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11 Attorneys for Petitioner
12 BEN CAMACHO

13 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
14 **COUNTY OF LOS ANGELES**

15 BEN CAMACHO,

16 Petitioner,

17 v.

18 THE CITY OF LOS ANGELES.

19 Respondents.

Case No. **22STCP02029**

**VERIFIED PETITION FOR WRIT OF
MANDATE, OR IN THE ALTERNATIVE,
COMPLAINT FOR DECLARATORY
AND INJUNCTIVE RELIEF**

[Exhibit A-C]

20
21 1. This case concerns the Los Angeles Police Department (LAPD) violating California law by
22 implausibly claiming that it does not possess headshot photographs of any of its personnel.

23 2. Petitioner Ben Camacho is a journalist and filmmaker. As part of Petitioner’s research for a
24 documentary film that examines policing in Los Angeles, he submitted a public records request to LAPD
25 seeking “department headshot photos” of its personnel. Petitioner previously used similar public records
26 from another California police agency in his news reporting. Because LAPD itself regularly publishes
27

VERIFIED PETITION FOR WRIT OF MANDATE, OR IN THE ALTERNATIVE, COMPLAINT FOR DECLARATORY
AND INJUNCTIVE RELIEF

1 headshot photographs on its websites, on its social media accounts, and as part of its public relations
2 efforts, Petitioner expected to encounter no difficulty in obtaining a set of these photographs.

3 3. To Petitioner’s surprise, LAPD closed Petitioner’s request without disclosing a single photograph.
4 LAPD claimed to Petitioner that “the Department does not have any existing records responsive to your
5 request.” Exhibit A at 2. LAPD further asserted that none of these photographs exist in a digitized format,
6 so an LAPD unit “whose primary responsibility is to provide evidentiary photography” would need “to
7 take affirmative steps to manually locate the negatives and produce photos.” Id. LAPD claimed that this
8 effort would be “unduly burdensome.” Id.
9

10 4. LAPD’s claims (1) that it does not possess headshot photographs of any of its officers or (2) that
11 these photographs only exist in an inaccessible non-digital negative format, presumably in some filing
12 cabinet, for every single officer are utterly implausible. LAPD regularly publishes personnel headshot
13 photographs on its website as well as on its social media accounts and in other formats. Petitioner is
14 simply seeking access to a full set of those very same photographs. Yet LAPD is refusing to disclose even
15 a single photograph.

16 5. LAPD’s utterly implausible claims here are an example of the Department’s wanton disregard for
17 the requirements of the California Public Records Act (PRA) and California Constitution, including
18 through false assertions that compliance with these requirements will be “unduly burdensome.” Petitioner
19 is the latest in a long line of journalists, activists, researchers, and academics forced to take LAPD to court
20 over its claims that compliance with the state’s public records laws is “unduly burdensome.” These
21 assertions are especially alarming coming from an agency that consumes approximately half the city’s
22 annual operational budget, with total annual spending exceeding \$3 billion. That spending includes
23 millions of dollars in recent years on public relations, strategic communications, and media personnel who
24 regularly publish the exact kind of photographs Petitioner requested here.
25

THE PARTIES

1
2 6. Petitioner Ben Camacho is a documentary photographer, journalist, filmmaker, and curator based
3 in Los Angeles, California. His most recent work has been published in Knock-LA, Poynter Institute,
4 Voice of Orange County, and L.A. Taco. He also serves as co-chair of the legal committee of the IWW's
5 Freelance Journalists Union, where he organizes to provide legal support for journalists around the world.

6
7 7. Petitioner is currently working on a documentary film titled The Blue Hand, as part of the
8 independent documentary production team West Side Storytellers. The Blue Hand examines the power
9 dynamics that surround policing by chronicling the experience of a bystander who was shot during an
10 incident in which an LAPD officer fired into a crowd. The film is a finalist for a Pulitzer Center grant.
11 Petitioner requested the records at issue in this case as part of his work on this documentary project.

12 8. Petitioner is also seeking the records to use as reporting tools in his broader journalism work.

13
14 9. Petitioner last year filed a similar records request with the City of Santa Ana, seeking headshot
15 photographs of all the Santa Ana Police Department's personnel. After the Santa Ana City Attorney
16 agreed with Petitioner that California law required disclosure of those photographs, a private association
17 of individual police officers sought an injunction to prevent the city's disclosure of the records. Following
18 a hearing on the issue, the Superior Court issued an order siding with Petitioner and denying the officers'
19 application for an injunction. The City of Santa Ana then disclosed the photographs to Petitioner.

20
21 10. Petitioner was moved to submit that request after two unidentified Santa Ana Police Department
22 officers were filmed fighting in public. After the City of Santa Ana disclosed the photographs Petitioner
23 had requested, Petitioner used those photographs in combination with the raw footage to investigate the
24 incident and report on the identity of the officers. Petitioner reported on this incident in an April 22, 2022,
25 news story published by Knock-LA regarding the Santa Ana Police Department, utilizing the photographs.

26
27 11. On May 9, 2022, Petitioner's reporting prompted the Santa Ana Police Chief to request that the
Orange County Office of Independent Review investigate misconduct by Santa Ana Police Department

1 officers. Petitioner reported further on the misconduct and the official investigation into it in a May 22,
2 2022, news story published in Knock-LA.

3 12. Petitioner hopes to use personnel headshot photographs to help ensure public accountability for
4 LAPD officers who try to evade identification especially while engaging in misconduct. LAPD has in
5 recent years received several documented misconduct complaints regarding officers either obscuring their
6 nameplates or shining lights in the faces of journalists, watchdogs, and protestors who were filming the
7 officers performing their official duties. Evading identification violates LAPD's own internal policies
8 and California law. Every police officer in California is required to have their identifiers visually available
9 to the public. See California Penal Code § 830.10.
10

11 13. Respondent City of Los Angeles is a municipal corporation organized under the laws of the State
12 of California. LAPD is a department of the City. Respondent and LAPD are therefore local agencies
13 within the scope of the PRA. See Government Code § 6252(a).
14

JURISDICTION AND VENUE

15 14. This court has jurisdiction under Government Code §§ 6258, 6259, Code of Civil Procedure §
16 1085, and Article VI, § 10 of the California Constitution.

17 15. The records in question, or some portion of them, are situated in the County of Los Angeles, which
18 means suit may be brought in this County. Cal. Gov't Code § 6259.

PETITIONER'S PUBLIC RECORDS REQUEST

19
20 16. On October 21, 2021, Petitioner submitted a public records request to LAPD seeking a roster of
21 all LAPD officers along with "department headshot photos of all of the same officers." **Exhibit A** is a
22 copy of Petitioner's October 21, 2021, request.
23

24 17. On January 25, 2022, LAPD responded to the request by providing a roster of sworn personnel.
25 LAPD then closed Petitioner's request without providing any of the photographs Petitioner had requested,
26 stating:
27

1 [T]he Department does not have any existing records responsive to your request. The
2 Department's Technical Investigations Division- Photography Unit, whose primary
3 responsibility is to provide evidentiary photography for the LAPD, would have to take
4 affirmative steps to manually locate the negatives and produce photos of the 9494 sworn
5 personnel listed on the roster. Furthermore, the Department would have to review and
6 determine if there are any potential safety/security concerns regarding the disclosure of the
7 individual officers' photos. Government Code Section 6255 of the California Public
8 Records Act exempts records where "the public interest served by not disclosing the record
9 clearly outweighs the public interest served by disclosure." The "public interest" provision
10 of Section 6255 to include [sic] an exemption where production of the requested
11 information would be unduly burdensome to the public agency involved. Therefore, your
12 request for the headshot photos is denied.

13 **Exhibit A** includes a copy of the LAPD's January 25, 2022 response.

14 18. LAPD's assertion that it does not possess headshot photographs of its officers besides in
15 an inaccessible non-digital negative form is contradicted by the Departments' posting of personnel
16 headshots on its website as well as routinely on its Facebook and Twitter social media accounts. It is
17 simply implausible that every time LAPD chooses to post such a photo on Facebook or Twitter, the
18 Department's "Technical Investigations Division - Photography Unit" has to divert its time from crime
19 scene investigation to "take affirmative steps to manually locate the negatives" of photographs of officers.

20 19. LAPD's official website displays photographs of command personnel at
21 <https://www.lapdonline.org/lapd-command-staff/>. Below are the headshot photographs displayed on that
22 webpage under the letters A and Z:

23 **A**



24 Applegate, Michael
E.
Captain I



Asucan, Elena
Police Administrator I



Aubuchon, Dirk
Director of
Transportation II



Aufdemberg, Nicole
B.
Captain I

25 **Z**



Zarekani, Ahmad
Captain III



Zine, Christopher
Captain I

26 Oddly, some of the same headshots listed as unavailable on that page show up in other LAPD public
27 records. For example, an LAPD-generated statistics report from May 2022 (attached here as **Exhibit B**)

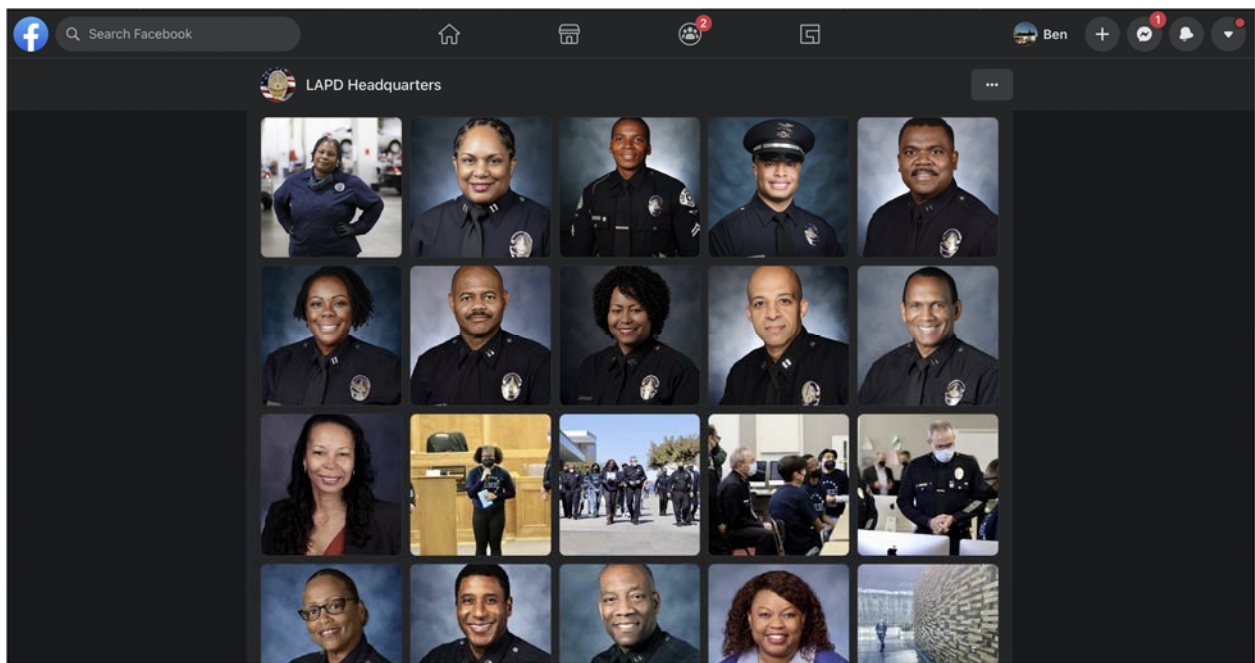
contains a headshot of the same Captain Aufdemberg who is marked “No Image Available” above:

HARBOR COMMAND STAFF		AREA COMMANDING OFFICER: Brent T. McGuyre CAPT-III July 4, 2021 February 13, 2022 November 19, 2001		PATROL DIVISION COMMANDING OFFICER: Nicole B. Aufdemberg CAPT-I February 13, 2022 February 13, 2022 September 2, 1997		AREA RANKING WEEK ENDING: 05/14/22	
Rank:					VIOLENT CRIME:	5	
Date of Rank:					PROPERTY CRIME:	4	
Date Assigned Area:					PART I CRIME:	4	
LAPD Appointment Date:							

CRIME STATISTICS for week ending 05/14/22														
VIOLENT CRIMES			04/17/22 TO 05/14/22	03/20/22 TO 04/16/22	%	03/20/22 TO 04/16/22	02/20/22 TO 03/16/22	%	YTD 2022	YTD 2021	%	YTD 2022	YTD 2021	%

Whatever the explanation for that discrepancy, it contradicts LAPD’s claim to Petitioner that it does not possess these photographs at all or only possesses them in an inaccessible non-digital format.

20. LAPD regularly publishes headshot photographs on Facebook as well. Below is a screenshot of a page from the “LAPD Headquarters” Facebook account:



21. LAPD regularly publishes headshot photographs on Twitter as well. For example, just in the two months that followed LAPD closing Petitioner’s request, the Department’s official @LAPDHQ Twitter account tweeted personnel headshot photographs of officers on at least 50 separate occasions. These included officers from a wide range of personnel whose ranks are beneath the command staff depicted on <https://www.lapdonline.org/lapd-command-staff/> (and who are therefore not depicted on that

1 website), such as sergeants, patrol officers, motor officers, and even a K9 handler. **Exhibit C** lists the
2 web addresses of each of these Twitter posts containing a headshot from that two-month period, along
3 with the name of the officer depicted.

4 22. LAPD's widespread and continual publication of personnel headshot photos contradicts its
5 assertion that it does not possess these records and undermines any potential claim that disclosing even
6 one of the photographs Petitioner requested would be too dangerous or otherwise unlawful.

7
8 23. Because LAPD claimed that compliance with this records request was "unduly burdensome" and
9 then closed the request, Petitioner had no choice but to file the instant petition for a writ of mandate.

10 **FIRST CAUSE OF ACTION**

11 **Public Records Act, Government Code § 6250 et seq.**

12 24. Petitioner alleges on information and belief that the City will continue to deny Petitioner and other
13 members of the public the ability to inspect or obtain copies of the requested public records in violation
14 of the PRA.

15 25. Petitioner alleges on information and belief that the records they seek are maintained in Los
16 Angeles County. The requested records are public records not exempted from disclosure.

17 26. Petitioner believes and alleges based on the information set forth in this Petition that LAPD's
18 failure to locate records responsive to Petitioner's request resulted from a search that violated Government
19 Code section 6253.1 by failing to use good-faith "reasonable effort."

20 27. Respondent's failure to conduct an adequate search in response to Petitioner's request violates,
21 among other provisions of the PRA, Government Code section 6253(b), which provides that, "[e]xcept
22 with respect to public records exempt from disclosure by express provisions of law, each state or local
23 agency, upon a request for a copy of records that reasonably describes an identifiable record or records,
24 shall make the records promptly available to any person."
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SECOND CAUSE OF ACTION

California Constitution, Art. I § 3 subd. (b)(2)

28. The California Constitution recognizes that the “people have the right of access to information concerning the conduct of the people’s business, and therefore, the meetings of public bodies and the writings of public officials and agencies shall be open to public scrutiny.” Cal. Const., Art. I § 3(b)(1). Because the provisions of the California Constitution are mandatory and prohibitory, this right is self-executing. See Cal. Const., Art. I § 26.

29. A clear controversy exists between the parties regarding Petitioner’s right of access to Respondent’s public records, which encompass “information concerning the conduct of the people’s business.” Petitioner has sought and will continue to seek public records from Respondent as is his right under the PRA and the California Constitution. Respondent has engaged in a pattern and practice of frustrating Petitioner’s right of access to public records.

30. Without action by this Court, Respondent will continue to violate Petitioner’s statutory and constitutional rights and he will suffer irreparable injury. Petitioner seeks injunctive and declaratory relief to protect the future exercise of his right of access to public records.

REQUEST FOR RELIEF

25. Government Code sections 6259(a) and 6259(b) authorize the Court to compel Respondent to release the requested documents. Petitioner therefore respectfully requests that:

1. This Court issue a peremptory writ of mandate immediately directing the City to conduct a prompt, diligent, and comprehensive search for the requested records, and to thereafter provide Petitioner the requested records or, in the alternative, an order to show cause why these public records should not be ordered disclosed;

1 2. The Court set “times for responsive pleadings and for hearings in these proceedings . . .
2 with the object of securing a decision as to these matters at the earliest possible time” as provided
3 in Government Code section 6258;

4 3. The Court enter an order declaring that the City has violated the PRA by its refusal to
5 release the public records sought by Petitioner’s requests and by its failure to properly respond to
6 and assist with Petitioner’s requests;

7 4. The Court enter an order awarding Petitioner their reasonable attorneys’ fees and costs
8 incurred in bringing this action, as provided in Government Code section 6258; and,
9

10 5. The Court award any further relief as is just and proper.

11 Dated: May 25, 2022

Respectfully submitted,

12 LAW OFFICE OF SHAKEER RAHMAN
13 LAW OFFICE OF COLLEEN FLYNN
14

15 By: /s/ Shakeer Rahman
16 Shakeer Rahman
17 Attorney for Petitioner
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1
2 VERIFICATION

3 I, Ben Camacho, declare:

4 I am the Petitioner in the above-titled action. I have read the foregoing Verified Petition and
5 know its contents to be true of my own knowledge. I declare under penalty of perjury under the laws of
6 the State of California that the foregoing is true and correct.

7 Dated: May 25, 2022



Ben Camacho

You are now signed in

Request #21-8914

CLOSED

As of April 21, 2022, 4:13pm

Request Visibility: Unpublished

Details

The most up-to-date roster of LAPD. Names, badge numbers, serial numbers, division, sworn status.

The department headshot photos of all of the same officers referenced above.

Received

October 11, 2021 via web

Departments

Police Department (LAPD)

Requester

Ben Camacho

bencamachophotography@gmail.com

Freelance journalist

Documents

Public (pending)

(none)

Requester

Staff

Point of Contact

LAPD Analyst Farah N5890

Timeline

Document(s) Released to Requester

Public

Active_Sworn_Roster.pdf

January 25, 2022, 3:15pm

Request Closed

Public

Dear Requester,

We have completed our review of your request to the Los Angeles Police Department ("LAPD" or "Department") under the California Public Records Act (Cal. Govt. Code section 6250, et seq., hereinafter the "CPRA" or "Act") seeking the following:

"The most up-to-date roster of LAPD. Names, badge numbers, serial numbers, division, sworn status.

The department headshot photos of all of the same officers referenced above."

The Department conducted a search and responds to your request as follows:

The Department is providing you with the roster for the sworn personnel. Please note that the badge numbers are not included in the Department rosters. As for "The department headshot photos of all of the same officers referenced above", the Department does not have any existing records responsive to your request. The Department's Technical Investigations Division- Photography Unit, whose primary responsibility is to provide evidentiary photography for the LAPD, would have to take affirmative steps to manually locate the negatives and produce photos of the 9494 sworn personnel listed on the roster. Furthermore, the Department would have to

review and determine if there are any potential safety/security concerns regarding the disclosure of the individual officers' photos. Government Code Section 6255 of the California Public Records Act exempts records where "the public interest served by not disclosing the record clearly outweighs the public interest served by disclosure." The "public interest" provision of Section 6255 to include an exemption where production of the requested information would be unduly burdensome to the public agency involved. Therefore, your request for the headshot photos is denied.

If you have any questions, please respond to this email.

Respectfully,

LAPD Public Records and Subpoena Response Section, CPRA Unit

January 25, 2022, 3:14pm

External Message

Requester + Staff

What is the status of this? You need to provide a status update as this is well past-due. The records are available on your server. Just compile the roster and redact the personal information that needs to be redacted.

January 4, 2022, 1:21pm by the requester

Due Date Changed

Public

01/28/2022 (was 12/31/2021).

December 28, 2021, 4:50pm

External Message

Requester + Staff

Hello, what is the status of this?

December 20, 2021, 10:32am by the requester via email

Due Date Changed

Public

12/31/2021 (was 12/03/2021).

December 6, 2021, 10:04am

External Message

Requester + Staff

What is the status of this?

December 3, 2021, 10:27am by the requester via email

External Message

Requester + Staff

Dear Requester,

We have reviewed your request to the Los Angeles Police Department ("LAPD" or "Department") under the California Public Records Act (Cal. Govt. Code section 6250, et seq., hereinafter the "CPRA" or "Act") seeking the following:

"The most up-to-date roster of LAPD. Names, badge numbers, serial numbers, division, sworn status.

The department headshot photos of all of the same officers referenced above."

The Department is cognizant of its responsibilities under the Act. It recognizes the statutory scheme was enacted to maximize citizen access to the workings of government. The Act does not mandate disclosure of all documents within the government's possession. Rather, by specific exemption and reference to other statutes, the Act recognizes that there are boundaries where the public's right to access must be balanced against such weighty considerations as the right of privacy, a right of constitutional dimension under California Constitution, Article 1, Section 1. The law also exempts from disclosure records that are privileged or confidential or otherwise exempt under either express provisions of the Act or pursuant to applicable federal or state law, per California Government Code Sections 6254(b); 6254(c); 6254(f); 6254(k); and 6255.

At this time, the Department is in the process of searching for records responsive to your request. We will provide you with a response upon completion of our search.

If you have any questions, please respond to this email.

Respectfully,

LAPD Public Records and Subpoena Response Section, CPRA Unit

November 4, 2021, 2:34pm by LAPD Analyst Farah N5890 (Staff)

Due Date Changed

Public

12/03/2021 (was 11/04/2021). Pending search.

November 4, 2021, 2:26pm

Due Date Changed

Public

11/04/2021 (was 10/21/2021).

October 21, 2021, 2:43pm

External Message

Requester + Staff

Dear Requester:

We have reviewed your California Public Records Act request.

Please be advised that, pursuant to California Government Code Section 6253(c), we have found that "unusual circumstances" exist with respect to the request due to the need to search for, collect, and review the requested records from other Department entities which are separate from the office processing the request. Therefore, our staff will require the statutory fourteen days extension of time in which to respond. A determination concerning your request will be made as soon as possible.

If you have any questions regarding this correspondence, simply respond to this email.

Respectfully,

LAPD Public Records & Subpoena Response Section, CPRA Unit

October 21, 2021, 2:42pm by LAPD Analyst Farah N5890 (Staff)

External Message

Requester + Staff

Dear Requester,

Your CPRA (California Public Records Act) request was received and will be assigned to a Management Analyst.

If you have any further questions, please respond to this email.

Respectfully,

LAPD Discovery Section, CPRA Unit

October 12, 2021, 11:27am by LAPD Michelle N6335, Senior Administrative Clerk (Staff)

Department Assignment

Public

Police Department (LAPD)

October 11, 2021, 10:43am

Request Opened

Public

Request received via web

October 11, 2021, 10:43am



COMPSTAT

Harbor Area Profile

04/17/22 to 05/14/22



HARBOR COMMAND STAFF Rank: Date of Rank: Date Assigned Area: LAPD Appointment Date:		AREA COMMANDING OFFICER: Brent T. McGuyre CAPT-III July 4, 2021 February 13, 2022 November 19, 2001		PATROL DIVISION COMMANDING OFFICER: Nicole B. Aufdemberg CAPT-I February 13, 2022 February 13, 2022 September 2, 1997	AREA RANKING WEEK ENDING: 05/14/22 VIOLENT CRIME: 5 PROPERTY CRIME: 4 PART I CRIME: 4
--	--	--	--	--	--

CRIME STATISTICS for week ending 05/14/22												
VIOLENT CRIMES	04/17/22 TO 05/14/22	03/20/22 TO 04/16/22	% Change	03/20/22 TO 04/16/22	02/20/22 TO 03/19/22	% Change	YTD 2022	YTD 2021	% Change	YTD 2022	YTD 2020	% Change
HOMICIDE	2	1	100.0%	1	0	N.C.*	4	14	-71.4%	4	6	-33.3%
RAPE (121,122)	2	4	-50.0%	4	4	0.0%	14	14	0.0%	14	14	0.0%
RAPE (815,820,821)	5	5	0.0%	5	1	400.0%	15	10	50.0%	15	12	25.0%
TOTAL RAPE	7	9	-22.2%	9	5	80.0%	29	24	20.8%	29	26	11.5%
ROBBERY	15	14	7.1%	14	17	-17.6%	86	101	-14.9%	86	102	-15.7%
AGGRAVATED ASSAULTS	70	87	-19.5%	87	59	47.5%	336	321	4.7%	336	258	30.2%
TOTAL VIOLENT	94	111	-15.3%	111	81	37.0%	455	460	-1.1%	455	392	16.1%

PROPERTY CRIMES	04/17/22 TO 05/14/22	03/20/22 TO 04/16/22	% Change	03/20/22 TO 04/16/22	02/20/22 TO 03/19/22	% Change	YTD 2022	YTD 2021	% Change	YTD 2022	YTD 2020	% Change
BURGLARY	34	42	-19.0%	42	36	16.7%	206	184	12.0%	206	228	-9.6%
MOTOR VEHICLE THEFT	81	93	-12.9%	93	100	-7.0%	456	445	2.5%	456	353	29.2%
BTFV	56	99	-43.4%	99	73	35.6%	377	452	-16.6%	377	456	-17.3%
PERSONAL /OTHER THEFT	53	56	-5.4%	56	79	-29.1%	287	247	16.2%	287	359	-20.1%
TOTAL PROPERTY	224	290	-22.8%	290	288	0.7%	1,326	1,328	-0.2%	1,326	1,396	-5.0%
TOTAL PART I	318	401	-20.7%	401	369	8.7%	1,781	1,788	-0.4%	1,781	1,788	-0.4%

Child/Spousal Abuse (Part I & II)*	50	60	-16.7%	60	55	9.1%	289	279	3.6%	289	277	4.3%
SHOTS FIRED	17	17	0.0%	17	17	0.0%	75	90	-16.7%	75	61	23.0%
SHOOTING VICTIMS	9	4	125.0%	4	5	-20.0%	25	36	-30.6%	25	15	66.7%

ARREST STATISTICS for week ending 05/14/22												
ARRESTS	04/17/22 TO 05/14/22	03/20/22 TO 04/16/22	% Change	03/20/22 TO 04/16/22	02/20/22 TO 03/19/22	% Change	YTD 2022	YTD 2021	% Change	YTD 2022	YTD 2020	% Change
HOMICIDE	1	1	0.0%	1	1	0.0%	4	12	-66.7%	4	3	33.3%
RAPE	2	1	100.0%	1	1	0.0%	6	5	20.0%	6	3	100.0%
ROBBERY	2	0	N.C.*	0	2	-100.0%	14	34	-58.8%	14	29	-51.7%
AGGRAVATED ASSAULT**	24	27	-11.1%	27	22	22.7%	134	143	-6.3%	134	124	8.1%
BURGLARY	7	4	75.0%	4	3	33.3%	19	26	-26.9%	19	17	11.8%
LARCENY	6	3	100.0%	3	4	-25.0%	22	15	46.7%	22	64	-65.6%
MOTOR VEHICLE THEFT	9	8	12.5%	8	4	100.0%	31	71	-56.3%	31	31	0.0%
TOTAL VIOLENT	29	29	0.0%	29	26	11.5%	158	194	-18.6%	158	159	-0.6%
TOTAL PART I	51	44	15.9%	44	37	18.9%	230	306	-24.8%	230	271	-15.1%
TOTAL ALL ARRESTS	154	152	1.3%	152	144	5.6%	744	877	-15.2%	744	1,008	-26.2%

* Part II Child/Spousal Abuse Simple Assaults not included in Part I Aggravated Assaults above to comply with the FBI's Uniform Crime Reporting guidelines.

**Statistics include domestic violence.

N.C. - Not Calculable

Statistics are based on the date the crime or arrest occurred.
Arrest statistics include arrests made by outside agencies.

EXHIBIT B

Officer Name	Web Address
Elena Asucan	https://twitter.com/LAPDHQ/status/1507490428966211586
Nicole Aufdemberg	https://twitter.com/LAPDHQ/status/1508921565622140931
Francis Boateng	https://twitter.com/LAPDHQ/status/1496248419974799360
Kathleen Burns	https://twitter.com/LAPDHQ/status/1506023937079013380
Lillian Carranza	https://twitter.com/LAPDHQ/status/1506304756444119041
William Cooper	https://twitter.com/LAPDHQ/status/1497994550362529792
Natalie Cortez	https://twitter.com/LAPDHQ/status/1505623092567019521
Orlando Chandler	https://twitter.com/LAPDHQ/status/1496730622617743360
Lonya Childs-Graves	https://twitter.com/LAPDHQ/status/1506049833798316033
Maria Ciuffetelli	https://twitter.com/LAPDHQ/status/1508889241039753216
Laura Curtin	https://twitter.com/LAPDHQ/status/1508685814061969411
Ernest Eskridge	https://twitter.com/LAPDHQ/status/1496230061694926852
Gisselle Espinoza	https://twitter.com/LAPDHQ/status/1506042251994034177
Ruby Flores	https://twitter.com/LAPDHQ/status/1505283610705739778
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Luann Pannell	https://twitter.com/LAPDHQ/status/1507202466110062604
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