



YMCA VIRTUAL NATIONWIDE JUDICIAL COMPETITION 2021 MOCK TRIAL COMPETITION CASE PACKET

Decker v. The Metro City Police Department

A police officer shoots a pit bull whose owner witnessed a dispute between the officer and a civilian.

Developed by the D.C. Street Law Clinic at Georgetown University Law Center

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STIPULATED FACTS

Note: "Stipulated Facts" are facts that both parties agree to be true. Attorneys agree not to argue about the truthfulness of these facts during the trial.

On January 16th, 2020, while responding to a loitering complaint, Officer Jordan Parnes approached Terry Gibson in front of a convenience store on Rosa Parks A venue, alleging that Parnes saw Gibson throw a plastic bag with white powder in it into a nearby sewer. Pat Decker, who lives across the street from that convenience store, was doing yard work in their front yard when Decker noticed Officer Parnes approach Gibson. Decker went inside their house and retrieved a cellular phone, which was equipped with a video camera, as well as their dog, Angel, a purebred pit bull. Decker returned to the front yard and faced the street, holding Angel on a leash in one hand, and filming the police encounter with their other hand.

At this point, there was a group of people standing in the vicinity of the convenience store. Some of them were observing the encounter between Parnes and Gibson. Officer Parnes decided that they had probable cause to arrest Gibson for drug possession. As Parnes was reading Gibson their Miranda rights, Parnes was hit with at least one unidentified object that was thrown by an unidentified person or persons. Parnes noticed Decker filming the arrest from across the street with Angel by their side. Officer Parnes yelled for Decker to stop filming and called for backup. Decker did not comply. At this point, Decker had left their yard and was standing in the street. Officer Parnes handcuffed Gibson and placed Gibson in the back of the patrol car.

Parnes then crossed the street and approached Decker, who was still filming. Officer

Parnes placed their hand in front of Decker's cellular phone and ordered

Decker to stop filming. Decker refused to do so. A few minutes later, while Parnes and Decker remained in a heated conversation, Parnes shot and killed Angel.

STIPULATIONS OF EVIDENCE

The parties stipulate to the authenticity and admissibility of the following pieces of evidence. However, to discuss such evidence at trial, or to submit the evidence to the judge for consideration, the parties must properly introduce the evidence according to the rules detailed in the Rules of Evidence. The parties reserve the right to dispute any other legal or factual conclusions based on these items and to make objections to these items based on other evidentiary issues.

EXHIBIT A: Map of the Scene

EXHIBIT B: Train-a-Pit Brochure

EXHIBIT C: Train-a-Pit Certificate of Completion

EXHIBIT D: Metro City Police Department Crowd Management Policy

EXHIBIT E: Speed-E-Mart Store Receipt

EXHIBIT F: Speed-E-Mart Customer Records

CLAIMS AND DEFENSES

Plaintiff's Claims

Decker claims that:

- Officer Parnes is a member of the MCPD and was wearing a MCPD uniform and engaged in MCPD policing duties when they confronted Decker and their dog.
 Angel;
- Officer Parnes prevented Decker from videotaping on a public street by putting their hand in front of Decker's camera lens and repeatedly ordering Decker to turn off the video camera;
- In stopping Decker from videotaping, Officer Parnes and the MCPD deprived
 Decker of their First Amendment rights;
- 4. Officer Parnes shot and killed Angel, who was on a leash, and who had made no aggressive movement towards Officer Parnes;
- 5. Angel was the property of Decker; and
- 6. By shooting Angel, Officer Parnes unreasonably seized Decker's property in violation of Decker's Fourth Amendment rights against unreasonable search and seizure.

Defenses

MCPD defends on the grounds that Decker was not protected by the First
 Amendment when Decker was videotaping on Rosa Parks Avenue because
 Decker was inciting a riot and interfering with an arrest in violation of New
 Columbia Civil Code §§1322 and 5750;

- 2. Decker's dog was not under the control of Decker when he lunged at Parnes and thus was at large;
- 3. Parnes had no choice but to shoot Decker's dog to ensure their own safety and the safety of other citizens in the area; and
- 4. The shooting of the dog was reasonable under New Columbia Civil Codes §5500 and was thus not a violation of Decker's Fourth Amendment rights.

RELIEF REQUESTED

Decker requests the court enter judgment in their favor and against the defendant, and to find the MCPD liable for violating their First and Fourth Amendment rights. Specifically, Decker requests the following relief:

- that the entire MCPD be required to attend classes on how to interact with animals:
- that MCPD finance the installation of a plaque, statue, or other appropriate tribute to commemorate Angel's life and untimely death;
- a public apology by Officer Parnes;
- \$1.2 million dollars in compensatory damages for loss of reputation, humiliation, and emotional pain and suffering;
- all punitive damages as allowed by law;
- attorney fees and costs associated with this legal action, including expert witness fees; and
- any further relief that this court deems just and proper.

WITNESS LIST

Witnesses for the Plaintiff

Pat Decker Plaintiff

Terry Gibson
Arrestee

Dr. Lee Chance, Ph.D. Security Consultant

Witnesses for the Defendant

Jordan Parnes
Metro City Police Officer

Jamie Morales
Speed-E-Mart Owner

Dr. Alex Larsen, D.V.M. Veterinarian

Plaintiff's Witness Statements

Witness Statement of Pat Decker

My name is Pat Decker, and I am a 39-year-old emergency medical technician. I was born and raised in Metro City, and I love this town. I love animals, in particular pit bulls. In 2017, I purchased Angel, a purebred pit bull, for \$5000. I've worked with him extensively to train him, particularly because he has so much contact with my children. I enrolled him in Train-a-Pit's 12-week training program. Angel and I missed one of those classes, but since Angel did so well on the final examination, I convinced Train-a-Pit to issue him a certificate. I was way too busy to go to any of the supplemental classes.

Once he completed his formal training, I started entering Angel into dog competitions. Angel was a born champion – he won first place in the 2017 Most Beautiful Pit Bull Competition and was runner-up in the 2018 Strongest Pit Bull National Show, among other awards. We were really making a name for ourselves in the pit bull community. For the last few months, though, we have taken a break from these competitions. At the last show we attended, Angel got distressed after watching a bystander reprimand her child. The mom had raised her voice and was pointing her finger in her kid's face. Screaming can really make Angel agitated. I guess Angel wanted to protect the child, because he started barking and snarling. It took all my strength to hold on to that leash.

On January 16th, 2020; I was minding my own business, taking care of the lawn in front of my house. I heard a commotion across the street, and I looked up and saw this cop getting into the face of someone in front of Speed-E-Mart. I recognized the person in

trouble – a kid named Terry Gibson who was on my oldest boy's football team a few years ago. I would always take Angel with me to watch their games.

When I saw that cop harassing poor Terry, there on my own street, it was the straw that broke the camel's back. It was time to stand up for my neighborhood and my rights as an American. I ran into my house and grabbed my cell phone and my dog. I wanted my camera so I could video what was happening; I wanted to submit a complaint about this cop to the mayor's office, and I needed some evidence to get Mayor Green's attention. I don't really think it's anyone's business why I took Angel with me. If I want to take my dog outside, I can; it's a free country. I guess I wanted Angel to make that cop feel as nervous as they were making all of us feel. If we don't defend ourselves, these cops are going to make it illegal to walk down Rosa Park Avenue.

Other people were mad too, and I think one of the bystanders yelled, "Look, pig, you're on candid camera!" Somehow I caught the cop's attention. The cop started shouting at me, "Turn off the camera immediately!" their gun was raised pointing at Terry. I responded, "This tape is going straight to the Mayor! Let the kid go and come here so I can tell you how we treat each other in this neighborhood." I also let the of ficer and everyone else know that the world was going to see this. I yelled for everyone to get into the shot because I was videotaping this, and it was going on MyTube as soon as I could upload it. I can't tell you how many hundreds of dollars I've paid for fines after I got caught on speeding cameras: now it was time to catch the police on tape.

I wanted to get a better shot, so I left my yard and walked into the middle of the street, with Angel by my side. Everything happened pretty fast after that. The cop sprinted toward Terry and threw the poor kid to the ground and handcuffed them. Half a

second later, the cop had left the corner and was right in front of my face, with gun drawn. I kept the camera focused on the officer and adjusted the volume on my phone. I guess this is when I let go of Angel's leash – I was so nervous that I needed to use both hands to hold the camera and adjust the volume. Angel was my ally to the bitter end – he sat right next to me, staring up at that cop. Angel was being good; he may have barked a few times, but it was because he was so excited about the huge crowd that had gathered around us. He definitely was not growling at the cop.

The cop kept telling me to stop videotaping. The officer threatened me - said I was going to end up in a jail cell right next to my buddy. I screamed right back at the cop – I said that they should get out of our neighborhood and find some other people to harass. The officer said something about restraining my dog, but my dog was where he belonged –heeling by my right side, just like he learned in obedience class. Finally, I couldn't take the tension any more. I felt like I had to stop filming or I was going to get arrested, or even injured by this cop. I turned off the recording function on my phone and lowered it to my side.

Right next to me, Angel got up – he shifted from a sitting to standing position. Pit bulls usually tense up and bare their teeth before an attack, and Angel was not in that attack mode. I was horrified to see the cop point their gun at Angel. I screamed, "Please don't shoot my dog!" But it was too late. As I said those words, the cop pulled the trigger and shot poor Angel through the head, not 3 feet away from me. as my children watched out the window.

I don't know if my family will ever get over that day. This experience has made me hate cops even more than I did before. Almost every day at work I treat someone

who was roughed up by police. The cop treated me like I was nobody, and they should be punished for that reason: to teach every Metro City police officer a lesson – you can't push us around.

Beyond terrorizing my family and me, that officer violated my constitutional rights that I am guaranteed as a United States citizen. That's what bothers me more than anything else, and that's why I am bringing this lawsuit. If I want to videotape my street, I can – it's called the First Amendment, and it protects my right to free expression.

Besides being a member of my family, Angel was also a significant investment: I bought him for \$5000, and he and I won between \$1000 and \$3500 a year in dog competition prize money. He was still young, and he could have competed for years to come. I could have earned thousands of dollars in breeding fees, too. Angel was my property, and as far as I understand it, the Constitution does not allow a cop to kill my best friend for no good reason. Obviously, that cop did not have a warrant. They were in the wrong and should be punished.

When Angel was shot, I lost control. When I turned to help my precious dog, I must have accidentally deleted the video. Trust me, the irony does not escape me.

Witness Statement of Terry Gibson

My name is Terry Gibson, and I am 20 years old and unemployed. Unless you've been living under a rock, you know that it's pretty tough to find a job here in Metro City - I'm one of more than 36,000 unemployed people living here. I'm an artist though; I love to paint and draw, and I sometimes restaurants and businesses hire me to paint murals. I have lived in Metro City for 11 years, since I was in the third grade.

I have had some incidents with the law in the past: I was arrested when I was 15 for shoplifting, and I was arrested when I was 18 for possession of marijuana. But I paid the penalty, and my past has nothing to do with the injustice that was done on me in front of the Speed–E-Mart.

On January 16th, I had gone into the Speed-E-Mart and bought some food, coffee, and other stuff. I'm not usually in that neighborhood, but I had come there that day to meet a bunch of friends. We were going to meet in front of the Speed-E-Mart and then find an open basketball court nearby. After I left the store, I stood outside for a minute to make a phone call - as far as I know, making a phone call on a public street is not illegal. There were a few other people in front of the store – a guy asking for change, and a few other people. I had never met any of them in my life. No one seemed to be out of control or causing a disturbance. A few of my friends who were going to play basketball with me had also showed up.

As I was talking on my cell phone, a police car rolled up. A cop got out and started acting like they owned the corner. The officer was acting like a real jerk, yelling at everyone and demanding to see IDs, and saying that they were going to arrest everyone

for loitering. I stayed on my cell phone and started walking away – no good comes out of talking with cops. As I was walking away. I threw my empty sugar packets and coffee creamer down a sewer grate. This must have caught the cop's attention – the cop ran over to me and bent down looking where I had dropped the trash. They picked up what looked like an empty plastic bag and told me that I was under arrest for drug possession.

I thought I could correct the misunderstanding, so I took a few steps back and told the officer that I was just a normal guy walking out of a convenience store. You could feel the tension in the air – lots of people had stopped in their tracks and were waiting to see how this would resolve. People were yelling nasty things at the cop.

I heard someone yell my name from across the street, and I looked over there. I was shocked to see Pat Decker – I had no idea the Deckers lived in that area. I played football with their son, and Terry Decker came to every game with that crazy pit bull, Angel. Angel is no angel! Lots of parents who attended those football games complained that Angel was snapping at kids, and that Decker always let him run loose without a leash. Most of those parents didn't really know Angel; the truth is that for all she barks, she wouldn't hurt a fly. Eventually our coach asked the Deckers to leave the dog at home. Terry Decker was yelling for people to gather at the corner to scare off the cop.

Nothing I said was convincing this cop to let me go. The cop had their gun pointed right at me – it was crazy! I was terrified. I hadn't done anything threatening. To the contrary, the cop was threatening me. The cop called me a good-for-nothing kid and said I had no business in the neighborhood. The cop shoved me to the sidewalk and pulled my hands behind my back. A spasm of pain shot through my body and my breath

was knocked out of me. I got thrown in the back of the cop car, and I saw the cop running across the street towards the Deckers' place.

I couldn't really see what happened after that – my view from the back of the cruiser was blocked by all the people who had gathered on the corner. I could hear lots of yelling – Terry Decker's voice, the cop's voice, other people yelling too. A dog barking, and then a gunshot and screams.

I got taken in, searched, and they found some weed on me. They charged me with possession and I have a trial date later this month. The bag that cop found on the street wasn't mine.

Witness Statement of Dr. Lee Chance, Ph.D.

My name is Lee Chance, and I am a graduate of the City College in New York, where I studied criminology and police studies. I then earned my Ph.D. in protection management from the John Jay College of Criminal Justice. Following this, I worked for 8 years as an independent security consultant in Iraq with private security guards. One of my primary tasks in Iraq was to coordinate the protection of dignitaries who visited Iraq. For instance, I was in charge of security when Hillary Clinton visited. Although I am not a lawyer, I believe I qualify as an expert in police practices, criminal justice, security, and the laws pertaining to these topics.

I've been back from Iraq for a year. I have mostly been consulting with airport security units, but about 25% of my business comes from educating police in appropriate responses and legal compliance issues. When I work with local police departments, I emphasize the old adage: an ounce of prevention is worth a pound of cure.

While in Iraq, I spent considerable time directing crowd control and teaching security guards how to not use excessive force against civilians. This was particularly important, because there were incidents where guards shot innocent civilians, which turned into a public relations disaster for the United States. I had to ensure civilians' security while also not causing undue damages against civilians and further alienating Iraqis. For instance, if there was a criminal incident in the neighborhood, security forces could not come in and bulldoze the entire community: we had to develop an appropriate response to crime. Even though it was time consuming and costly to strategize about this, I felt we had a professional and ethical obligation to do so. At the same time, we also had to minimize the risk against our security personnel.

Police officers and security personnel have tough jobs. They constantly face violence and danger. This sometimes comes from unexpected sources. Crowd control is particularly difficult. Police also have to make split-second decisions. Because they are responding to danger as they see it, we shouldn't second guess them unless we have good evidence they are wrong.

One of my most important conclusions from my time in Iraq is that it is never permissible to enforce the law and uphold order through actions that break the law.

Police and security forces have a special responsibility to understand how to follow the law when interacting with citizens.

During Clinton's visit, I had to deal with a lot of reporters running around with cameras. All of their equipment made me really nervous – it would be so easy for a terrorist to hide explosive materials in some of that technology, and no one would know the difference. However, I respect the role journalists play in our society, and I balanced my security concerns with their right to report the news. After all, it's so important for our society to be well-informed on current affairs, and video is an impactful way to share with regular people what's going on in the world.

My security team in Iraq often utilized trained dogs in searches and seizures. We used German Shepherds and Golden Retrievers because of their high intelligence and dependability. While we discussed using pit bulls, we ultimately decided against it because of the breed's volatility and the public's flawed perception that all pit bulls are dangerous. Also, we prefer bigger dogs because they look a little more intimidating.

I have extensively reviewed studies discussing incidents when police use excessive force or otherwise act illegally when interacting with citizens. Police officers

who respond individually to police calls are twice as likely to break search and seizure laws than officers who respond to calls with a partner. Additionally, 48% of the US police force is not adequately trained in how to preserve citizens' constitutional rights when executing searches or arrests.

After reviewing the facts of Officer Parnes's response to both Gibson and Decker. I see serious deficiencies in this encounter. First of all, I believe that Officer Parnes used excessive force in arresting Terry Gibson. There was no reason to slam Gibson on the ground like that. Additionally, I believe that the police officer violated Decker's First and Fourth Amendment rights. In particular, I think Parnes overreacted to the presence of a video camera. If Parnes really was in the right and acting completely appropriately, it should not have bothered them that someone was filming the situation. Shooting the dog was outrageously inappropriate. Deadly force should only be used to protect against imminent harm. After all, the dog was Decker's property. When a government official takes a person's property unlawfully, the government is violating that person's civil rights.

I also reviewed the MCPD Crowd Management Policy, and I believe that Officer Parnes's actions deviated from this policy in numerous ways. The officer's worst offenses were responding to the loitering call without backup and using way too much force against that poor dog.

Defendant's Witness Statements

Witness Statement of Jordan Parnes

My name is Jordan Parnes. I am 38 years old, and a 13-year veteran of the Metro City Police Department. I have two kids, one in college, and the other who is a junior in high school.

On January 16th, 2020, I was driving into work when the dispatcher requested a squad car to respond to a complaint from a convenience store on Rosa Parks Avenue that a crowd was gathering outside the store. I was pretty close to the location so I called in to say I would take the call.

When I arrived at the scene and assessed the situation, I was immediately alarmed. It didn't look like your typical cast of Rosa Parks Avenue characters. There were too many people there for it to be just a neighborhood gathering. I parked my squad car in front of the Speed-E-Mart, and counted at least twelve people standing in front of it. Nine of them were standing together in a circle, two others were talking to each other, and then one started walking away so quickly that it raised my suspicion. I later identified this person as Terry Gibson. I shouted at Gibson to hold on a minute. Then Gibson used the oldest trick in the book – "accidentally" dropped something so they could ditch their stash. I've been around long enough not to fall for that, so I quickly checked the sewer and found the baggy that Gibson had gotten rid of. The bag was later analyzed in the police laboratory, and a lab tech reported that traces of cocaine were identified in the bag. The rest of the drugs must have fallen into the sewer when Gibson dropped the bag.

I think I should step back and explain the crowd management training I just participated in at headquarters. The city's been having a bit of trouble with "flash mobs"

– and no, I don't mean the singing and dancing kind. A group of citizens will rush an area, sometimes stealing from a store, and other times causing trouble on the streets. The Metro City politicians have made it clear that the flash mob problem needs to stop immediately. We were told to pay special attention to situations that had the potential for spiraling into a flash mob and that when we encountered an unruly group, we should disburse the crowd as quickly and peacefully as possible. I find that busting a blatant crime in front of those crowds tends to do the trick and gets people moving on their way.

With that training in mind, I knew that I needed to break up this group because it had the potential to explode into disorder. I decided to bust Gibson for the drugs and to disburse the other people quickly and in an orderly fashion – they needed to leave. They were breaking loitering laws standing there in front of the store. However, as soon as I opened my mouth to the group, I was met with hostility. One of the guys outright refused to move, the others did not seem in much of a hurry to leave. One of them spit on the ground by my feet. It was disgusting! I yelled at Gibson, who was walking away, to stop. Gibson complied but didn't seem too pleased about it. It's a pretty horrible feeling to be an authority figure in front of a group that hates authority.

The crowd started heckling me, although I can't remember everything they were yelling at me. I surveyed the scene and saw that most of the screaming was coming from someone across the street with a phone pointed at me. The person holding the phone was yelling, "Get over here everybody! Come watch this cop! Let's get them out of our neighborhood!" They were clearly trying to incite the crowd, and it was working. I later identified this person as Pat Decker. The group in front of the Speed-E-Mart had grown from 12 to about 20. I tried to refocus myself on getting this job done, but I was definitely feeling nervous that

I was there without backup. As the situation got worse, I called for additional officer support. Keep in mind that this was cutting into the department's limited number of officers available.

I'm almost positive that I heard from across the street, "Run, Terry, run!" I was afraid that Gibson would listen to the advice, so I grabbed and cuffed them. I felt something hit my side – someone must have thrown something at me, but I'm not sure what it was. A rock hit the side of my patrol car. The situation was getting out of hand. I pushed past the people who had gathered by my squad car, threw Gibson into the back seat and raced across the street. I needed to stop the source of this growing crowd: the loudmouth neighbor videotaping. I also wanted the videotape; I remembered hearing at the crowd control training that we should gather all evidence associated with the arrest and my actions to control the crowd.

As the backup pulled up, I confronted Decker in the middle of the street, where they were continuing to film. At this point, I clearly had Decker for inciting a riot, and also for interfering with an arrest. I gave Decker several commands to refrain from recording, which they ignored. I was also nervous about the dog. I realized it was a pit bull. It was barking like crazy as it sat next to Decker and was shifting back and forth. I commanded Decker to restrain the dog, but they wouldn't take their hands off the phone. The dog's leash was on the ground beside it. When I attempted to take the camera, I saw the dog bare its teeth.

From the corner of my eye, I saw the dog stand up, preparing to lunge. I made a split-second decision to preserve the safety of myself and the other citizens present and shot the dog. I have a family at home. If it's between a dog's life and my own, I'm

going to shoot first and ask the dog's owner questions later. This situation is a perfect example of all the tense decisions cops have to make every day. I do not take lightly the decision to discharge my weapon.

We decided not to pursue charges against Pat Decker. It wasn't worth the police resources. Anyway, Decker somehow erased the whole videotape. I wish they hadn't. Maybe I wouldn't have to be involved with this case if the tape was around to show how well I handled this disturbance. But that's part of being a cop – we put our lives on the line every day and get nothing but criticism for it. I feel insulted that I have to participate in these proceedings. That I have to defend my behavior on that day. It's Decker that should be held accountable. I perceived Pat Decker as a threat, and I acted accordingly to quell that threat.

Witness Statement of Jamie Morales

My name is Jamie Morales, and I am 58 years old. I have owned and operated the Speed-E-Mart on Rosa Parks Avenue for seven years. I started working in a Speed-E-Mart when I was 16 years old and worked my way up from clean-up crew to cashier to shift supervisor to manager to regional manager. My parents taught me the value of hard work at an early age, and I have always worked at least 60 hours a week to support my family and make a better life for us.

I bought my first Speed-E-Mart in New Columbia almost 20 years ago. I now own 5 Speed-E-Marts and hope to continue to expand in the coming years. My plans do not stop with Speed-E-Marts, however. I hope to open sandwich shops next to all my stores. Unfortunately, my permit application to build a sandwich shop next to my store on Howard Avenue was denied two years ago because of the risk that loitering violations would increase along Howard Avenue due to my shop. The Planning Board denied my appeal based on evidence from the police that new businesses similar to my proposal had led to an increase in foot traffic, misdemeanor citations, and police activity in the area. I plan to reapply soon.

In terms of my personal life, I am married and have three grown kids. I volunteer as a counselor and mentor to the local Narcotics Anonymous group. We meet once a week to counsel and support people working their way through the drug addiction recovery process. I am also an active supporter of the Military Veterans of America Memorial Fund and several other causes, including environmental groups and the "Clean Streets for New Columbia" organization. Too bad I can't clean the streets of all those troublemakers outside my stores who are costing me money.

At all Speed-E-Marts, we have a policy that all on-duty police officers get free coffee and one pastry. This encourages police officers to come into our stores and helps show the public how much we value police officers in our community. Some of the officers do not respect our one pastry limit though and take more - sometimes even a dozen donuts when they stop by. I haven't said anything to those officers yet. I think the police presence can be good for protecting my store and keeping troublemakers away.

In the last two months, two of my stores have been hit with "flash mobs." I was at both of them when this happened. All of a sudden, a dozen or more people came in at once. They spread out and started taking things. Then they ran out amid the confusion. I've lost a thousand dollars of goods this way.

On the day in question, I noticed that a crowd was gathering outside the store. I didn't recognize anyone from around the neighborhood. It looked to me like a repeat of the flash mobs that had hit my other stores, and I was especially nervous because so many of those people had just bought alcohol from my store. I called 911 at that moment. Then, a person I now know as Terry Gibson entered my store and bought a few things, although I can't remember exactly what they bought. I gave the officers a receipt from the store records about that. Gibson left my store and talked to some of the people outside. I began to recall they looked familiar and worried that Gibson was from those other flash mobs. The way they were interacting with the others. it looked like they were giving the group orders, like a group leader would.

A few minutes later, a police car pulled up outside. Gibson saw the police car, too. I saw Gibson drop something white on the ground. I remember thinking how they deserved it when the police officer approached Gibson. I saw the police officer pick

something up off the ground and then approach Gibson. Pretty quickly, I could tell that the conversation was getting animated. Both of them were raising their voices and shouting so loud that I could hear the shouts inside the store. The other people started to gather around the two of them, and I saw the police officer look across the street and yell at someone else.

Gibson and the police officer were talking for a good few minutes and the whole time, the officer was yelling at somebody else that I couldn't see. In the meantime, lots of people had gathered around. It was getting near the dinner rush, so my store was getting crowded with the evening customers. Next thing I knew, the customer was sitting in the back of police car and the police officer was out of my sight.

I stepped outside my shop so I could see what was happening, and I saw the cop in the middle of the intersection, in front of Pat Decker, one of my best customers. I saw Decker's dog bouncing around right next to Decker – that's not unusual, though. That dog is really hyperactive and never stops barking. It drives me crazy. I'm a little afraid of the dog – a few times, it has gotten loose and wandered in front of my store, growling at my customers.

Decker was holding up their cell phone while talking to the officer. I heard a gunshot, which terrified me, so I ran back inside my shop. A few minutes later, two more police cars pulled up and four officers jumped out. Just another day on Rosa Parks Avenue. Sometimes I have to remind myself why I even try to run a business here.

Witness Statement of Dr. Alex Larsen, D.V.M.

My name is Alex Larsen, and I graduated from Southwest Idaho State College of Veterinary Medicine with a doctorate of veterinary medicine. Following my graduation from Southwest Idaho, I completed a one-year fellowship in Canine Medicine & Surgery at the Sheehy Animal Hospital. I am currently a faculty member in the Canine Science Department at the University of New Columbia's School for Veterinary Medicine. I consider myself an expert in the care, treatment, and training of pit bulls, which my credentials and experience show.

I have been a licensed veterinarian in the state of New Columbia for 11 years. I am certified in Veterinary Acupuncture by the Camilleri Holistic American Association of Canine Practitioners. I'm also a member of the American Kennel Club, and the Association of Pet Dog Trainers. However, I would never join People for the Ethical Treatment of Animals. While animals should always be treated with kindness, it's ethical to use animals in science experiments to save human lives, in my view.

I grew up on a farm and have loved and taken care of animals all my life. My first pets (besides our farm animals) were injured swans that I rescued from a local pond after they were attacked by a neighbor's dog. We eventually adopted a Clydesdale and several animals from a disbanding circus, including a pony, a black bear, and a chimpanzee. I am familiar with the pain and associated trauma of losing an animal friend as I had to recently euthanize our family's poodle when she lost control of her bowels and front legs at the age of 18 (human years).

I am very much opposed to hunting and have been arrested twice for chaining myself to the doors of bear check stations to protest hunting in national forests. Animals are valuable contributors to the environment, not just target practice for hunters. Besides, careless hunters have accidentally shot each other plenty of times. Last year my cousin was seriously wounded in a hunting accident. Both times I was arrested, I paid a fine and did not face jail time. My only other encounter with law enforcement occurred when I was cited for failure to maintain proper distance after I accidentally rear-ended a police car that had stopped suddenly and for no reason immediately in front of my car. That cop was such an idiot. He slammed on his brakes in the middle of the road and caused significant damage to my car.

I love being a vet in Metro City and have given at least ten lectures on the benefits of holistic canine medicine for managing pit bulls' temperaments at the New Columbia Canine Obedience School ("NCCOS"). Pit bulls, like any species, do not all act alike. The behavior of any domestic dog, including pit bulls, is a complex mixture of hardwired genetics, environmental influence and human management. I have a \$40,000 per year contract with MCPD to help them train drug sniffing dogs. We don't use pit bulls in that program because they need so much training and because of their volatility.

Pit bulls are not for the casual pet owner, however, as they have been bred to be working dogs and are valued for their willingness to test their mettle against larger and stronger animals. Thus, pit bulls need much more energy, time, commitment, and respect from their owners than many other breeds. Pit bulls can be very friendly and often try to greet strangers with a "bully grin" and wiggling butt while the dog tries to get closer to the stranger in order to assess the stranger's scent. Pit bulls should always be leashed during these encounters in case the person does not understand these normal, friendly dog behaviors and interprets them as aggression.

Over the past four years. I have worked with NCCOS to develop a program specifically targeted at training pit bulls. We focused our program on human management and teaching pit bulls how to respond properly to environmental influences. The program teaches the dogs "manners training," which includes 4 major lesson areas: heeling, sitting, not jumping, and responding to verbal commands. One of the important components of any recognized dog training school's course on verbal direction is that when there is no verbal command, the dog should not act. For example, if a stranger engages with the dog, a properly-trained dog under the control of its owner will not react to the stranger without a verbal command from the owner.

If a pit bull is not properly trained, they are 60% more likely to attack a person or another animal. And even when a pit bull is properly trained, there is always the off-chance possibility that it will perceive a threat and attack. Over the past five years, I have euthanized 15 pit bulls. That's more than any other breed of dog. Anyone who tells you that a pit bull can be made completely safe doesn't know anything about the breed. In fact, I have turned down consulting offers from Train-a-Pit because of its ridiculous money-back guarantee and overblown claims it makes in its brochure, which I have reviewed. If something sounds too good to be true, it probably is.

I have examined the accounts of the events leading up to the shooting of Angel. Angel was exhibiting the characteristics of an aggressive dog. Although he had a leash on him, his owner did not have control of the leash. Knowing what I know about pit bulls, if I had been in Officer Parnes's position, I would have not let Angel attack me either.

Statutes And Case Law

STATUTES

New Columbia Civil Code §1983: Civil Action for Deprivation of Rights. If a person, while exercising power granted to them by state law or government, deprives (or causes to be deprived) any other person of any rights, privileges, or immunities secured by the United States Constitution, the injured party may bring a civil action to seek redress.

- a. **Damages**. If the injured party prevails in the civil action, the court may order a monetary award for damages, an injunction, reasonable attorney's fees and costs, or any other appropriate relief.
- b. **Individual Liability**. Only the government entity that granted power to the person who deprived the injured party of their rights shall be held liable, except that the individual may be found liable if they deliberately and indifferently deprived the injured party of their rights, privileges, or immunities.

New Columbia Civil Code §1322: Rioting or Incitement to Riot

- a. **Definition of 'riot.'** A riot is a public disturbance involving an assembly of 5 or more people, who, by tumultuous and violent conduct (or the threat thereof) create grave danger of damage or injury to property or persons.
- b. Rioting prohibited. Willfully engaging in a riot is prohibited.
- c. **Inciting rioting prohibited.** Willfully inciting or urging other persons to engage in a riot is prohibited.

New Columbia Civil Code §5750: Interfering with Arrest. A person commits the crime of interfering with arrest if, knowing that a law enforcement officer is making an arrest (or the person reasonably should know that a law enforcement officer is making an arrest) for the purpose of preventing the officer from effecting the arrest, the person interferes with the arrest of another person by causing the arrest to become more difficult through the use or threat of use of violence, physical force, or any other distraction.

New Columbia Civil Code §5500: Control of Domestic Dogs. It shall be unlawful for any dog owner to allow their dog to run at large within the city limits of New Columbia.

- a. **Definition of 'at large.'** The term 'at large' shall mean a dog that is not in an enclosure or otherwise confined, or is not under the control of the owner or other person by means of a leash, cord or chain.
- b. **Procedure for Dogs at Large.** Animal control officers are tasked with impounding any animal found at large.

- c. **Preventing Harm by Domestic Dogs.** It shall be unlawful for any dog owner to allow their dog to harm another person.
- d. Government Response to Unlawful Dog Activity. It shall be lawful for the animal control specialist or any police officer informed of unlawful dog activity to tranquilize or kill any dog at large within the city which cannot be safely impounded or which harms or threatens to harm any person.

CASE LAW

When a court makes a decision (a "holding") in a case, that decision is considered law and can be applied to other cases involving similar facts. No two cases will have exactly the same facts, however. You should look for cases that have facts similar to your case and use those cases to argue in favor of your position.

If the court made a decision in the similar case that is the same decision you are seeking, you should argue that the two cases are so similar that the court in your case must make the same decision as the court in the similar case.

If the court made a decision in the similar case that is not the decision you are seeking, you should be prepared to argue why the facts in the cases are so different that the court in your case should make a different decision.

The following cases include law that may help prove your case. You may not refer to or use any facts or arguments from either (a) parts of this case not specifically included below or (b) any other case. All cases have the same persuasive precedential value.

How to use these cases in trial:

- 1. Read the case excerpts below.
- 2. Decide whether you think the facts from each case are similar to the facts in this case
- 3. If you think the facts are similar and you think the decision <u>should</u> apply to the current trial:
 - a. Establish during the opening and witness questioning how this trial's facts or issues are <u>similar</u> to the facts of one of the below cases.
 - b. Mention the case in your closing: tell the court the case name, the law in the case, and why that law should be applied in this trial.
- 4. If you think the facts are similar and you think the decision <u>should not</u> apply to the current trial:
 - a. Establish during the opening and witness questioning how this trial's facts or issues are <u>different</u> from the facts of one of the below cases.
 - b. Mention the case in your closing: tell the court the case name, the law in the case, and why that law should not be applied in this trial.

Glik v. Cunniffe

<u>Facts</u>: Simon Glik was arrested for using his cell phone's digital video camera to film several police officers arresting a young man on the Boston Common. Glik recorded the officers because he thought the officers might be using excessive force in making the arrest. Glik openly recorded the officers' actions from ten feet away from where the arrest was happening but did not speak to the officers or disturb them in any way. After the suspect was placed in handcuffs, an officer said "I think you have taken enough pictures." Glike replied, "I am recording this. I saw you punch him." Glik informed the officer that Glik had both video and audio recorded the officers' actions. The officers arrested Glik and confiscated his cell phone and a computer flash drive. The criminal charges were later dismissed. Glik then sued the officers for violating his First Amendment rights.

Holding: Glik's actions in filming the police officers carrying out their duties in a public space were protected under the First Amendment. The court noted that the right to film is not without limitations, however, and the right to film may be subject to certain time, place, and manner restrictions.

Robinson v. Fetterman

<u>Facts</u>: Allen Robinson was concerned about what he believed was the unsafe manner in which Pennsylvania state troopers conducted truck inspections on Route 41. Robinson obtained permission from a nearby landowner to videotape the troopers from the landowner's property. Robinson filmed the officers conducting inspections while maintaining a distance of approximately thirty feet from them. He did not interfere with the activities of the troopers. He was arrested and convicted of harassment.

Several years later, after his wife told him that she almost had an accident due to the traffic congestion caused by these inspections, Robinson obtained permission from a different landowner to videotape the police inspections from a farm with property near the inspection station. Three troopers entered the farm and asked him to stop videotaping. Robinson refused and was again arrested for harassment, a charge that was later dropped. Robinson then sued for violation of his First Amendment rights.

<u>Holding</u>: An individual does not lose his or her First Amendment rights simply because of a prior arrest or because s/he is disliked by the police. Robinson's videotaping was legally protected under the First Amendment, and the troopers were liable for their retaliation against Robinson.

Altman v. City of High Point

<u>Facts</u>: Several dog owners brought suit against the City of High Point after animal control officers shot and killed their dogs as the dogs ran at large in the city.

1. The Larsen Incident. Plaintiff Kimberly Larsen was the owner of "Heidi," a purebred Rottweiler. Larsen testified that Heidi always wore a collar and tags. On January 10, 1997, Larsen left Heidi in her fenced yard while she and a family member left to run some errands. That same day, Officer Perdue responded to a call about a large, vicious Rottweiler that was loose and had chased and attacked, or attempted to attack, a citizen. When Officer Perdue arrived on the scene, he spoke with Willie Sturdivant, the citizen who had reported the incident. Sturdivant told Perdue that he had been chased by the dog and had only been able to escape the attack by beating the dog off with a stick. Sturdivant was scared to walk back down the street, so Officer Perdue gave him a ride.

After dropping off Sturdivant, Officer Perdue began searching for the loose dog. A local woman told Perdue to be careful of the dog because it was dangerous and aggressive and had been in the streets chasing cars and people. She also told him where the owners of the dog lived, although she noted that they were not home. Perdue next came upon Charles Elkins, a neighbor of the Larsens, walking on the street, and he stopped to warn Elkins about the loose dog. Elkins reported that the dog lived at the Larsens' and directed Perdue to the house. Officer Perdue pulled into the Larsens' driveway, exited his vehicle with his shotgun, and began to walk toward the home.

Elkins observed what happened next from a distance of about 150 feet. He said that as Perdue walked toward the home, Heidi came walking around the corner of the house. Heidi slowly approached Perdue and jumped or lunged from the driveway up into the yard. At this point, Heidi was ten to twelve feet from Perdue. Heidi then stopped, turned around, and began walking away from Perdue toward the street. Perdue then fired, striking Heidi in the hindquarters. He fired again to end the animal's suffering. Perdue dragged Heidi's remains to the end of the driveway and called sanitation to dispose of the body. He then left the scene.

2. The Frye Incident. Wendy Frye owned four dogs-"Tut-Tut," "Bandit," "Boo Boo," and "Sadie"-that were approximately seven months old and weighed 15-20 pounds each. The dogs' mother was a Siberian Husky mixed-breed dog; it is unclear what breed their father was. The dogs wore collars but did not wear tags. They were kept in a pen in Frye's backyard but had a tendency to dig under the pen and escape.

On the morning of February 8, 1997, Officer Berman of the High Point Police Department responded to a call about a pack of dogs chasing people. According to him, when he arrived on the scene, the dogs charged his car, growling and showing their teeth. In the pack were three of Frye's dogs and two larger strays. Officer Berman remained in his car and called for Officer Perdue. While Berman waited for Perdue to arrive, the dogs ran across the street and began harassing a woman who was trying to exit her vehicle. Berman drove over and blew an air horn to disperse the dogs. The dogs ran, and the woman was able to leave her car and get to her residence. A man then came out of the residence. One of the dogs tried to bite him, but Berman again dispersed the dogs with his horn.

Shortly thereafter, Perdue arrived on the scene. The dogs aggressively rushed his truck as soon as he pulled up. One of the dogs jumped into the window of his truck and Perdue had to beat if off with his nightstick. When he exited the vehicle, the pack attacked him and Perdue fired into it with his shotgun, killing two of the dogs (Bandit and Tut-Tut). The rest of the pack disbursed.

3. The Wallace Incident. Plaintiff Gilbert Wallace owned a Golden Retriever/Labrador mixed-breed dog named "Sundance." Wallace asserts that Sundance was a well-behaved, passive dog, but that he had a habit of escaping from his fenced-in yard by digging under the fence. Wallace had several other dogs, which he also kept in a fenced area. Wallace had been cited on six previous occasions for allowing his dogs to run loose, and he had been warned about the poor condition of his fence. In addition, Officer Moxley had previously told Wallace that his dogs were becoming more aggressive.

On January 25, 1999, High Point Police Officer Blue responded to a call that a dog had bitten someone. When he arrived at the scene, a dog that Officer Blue described as a "black chow-lab mix," Sundance, charged him. Blue racked his shotgun, and the animal stopped, but continued to growl. Blue radioed for animal control to respond.

Blue then interviewed the bite victim, Lonnie Baldwin. Baldwin told Blue that the dog had chased his child to the bus stop. Baldwin chased the dog to protect his child, and the dog bit him on the hand. As Baldwin and Blue were talking, Officer Moxley arrived on the scene along with Officer Perdue. At this point, Sundance had retreated to Wallace's yard and was sitting outside the fence. Moxley informed Baldwin and Blue that this dog had given him problems in the past. He then got back in his truck and drove the short distance to the Wallace house.

Moxley exited his vehicle with his shotgun and proceeded toward the rear of the truck. At this point, Sundance charged at full speed, growling and showing his teeth. Moxley raised his shotgun and fired when Sundance was about five yards away, killing the dog. He then loaded the remains into his truck so the dog could be tested for rabies. Sundance was wearing no collar or tags.

4. The Altman Incident. The most recent of the four incidents involves plaintiffs Robert and Ann Altman, and their dog "Hot Rod," whose actual lineage was unknown but who the Altmans thought was at least part pit bull. According to the Altmans, Hot Rod was a non-aggressive, obedient dog, who always wore his collar and tags as required by law.

On the morning of March 24, 2000, Hot Rod was wandering the streets alone. Terry Evans, who owned a local business, saw Hot Rod following a meter reader, Roger Hendricks. Evans was familiar with Hot Rod, having seen him on the street before and having seen him behave aggressively. Fearing for Hendricks' safety, Evans called 911. When Officer Moxley arrived, Hot Rod "took off" toward the residential houses located further down the street. Moxley exited his vehicle with his shotgun and gave chase. Moxley fired between two of the houses in the direction of Hot Rod, who was about 75 yards away. Hot Rod was running behind the houses, and Moxley was running in front of

the houses. He fired again between two houses in the direction of Hot Rod, who was approximately 50 to 60 yards away. Moxley fired a third shot, and Evans heard Hot Rod "hollar." Hot Rod emerged from behind the houses bleeding and dragging his hind leg, but was still running. Moxley had Hendricks retrieve more shells from his truck, and then pursued the dog. A short time later, a fourth shot was heard and Moxley emerged dragging the remains of Hot Rod.

Holding: Dogs do qualify as "effects" under the Fourth Amendment and are therefore protected from unreasonable searches and seizures. The destruction of property, or shooting, of a dog is a seizure and in all four incidents, the seizures were reasonable because the officers' actions were objectively reasonable, considering the facts of each situation and the public interests versus the individual interests at stake.

Brown v. Muhlenberg

Facts: Kim and David Brown lived in a residential section of Reading, Pennsylvania and were preparing to move house. Kim was upstairs packing, while David was loading the car. Immi, their three year old Rottweiler pet, had been placed in the Browns' fenced yard. Although the Browns had not secured a dog license for her, Immi wore a bright pink, one inch wide collar with many tags: her rabies tag, her microchip tag, a guardian angel tag, an identification tag with the Browns' address and telephone number, and the Browns' prior Rottweiler's lifetime license. Unbeknownst to the Browns, the latch on the back gate of their fence had failed, and Immi had wandered into the adjacent parking lot beyond the fence.

A stranger parked in the lot observed Immi as she wandered about in it. After three or four minutes of sniffing and casually walking near the fence, Immi approached the sidewalk along the street on which the Browns lived. As she reached the curb, Officer Eberly was passing in his patrol car. Seeing Immi, he pulled over, parked across the street, and approached her. He clapped his hands and called to her. Immi barked several times and then withdrew, circling around a vehicle in the parking lot that was approximately twenty feet from the curb. Having crossed the street and entered the parking lot. Officer Eberly walked to a position ten to twelve feet from Immi. Immi was stationary and not growling or barking. According to the stranger observing from his car, Immi "did not display any aggressive behavior towards [Officer Eberly] and never tried to attack him."

At this point, Kim Brown looked out of an open, screened window of her house. She saw Officer Eberly not more than fifty feet away. He and Immi were facing one another. Officer Eberly reached for his gun. Kim screamed as loudly as she could, "That's my dog, don't shoot!" Her husband heard her and came running from the back of the house. Officer Eberly hesitated a few seconds and then pointed his gun at Immi. Kim tried to break through the window's screen and screamed, "No!" Officer Eberly then fired five shots at Immi. Immi fell to the ground immediately after the first shot, and Officer Eberly continued firing as she tried to crawl away. One bullet entered Immi's right mid-neck region: three or four bullets entered Immi's hind end. Immi had lived with

the Browns pre-school aged children for most of her three years and had not previously been violent or aggressive towards anyone.

<u>Holding</u>: While a police officer may restrain a dog so that it will pose no danger to the person or property of others, a police officer may not destroy a pet when it poses no immediate danger and the owner is looking on, obviously desiring to retain custody. Destruction in those circumstances would be an unreasonable seizure within the meaning of the Fourth Amendment.

Evidence

EXHIBIT A: Map of the Scene

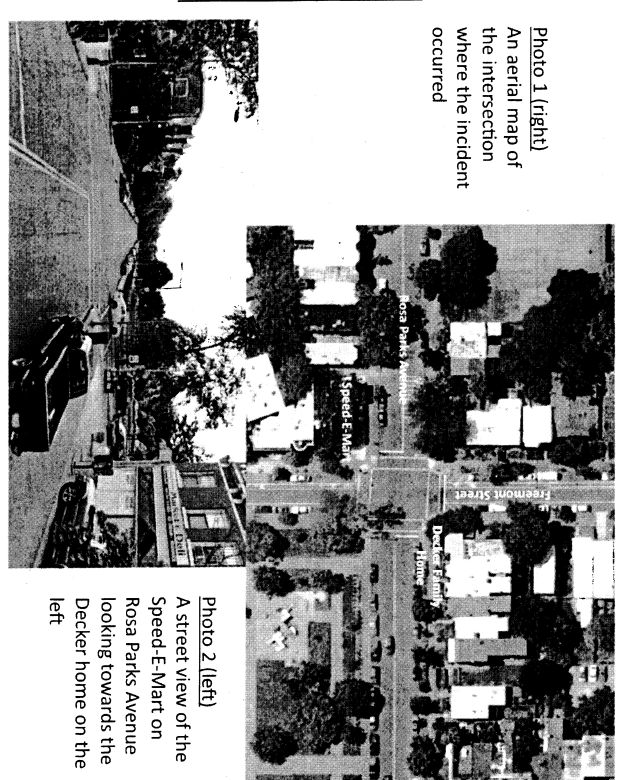
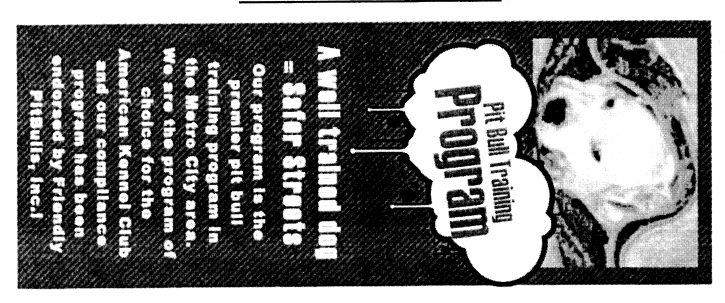
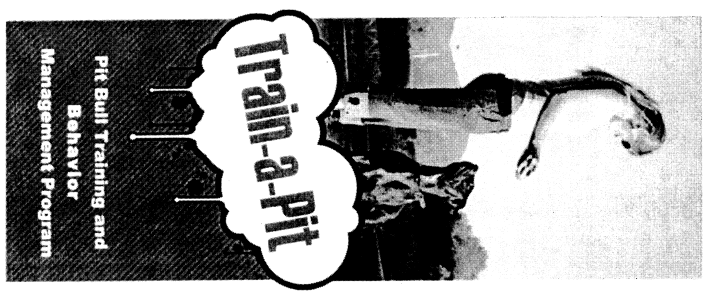


EXHIBIT B: Train-a-Pit Brochure







The Train-a-Pit Program

How to Train a Pit Bull-Or Just About

Any Other Dog For That Matter

 An uncontrolled dog can lead to strained relationships with the neighbors. Not many people will put up with a dog that barks incessantly, day or night.

 A misbehaving dog can put a strain on the owner's relationship with the animal. Instead of the time spent together being a happy period, it can be very stressful for both the human and animal.

3. Help end the prejudice against pit bulls. Many people criticize the breed for being aggressive. However, when properly trained, pit bulls are a fun and loving addition to any family

Program Features:
The Train-a-Pit Program has the following key

• 40 hours of instruction for both pet and owner
• All programs include sessions on "How to manage your Pit," "Teaching your Pit to

Behave in Public, * and *Polite Pits Please:

Heeling New People"

Money-back guarantee: We guarantee that every pit who passes our program will be a model citizen and never (yes, we said never) attack or injure another dog or person*

Supplemental non-aggression and familyfriendly programs available for free to 12 week enrollees

Exclusions apply for provoked affacks or

TRAIN-A-PIT

IS AWARDED TO

TO CERTIFY THAT HE AND HIS OWNER HAVE SUCCESSFULLY COMPLETED A 40 HOUR TRAINING COURSE ON PIT BULL BEHAVIORS, INCLUDING

RECOGNIZING AND CONTROLLING AGGRESSION

LAURA MASON, DOG BEHAVIOR SPECIALIST

Meghan Bayer

MEGHAN BAYER, HEAD TRAINER

EXHIBIT D: Metro City Police Department Crowd Management Policy

Metro City Police Department Crowd Management Policy and Procedures

M.C.P.D. Primary Objective: 100% staff adherence to all policies and procedures to achieve law enforcement objectives, protect the safety of all persons in Metro City, and uphold the constitutional rights of all persons and all applicable laws.

Guideline #37: Law enforcement agencies should follow the Standardized Emergency Management Protocols (SEMPS) when managing crowds and acts of civil disobedience.

- 37.1 LEOs should employ the following strategies, when applicable, and in approximately the priority order identified below; LEOs are authorized to omit initial steps with unexpected, non-compliant, or threatening crowd:
 - a. Establish line of communication through premeeting with group organizers
 - b. Pre-incident community training
 - c. Deploy sufficient numbers of LEOs and public safety personnel to control all possible anticipated events
 - d. Establish overt police presence
 - e. Use of dispersal methods such as loud speech, amplified sound, clear signage, etc.
 - f. Avoid direct confrontation when possible
 - g. Slow down the incident as much as possible
 - h. Emphasize teamwork and avoidance of individual action

- i. Prepare specialty vehicles or incident-specific specialists when situation deviates from norm
- j. Request and coordinate presence of support units when necessary to maintain control or when situation escalates beyond what was anticipated
- k. Plan for the safety of all bystanders and others not involved in the central incident
- Establish photo/video journal of chronology of events
- m. Employ a progressive force response, beginning with voice commands and utilizing available alternatives such as firm grip, pepper spray, plastic handcuffs, electrical control devices and non-permanent immobilization tactics
- n. Establish and preserve photo/video journal of arrest and booking
- 37.2 If possible in light of overall police objectives and particulars of the incident, LEOs should not:
 - a. Place citizens or bystanders in any additional risk due to LEO presence or activity
 - b. Proceed with any situation in which LEO is at a clear tactical disadvantage
 - c. Knowingly endanger another LEO or citizen
 - d. Extend the incident scene beyond what is critical to the central incident
 - e. Employ lethal force unless absolutely necessary
 - f. Permit any individual with critical evidence or information to depart the scene without producing identification displaying a name and present address

EXHIBIT E: Speed-E-Mart Store Receipt

SPEED-E-MART 435 ROSA PARKS AVENUE METRO CITY, USA 243-756-1234 INVOICE#: 18405481 COFFEE 160Z - 2 Cream - 2 Sugar 1,69 664084 0,00 566801 E-Z RIDER CIGARETTE 1,79 PAPER SEALLOCK 100 SANDWICH BAGS 3 @ 2,99 CHEWING GUM 533581 8,97 0,79 13,24 1,03 545582 SUBTOTAL SALES TAX @ 7,75% TOTAL DUE 14,27 CASH 20,00 TOTAL TENDER CHANGE DUE 20,00 5.73 ITEM COUNT 6 INV#: 18405481 MON JAN 16 16:47:39 2020 Register #: 2 CASHIER ID#: 122 THANK YOU FOR CHOOSING SPEED-E-MART ***********

EXHIBIT F: Speed-E-Mart Customer Records

	8577.46	550	Report:	TOTAL Report:
%	96.52	α	ard g	- md/
10.9%	. ω 	17	urd /	6pm -
24.2%	2503.42	196	mela	5pm -
39.5%	1443.59	8.7	Spin	4 pm -
29.3%	136.60	12	4pm	3pm -
10.2%	393.88	24	3pm	2pm -
2.5%	841.21	ტ დ	2pm	l pm -
2.4%	2235.26	103	1 pm	12pm -
3.7%	442.23	21	1.2pm	11am -
0.0%	162.80	9	1 l am	10am -
0.0%	28.45	G	10am	9am -
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1 <1>=Retail POS Sales,	Sales Type (1/2/3):	Sales Typ		
1 <1>=Based on Total Ar	(1/2):	Pet Cale		
K	_	Totals Only		
1, <2>=Mon, <3>=Tue, <4>=Wed, <	eek: <1>=Sun,	Day of Week:		
1/16/20 to 1/16/20	te:	Sales Date:		
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01	Code:	Location Code:		
ALL	ode:	Region Code:	[SELECT OPTIONS]	[SELEC
			CM	User
SPEED-E-MART			e 4:49 PM	Run Time
HOURLY SALES I			e 1/24/20	Run Date

tt Sold, <2>=Based on Total Sales Amount <2>=Sales Order Entry, <3> Order Entry

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Explanation:

The hourly sales report for SPEED-E-MART has information about the number of sales transactions any given hour in the **Num Tran** column. It also gives the total amount of money that was made from all of those transactions, **Net\$**, each hour. The last column, **Alcohol Pct**, tells the percentage of each hour's sales that were alcohol.