the game, Ms. McKnight and Ms. Piasecki
25 peacefully engaged in an act of civil disobedience to protest the United States Supreme Court's

1 recent decision to overturn the landmark case, *Roe v. Wade*. Ms. McKnight and her friend
2 proceeded to the floor, near floor seats, and displayed their banners which stated, “Overturn
3 Roe? Hell No!” As the women reached the main floor, they were met by Allied Universal
4 Security guards who forcibly dragged Ms. McKnight and her friend out of the arena into the
5 stadium garage. Outside the arena, Ms. McKnight was aggressively pulled from behind and
6 forced on the ground.

7 2. While lying prone, a security guard placed his knee in her back. During this time,
8 Ms. McKnight continued to state that she was engaging in an act of civil disobedience. However,
9 Ms. McKnight, who did not show any signs of resistance or agitation, was handcuffed. As Ms.
10 McKnight lay handcuffed, she continued to verbally chant, “Overturn Roe? Hell No!” At this
11 time, a San Francisco police officer threatened Ms. McKnight that she would be injected with a
12 sedative if she did not comply. Ms. McKnight strongly refused to be injected with a sedative.
13 Despite of her protest and without her consent, a San Francisco Fire Department personnel
14 injected Ms. McKnight with a sedative/hypnotic agent against her will while she lay strapped to
15 a gurney. Under no circumstances, did Ms. McKnight become physical or present any signs of
16 threatening behavior. Therefore, the San Francisco Fire Department personnel were without just
17 cause in injecting Ms. McKnight. Thereafter, Ms. McKnight was then taken to Kaiser Hospital
18 where she was released after a short period of time.

19 **JURISDICTION AND VENUE**

20
21 3. This action arises under Title 42 of the United States Code, § 1983. Title 28 of the
22 United States Code, §§ 1331 and 1343 confers jurisdiction upon this Court. The unlawful acts
23 and practices alleged herein occurred in California, which is within the judicial district of this
24 Court. This Court also has supplemental jurisdiction over Plaintiff's state law causes of action
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1 under 28 U.S.C. § 1367. Supplemental Jurisdiction of this Court is invoked pursuant to 28
2 U.S.C. § 1367 over the state law claims which are so related to federal claims in the action that
3 they form part of the same case or controversy under Article III of the Constitution of the United
4 States of America. Venue is proper in this Court under 28 U.S.C. § 1391(b) because Defendants
5 are believed to reside in this district and all incidents, events, and occurrences giving rise to this
6 action occurred in this district.

7 PARTIES

8 4. Plaintiff KAREIM MCKNIGHT (“PLAINTIFF” or “MCKNIGHT”) has been and
9 is a resident of California.

10 5. Defendant CITY AND COUNTY OF SAN FRANCISCO (hereinafter “CITY”) is
11 an incorporated public entity duly authorized and existing as such in and under the laws of the
12 State of California; and at all times herein mentioned, Defendant CITY has possessed the power
13 and authority to adopt policies and prescribe rules, regulations and practices affecting the
14 operation of the San Francisco Fire Department and the San Francisco Police Department and
15 their tactics, methods, practices, customs and usage. At all relevant times, Defendant CITY was
16 the employer of DOES 1 - 50 Defendants. Defendant CITY is vicariously liable under principles
17 of respondeat superior for the California state law violations alleged against the individual
18 Defendants.
19

20 6. Defendant SAN FRANCISCO FIRE DEPARTMENT (SFFD) is an incorporated
21 public entity duly authorized and existing as such in and under the laws of the State of
22 California. SFFD personnel are named as Defendants DOES 1-25 are being sued in their
23 individual capacity under the Fourth and Fourteenth Amendments, and under Plaintiff’s state law
24 claims.
25

7. Defendant SAN FRANCISCO POLICE DEPARTMENT (SFPD) is an incorporated public entity duly authorized and existing as such in and under the laws of the State of California. SFPD Officers DOES 26-50 are being sued in their individual capacity under the Fourth and Fourteenth Amendments, and under Plaintiff's state law claims.

8. Plaintiff is ignorant of the true names and capacities of Defendant SFPD personnel and SFPD officers and therefore sues these Defendants by fictitious names of DOES 1-25 and DOES 26-50 respectively. Plaintiff is informed and believes and thereon alleges that each Defendant so named is responsible in some manner for the injuries and damages sustained by Plaintiff as set forth herein. Plaintiff will amend this Complaint to state the names and capacities of DOES 1-50, inclusive, when they have been ascertained.

ADMINISTRATIVE PREREQUISITES

9. Plaintiff is required to comply with an administrative tort claim requirement under California law. Plaintiff filed a claim against the City and County of San Francisco on August 9, 2022. Plaintiff has not received notice of rejection by operation of law or otherwise.

STATEMENT OF FACTS

10. The incident took place on June 13, 2022 in the evening at or near the Chase Center located at 1 Warriors Way, San Francisco, CA 94158. Ms. McKnight went to Game 5 of the NBA finals with her friend Amanda Piasecki. Both had purchased tickets to the game. During the game, Ms. McKnight and Ms. Piasecki left their seats and went down to the floor, near floor seats, holding banners stating "Overturn Roe? Hell No!" and similar slogans to protest for abortion rights. Once Ms. McKnight and Ms. Piasecki pulled out their banners and began chanting, "Abortion on demand and without apology. Without this basic right, women can't be free. Rise up for abortion rights," security guards surrounded them. Ms. McKnight and Ms.

1 Piasecki sat and then lay down on the floor in civil disobedience mode while continuing to chant.
2 The security guards then quickly removed Ms. McKnight by dragging her on the floor by her
3 feet and hands into a tunnel leading to the stadium garage. Inside the tunnel, one security guard
4 aggressively pulled Ms. McKnight from behind and forced her to the ground. The guard then
5 turned Ms. McKnight onto her stomach. San Francisco Police Department police officers arrived
6 at the scene and handcuffed Ms. McKnight.

7 11. An Allied Universal Security guard then placed his knee into Ms. McKnight's
8 back. A female SFPD police officer approached Ms. McKnight and stated, "If you don't comply,
9 we're going to sedate you." Ms. McKnight, bewildered by the officer's response, stated that she
10 was merely engaging in an act of civil disobedience and would not consent to being injected with
11 a sedative. Ms. McKnight, who lay prone on her stomach, began to chant "Rise up for abortion
12 rights! Overturn *Roe*? Hell no!" while handcuffed. However, even though Ms. McKnight was not
13 physical, and was complying with the officer and security guards' commands, the SFPD arrived
14 and strapped Ms. McKnight onto a gurney. While handcuffed and strapped to a gurney, a SFPD
15 personnel approached Ms. McKnight with a syringe. Ms. McKnight steadfastly refused any
16 injections. Regardless of her protest, and without her consent, she was injected with a sedative by
17 a SFPD personnel. As a result, Ms. McKnight became dizzy and began to slur her words. The
18 ambulance took Ms. McKnight to San Francisco Kaiser Permanente Medical Center where she
19 was immediately discharged after a short time there.
20

21 12. As a result of this incident, Ms. McKnight suffered physical injuries, emotional
22 distress, and a violation of her bodily integrity as she was sedated without her consent. Ms.
23 McKnight did not exhibit any signs of danger to herself nor to others to justify the San Francisco
24
25

1 Fire Department personnel injecting her against her will. Therefore, the medical assault inflicted
2 on Ms. McKnight by SFFD personnel was unreasonable, unlawful, and unnecessary.

3
4 **FIRST CAUSE OF ACTION**
5 **(Violation of the Fourth and Fourteenth Amendments of the**
6 **United States Constitution- Unnecessary Force and Due Process)**
7 **(Plaintiff against Defendants DOES 1-50)**

8 13. Plaintiff re-alleges and incorporates by reference paragraphs 1 through 12 of this
9 Complaint.

10 14. Defendants' above-described conduct constituted violations of Kareim
11 McKnight's rights as provided for under the Fourth and Fourteenth Amendments to the United
12 States Constitution. A Fourth Amendment seizure occurs when, in light of the circumstances,
13 there is "an intentional acquisition of physical control," and "a reasonable person would have
14 believed that he was not free to leave." A competent person has a constitutional right and
15 protected liberty interest in refusing unwanted medical treatment. The due process clause of the
16 Fourteenth Amendment substantively protects a person's rights to be free from unjustified
17 intrusions to the body, to refuse unwanted medical treatment, and to receive sufficient
18 information to exercise these rights voluntarily.

19 15. Defendant SFFD and SFPD personnel violated Ms. McKnight's rights because
20 Ms. McKnight did not show any signs of dangerous behavior or signs of a medical emergency to
21 justify DOES 1-25 injecting her with a sedative without her consent. In addition, Ms. McKnight
22 did not demonstrate any signs of profound agitation or bewilderment to justify a medical need to
23 be sedated because she was strapped to a gurney and handcuffed. Thus, she did not pose a threat
24 to anyone. Further, footage from this incident also demonstrates that Ms. McKnight at no time
25 was she incoherent before being injected with the sedative/hypnotic agent. She consistently

1 opposed the SFFD and SFPD personnel threats and attempts to inject her with the sedative. Ms.
2 McKnight further expressed to no avail that she may even be allergic to the sedative. She was
3 particularly dismayed that the fire personnel made no attempt to determine whether she would be
4 allergic or not.

5 16. As a result, Defendants DOES 1-50 are liable for depriving Ms. McKnight of her
6 right to refuse medical treatment.

7 WHEREFORE, Plaintiff prays for relief as hereinafter set forth.

8 **SECOND CAUSE OF ACTION**
9 **(Monell – Municipal Liability for Unconstitutional Custom or Policy)**
10 **(42 U.S.C. § 1983)**
11 **(Plaintiff Against CITY, SFFD, and SFPD)**

12 17. Plaintiff hereby re-alleges and incorporates by reference herein paragraphs 1
13 through 16 of this Complaint.

14 18. Plaintiff is informed and believes and thereon alleges that the aforementioned law
15 enforcement agencies and government policy or custom, whether made by its lawmakers or by
16 those who represent official policy, inflicted the injury that the government as an entity is
17 responsible for under 42 U.S.C. § 1983. Governmental entities are liable for monetary,
18 declaratory, or injunctive relief where an action that is alleged to be unconstitutional implements
19 or executes a policy statement, ordinance, regulation, or officially ratified or adopted decision.
20 Local governmental entities also can be sued for constitutional deprivations visited pursuant to
21 governmental policies or customs. Entity liability arises when the agency directs the deprivation
22 of federal rights through an express government policy. Liability is also triggered by a custom or
23 practice so widespread in usage as to constitute the "functional equivalent" of an express policy.
24 A policy of action is one in which the government body itself violates someone's constitutional
25

rights or instructs its employees to do so. A policy of inaction is based on a governmental body's failure to implement procedural safeguards to prevent constitutional violations.

19. Plaintiff is informed and believes that there is a lack of policy and training as to when and how an injection should be administered to a protestor. Plaintiff is informed and believes that the government does not have a policy or criteria as to its standard for injecting a protestor. Therefore, Plaintiff believes this lack of policy allows government personnel to arbitrarily inject anyone subjectively without clear signs of a medical need. Ms. McKnight, at no time, was aggressive or physical with officers and medical personnel. In addition, there was no discussion if there was a clear medical need to sedate Ms. McKnight. Ms. McKnight was not dangerously agitated or suffering from any medical emergency justifying SFPD personnel's threat to have her injected with a sedative or the SFPD paramedics' injection of a sedative without her consent. Further, Ms. McKnight was also strapped onto a gurney when the paramedic injected her. Also, Ms. McKnight was not under the influence of any drugs or alcohol, and was not suicidal. Thus, Plaintiff contends that this egregious act was merely done to shut Ms. McKnight up!

20. As a result, Defendants CITY, SFFD, and SFPD are liable for Monell violations.

THIRD CAUSE OF ACTION
(Negligence)

(Plaintiff against Defendants CITY, SFFD, SFPD, and DOES 1-50)

21. Plaintiff re-alleges and incorporates by reference paragraphs 1 through 20 of this Complaint.

22. An individual is liable for injuries caused by failure to exercise reasonable care in

1 the circumstances. A cause of action for negligence arises when there is a legal duty to use due
 2 care. There is a breach of the legal duty and the breach is the proximate or legal cause of the
 3 resulting injury.

4 23. Defendants, without due care, injured Plaintiff. Defendants SFPD personnel had a
 5 duty to not make unsubstantiated threats to have a sedative injected. Defendants SFFD
 6 personnel had a duty as medical officials to use reasonable force. A yet-to-be identified SFFD
 7 personnel breached that duty by injecting Ms. McKnight with a sedative without her consent.
 8 Ms. McKnight was injured as a result of this negligence and suffered injuries which included
 9 dizziness, headaches, and body discomfort as a proximate and direct cause of the Defendants'
 10 negligent conduct.

11 24. As a result, Defendants CITY, SFFD, SFPD, and DOES 1-50 are liable for negligence.

12 WHEREFORE, Plaintiff prays for relief as hereinafter set forth.

13 **FOURTH CAUSE OF ACTION**

14 **(Assault/Battery)**

15 **(Plaintiff against Defendants CITY, SFFD, SFPD, and DOES 1-50)**

16 25. Plaintiff re-alleges and incorporates by reference paragraphs 1 through 24 of this
 17 Complaint.

18 26. Defendants acted with intent to cause harmful or offensive contact or threatened
 19 to touch plaintiff in a harmful or offensive manner. The plaintiff was touched in a harmful or
 20 offensive manner. Moreover, it reasonably appeared to plaintiff that Defendants were about to
 21 carry out the threat. Plaintiff did not consent to Defendants' harmful contact. Battery occurred
 22 when Defendants actually made contact with and harmed the Plaintiff. Defendants' conduct was
 23 a substantial factor in causing Plaintiff's harm.
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1 27. A yet-to-be identified employee at the SFFD, intended to touch Ms. McKnight in a
2 harmful or offensive manner. Ms. McKnight reasonably believed she was about to be touched in
3 a harmful or offensive manner. It reasonably appeared to Ms. McKnight that the Defendant
4 employee was about to carry out the threat. Ms. McKnight did not consent to the employee's
5 harmful contact, which ultimately led to her injuries. The Defendant's actions were excessive
6 and unreasonable.

7 28. As a result, Defendants are liable for assault and battery violations.

8 WHEREFORE, Plaintiff prays for relief as hereinafter set forth.

9 **JURY DEMAND**

10 Plaintiff hereby demands a jury trial in this action.

11 **PRAYER**

12 WHEREFORE, Plaintiff prays for relief, as follows:

- 13 1. For general damages according to proof;
- 14 2. For special damages, including but not limited to, past, present and/or future wage
15 loss, income and support, medical expenses and other special damages in a sum to be determined
16 according to proof;
- 17 3. For punitive damages and exemplary damages in amounts to be determined
18 according to proof as to Defendants CITY, SAN FRANCISCO FIRE DEPARTMENT
19 PERSONNEL, SAN FRANCISCO POLICE DEPARTMENT, and DOES 1 through 50 and/or
20 each of them;
- 21 4. Any and all permissible statutory damages;
- 22 5. For reasonable attorney's fees pursuant to 42 U.S.C. §1988;
- 23 6. For cost of suit herein incurred; and
- 24
- 25

1 7. For such other and further relief as the Court deems just and proper.

2 Dated: August 9, 2022

Law Offices of John L. Burris

3
4 /s/ John L. Burris

5 John L. Burris

6 Attorney for Plaintiff
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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 NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

KAREIM MCKNIGHT

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

(c) Attorneys (Firm Name, Address, and Telephone Number)

Law Offices of Burris, Nisenbaum, Curry, Lacy, 7677
Oakport St., Ste. 1120, Oakland, CA 94621

DEFENDANTS

CITY AND COUNTY OF SAN FRANCISCO, et al.

County of Residence of First Listed Defendant _____
(IN U.S. PLAINTIFF CASES ONLY)NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF
THE TRACT OF 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)

- | | 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)

Click here for: [Nature of Suit Code Descriptions.](#)

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 (Excludes 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 <input type="checkbox"/> 362 Personal Injury - Medical Malpractice	PERSONAL INJURY <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/Pharmaceutical 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"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <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"/> 835 Patent - Abbreviated New Drug Application <input type="checkbox"/> 840 Trademark <input type="checkbox"/> 880 Defend Trade Secrets Act of 2016 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"/> 375 False Claims Act <input type="checkbox"/> 376 Qui Tam (31 USC 3729(a)) <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 (15 USC 1681 or 1692) <input type="checkbox"/> 485 Telephone Consumer Protection Act <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY <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	CIVIL RIGHTS <input checked="" type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education	PRISONER PETITIONS Habeas Corpus: <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty Other: <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement			

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 - Transfer ☐ 8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION

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

42 U.S.C. § 1983

Brief description of cause:
Due Process

VII. REQUESTED IN COMPLAINT:

☐ CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

DEMAND \$

CHECK YES only if demanded in complaint:

JURY DEMAND: ☒ Yes ☐ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE

DOCKET NUMBER

DATE

SIGNATURE OF ATTORNEY OF RECORD

August 9, 2022

/s/ John L. Burris

FOR OFFICE USE ONLY

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

Northern District of California

Defendant(s)

Civil Action No. 3:22-cv-4600

Signature of Clerk or Deputy Clerk