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7 Ofc. Sandoval and Ofc. Doolittle*

8  
9 **UNITED STATES DISTRICT COURT**  
10 **DISTRICT OF NEVADA**

11 JOSE DECASTRO,  
12  
13 Plaintiff,

14 vs.

15 LAS VEGAS METROPOLITAN POLICE  
16 DEPARTMENT; STATE OF NEVADA;  
BRANDEN BOURQUE; JASON TORREY;  
C. DINGLE; B. SORENSON; JESSE  
SANDOVAL; OFFICER DOOLITTLE and  
DOES 1 to 50, inclusive,

17 Defendants.

Case Number:  
2:23-cv-00580-APG-EJY

**LVMPD DEFENDANTS' EXHIBIT LIST**

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1 Case #2:23-cv-00580-APG-EJY  
 2 Caption: *DeCastro v. LVMPD, et al.*

3 Exhibits for: *Defendants LVMPD, Sgt. Torrey, Ofc. Bourque, Ofc. Dingle, Ofc. Sorenson,*  
 4 *Ofc. Sandoval and Ofc. Doolittle*

				Page 1
Date Marked	Date Omitted	Number	Witness	Description <sup>1</sup>
		501		CAD Report for Event No. LLV230300064617
		502		CAD Unit Log by Incident Number
		503		IA Statement of Complaint
		504		LVMPD Incident Report
		505		Citation
		506		Declaration of Arrest Report
		507		Temporary Custody Record
		508		LVMPD Detention Services Division Booking Voucher
		509		IAB Complaint Form
		510		LVMPD Use of Force Policy 3.110
		511		LVMPD Arrests Without Warrants Policy 4.102
		512		LVMPD Lesson Plans dated December 2015 regarding Policies 3.02, 3.04, 3.19, 3.20, 4.05, 6.13, 8.05, 8.24, and 13.08
		513		LVMPD Lesson Plans dated February 2016 regarding Policies 3.02, 3.04, 3.19, 3.20, 4.05, 8.05, 8.24, 8.26, 13.08, and 16.19
		514		LVMPD Lesson plans dated February

26 <sup>1</sup> Plaintiff and LVMPD Defendants have stipulated as to the authenticity of Exhibit Nos. 501-511  
 27 and Exhibit Nos. 515-523 but have not stipulated as to the admissibility of those exhibits.

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				Page 1
Date Marked	Date Omitted	Number	Witness	Description <sup>1</sup>
				2022 regarding policies 3.02, 3.04, 3.09, 3.16, 4.05, 6.01, 8.18, 10.08, 13.08, and 16.05
		515		Dispatch Radio Calls
		516		DeCastro's Youtube Video - Let's File My Lawsuit Against the Las Vegas Tyrant Cops from My Unlawful Arrest
		517		DeCastro's YouTube Video - The Las Vegas Metro Police Dept Lawsuit: 12:30PM PST – April 18, 2023
		518		DeCastro's YouTube Video - LAWSUIT FILED! DELETELAWZ IS ARRESTED FOR FILMING COPS BY LAS VEGAS METRO P!G BRENDEN BORK – May 16, 2023
		519		DeCastro's YouTube Video - #AUDIT #Arrested Las Vegas PD, Lawsuit filed, LVMPD has been Served: Body Cam of Sandoval, NEVADA – April 29, 2023
		520		DeCastro's YouTube Video - TEAM DLZ FOLLOWS A RIGID SET OF POLICIES, PROCEDURES & PROTOCOLS – February 4, 2024
		521		DeCastro's YouTube Video - WE DONT STOP – September 17, 2024
		522		Our Nevada Judges, Inc. Video - The State of Nevada vs Jose "Chille" DeCastro, March 19, 2024 – March 19, 2024
		523		Plaintiff's Responses to Defendants' Interrogatories and Requests for Production of Documents

Case #2:23-cv-00580-APG-EJY  
Caption: DeCastro v. LVMPD, et al.

Exhibits for: Defendants LVMPD, Sgt. Torrey, Ofc. Bourque, Ofc. Dingle, Ofc. Sorenson, Ofc. Sandoval and Ofc. Doolittle

Dated this 3<sup>rd</sup> day of February, 2026.

MARQUIS AURBACH

By: /s/ Craig R. Anderson  
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**CERTIFICATE OF SERVICE**

I hereby certify that I electronically filed the foregoing **LVMPD DEFENDANTS' EXHIBIT LIST** with the Clerk of the Court for the United States District Court by using the court's CM/ECF system on the 2<sup>nd</sup> day of February, 2026.

I further certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.

I further certify that some of the participants in the case are not registered CM/ECF users. I have mailed the foregoing document by First-Class Mail, postage prepaid, or have dispatched it to a third-party commercial carrier for delivery within 3 calendar days to the following non-CM/ECF participants: n/a

/s/Sherri Mong  
an employee of Marquis Aurbach