

1 DENNIS CUNNINGHAM (Cal. Bar No. 112910)
ROBERT BLOOM
2 BEN T. ROSENFELD
115-A Bartlett Street
3 San Francisco, CA 94110
Tel: (415) 285-8091
4 Fax: (415) 285-8092

5 WILLIAM M. SIMPICH (Cal. Bar No. 106672)
1736 Franklin Street, 10th Floor
6 Oakland, CA 94612
Tel: (510) 444-0226
7 Fax: (510) 444-1704

8 Attorneys for Plaintiffs

9 JAMES R. WHEATON (Cal. Bar No. 115230)
DAVID A. GREENE (Cal. Bar No. 160107)
10 SOPHIA S. COPE (Cal. Bar No. 233428)
FIRST AMENDMENT PROJECT
11 1736 Franklin Street, 9th Floor
Oakland, CA 94612
12 Tel: (510)208-7744
Fax: (510)208-4562

13 Fee Counsel for Plaintiffs
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15 UNITED STATES DISTRICT COURT
16 NORTHERN DISTRICT OF CALIFORNIA
17 SAN FRANCISCO DIVISION

18 VERNELL LUNDBERG, et al.,

19 Plaintiffs,

20 v.

21 COUNTY OF HUMBOLDT, et al.,

22 Defendants.
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) Case No. C-97-3989-SI

) **PLAINTIFFS' OBJECTIONS TO**
) **EVIDENCE SUBMITTED BY**
) **DEFENDANTS IN OPPOSITION TO**
) **PLAINTIFFS' MOTION FOR**
) **ENTITLEMENT TO ATTORNEY'S**
) **FEES**

) Date: July 29, 2005
) Time: 9:00 a.m.
) Courtroom: 10
) Judge: Hon. Susan Illston
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1 Plaintiffs object to the following materials presented in support of Defendants' opposition
2 brief and in Defendants' objections to Plaintiffs' evidence:

3 **DECLARATION OF OLIVER K. SANSEN AND ATTACHMENTS**

4 Paragraph 7 (reporting that he has learned of an injury to a locked down protester in
5 Sunnyvale): This entire paragraph is inadmissible because it is irrelevant to the issue of
6 Plaintiffs' entitlement to attorney's fees.

7 Attachment 3:

8 (Sunnyvale Department of Public Safety Narrative Reports written by Officers Farley
9 and Swanger): This report is inadmissible because it is hearsay and irrelevant to the issue of
10 Plaintiffs' entitlement to attorney's fees.

11 (San Jose Mercury News article): This article is inadmissible because it is hearsay and
12 irrelevant to the issue of Plaintiffs' entitlement to attorney's fees.

13 **ATTACHMENT TO DEFENDANTS OBJECTIONS TO EVIDENCE SUBMITTED IN**
14 **SUPPORT OF MOTION FOR ENTITLEMENT TO ATTORNEYS' FEES**

15 Attachment (article entitled "Content or Conduct: Just What Upset Portsmouth Police):
16 This article is inadmissible because it is hearsay and irrelevant to the issue of Plaintiffs'
17 entitlement to attorney's fees.

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20 DATED: July 20, 2005

BY: _____

21 Sophia S. Cope
22 FIRST AMENDMENT PROJECT
23 Fee Counsel for Plaintiffs
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