THE HONORABLE RICHARD A. JONES

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

BLACK LIVES MATTER
SEATTLE-KING COUNTY, ABIE
EKENEZAR, SHARON SAKAMOTO,
MURACO KYASHNA-TOCHA,
ALEXANDER WOLDEAB, NATHALIE
GRAHAM, AND ALEXANDRA CHEN,

Plaintiffs,

V.

CITY OF SEATTLE,

Defendant.

No. 2:20-cv-00887-RAJ

DECLARATION OF JOHN ALAN MOORE IN SUPPORT OF PLAINTIFFS' MOTION FOR CONTEMPT

- I, John Moore, declare and state as follows:
- 1. The information contained in this declaration is true and correct to the best of my knowledge, and I am of majority age and competent to testify about the matters set forth herein.
- 2. I live in White Center, WA. I have been a resident of WA for approximately 4 years. I work as a Union organizer and am a certified emergency medical technician (EMT-B).

MOORE DECL. ISO MOTION FOR CONTEMPT (No. 2:20-cv-00887-RAJ) -1

Case 2:20-cv-00887-RAJ Document 106 Filed 08/05/20 Page 2 of 4

3. I am a member of the Pink Umbrella Medics Collective. I began providing aid to

protesters after I attended a protest at Westlake Plaza the first Saturday of demonstrations, and

was horrified to witness the indiscriminate and brutal violence inflicted on civilians at the hands

of the Seattle Police Department (SPD).

4 I have attended multiple protests between May 31, 2020 and July 25, 2020.

5. On July 25, 2020, I attended to several protesters who were injured by the police.

6. I was identified by reflective patches and the Star of Life. Other PUMC members

were identified with green armbands (the international medical color) to avoid the same level of

targeting we had previously experienced while wearing red crosses. Other medical collectives

continued to wear red crosses and were subject to a higher intensity of retaliation. I personally

saw a medic wearing red crosses struck with a baton round near the intersection of harvard and

pine.

7. I treated 2 patients with knee injuries who stated they had been struck by SPD

projectiles. The nature of both patients' injuries was severe, and one later required surgery.

Additionally, I witnessed numerous people being attacked by SPD with blastballs, flashbangs,

baton rounds, and other less-lethal munitions. Most of the people I saw attacked with these

munitions had done nothing to provoke targeting, and many were calmly walking away from the

police with their hands in the air. I also witnessed my fellow medics being attacked with these

munitions, including the detonation of a blastball mere inches away from their face. During one

SPD "Death March" southbound on Harvard St, our PUMC medics were towards the rear of the

fleeing protesters when the rearmost medics were repeatedly struck with SPD batons. During that

MOORE DECL. ISO MOTION FOR

Case 2:20-cv-00887-RAJ Document 106 Filed 08/05/20 Page 3 of 4

"Death March" I was personally subjected to multiple flashbangs and blast balls, with some

landing and detonating within 2 feet of me.

8. I witnessed an NLG legal observer being pepper sprayed by SPD while clearly

marked with bright green hats bearing the words "NATIONAL LAWYERS GUILD LEGAL

OBSERVER". I heard no dispersal orders issued. SPD aggressively and indiscriminately used

munitions on fleeing crowds, to me this felt like they were seeking retribution, not dispersal.

9. I will continue to attend protests as a medic, despite the atmosphere of terror that I

felt SPD inflict on demonstrators. I have suffered a desensitization to police violence and

munitions, but many others were visibly shaken and I do not know if they will return to the

protests without substantial protection.

Executed this 4th day of June 2020 at Seattle, Washington.

MOORE DECL. ISO MOTION FOR CONTEMPT (No. 2:20-cv-00887-RAJ) –3

Case 2:20-cv-00887-RAJ Document 106 Filed 08/05/20 Page 4 of 4

I declare under penalty of perjury under the laws of the United States and the State of Washington that the foregoing is true and correct.

By:

John Alan Moore