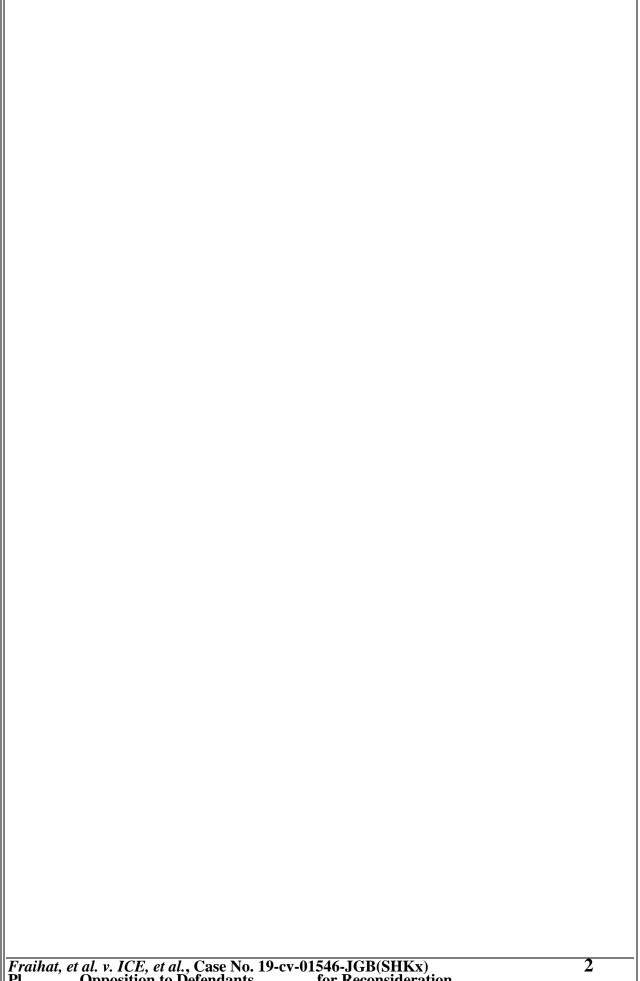
Timothy P. Fox (CA Bar 157750) 1 tfox@creeclaw.org 2 **Elizabeth Jordan*** ejordan@creeclaw.org 3 **ČIVIL RIGHTS EDUČATION AND ENFORCEMENT CENTER** 4 1245 E. Colfax Avenue, Suite 400 Denver, CO 80218 5 Tel: (303) 757-7901 Fax: (303) 872-9072 6 7 Lisa Graybill* lisa.graybill@splcenter.org Jared Davidson* 8 Maia Fleischman* jared.davidson@splcenter.org SOUTHERN POVERTY LAW maia.fleischman@splcenter.org SOUTHERN POVERTY LAW 9 **CENTER CENTER** 10 201 St. Charles Avenue, Suite 2000 2 South Biscayne Boulevard, Suite 3750 New Orleans, Louisiana 70170 11 Tel: (504) 486-8982 Fax: (504) 486-8947 12 13 William F. Alderman (CA Bar 47381) walderman@orrick.com 14 Jake Routhier (CA Bar 324452) jrouthier@orrick.com ORRICK, HERRINGTON & 15 SUTCLIFFE LLP 16 405 Howard Street San Francisco, CA 94105 17 Tel: (415) 773-5700 Fax: (415) 773-5759 18 19 20 21 22 23 24 25 26 27

28

Shalini Goel Agarwal (CA Bar 254540) shalini.agarwal@splcenter.org SOUTHERN POVERTY LAW CENTER 106 East College Avenue, Suite 1010 Tallahassee, FL 32301 Tel: (850) 521-3024 Fax: (850) 521-3001 Mark Mermelstein (CA Bar 208005) mmerinalstein @ splcenter. 612e WBT 14.3M



1	Defendants did not file their Motion for Reconsideration until nearly three months
2	after being served and nearly two months after entering an appearance. ECF No.
3	52. This was untimely. Moreover, Defendants offer no reason whatsoever for their
4	months- See Selectron
5	Indus. Co., 2007 WL 5193735, at *3 (denying motion for reconsideration where
6	for delay in filing). For this reason
7	alone, Defendants motion for reconsideration should be denied.
8	Had Defendants timely sought reconsideration, they would still fail to satisfy
9	any of the prerequisites for reconsideration prescribed by F.R.C.P. 59(e) and L.R.
10	7-18. See United States v. Certain Rights to and Interests in Shares of Series D
11	Preferred Stock in Palantir Technologies, No. CV 17-4446-DSF (PLAx), 2018
12	WL 9903314, *1 (C.D. Cal. Sept. 24, 2018) (denying motion for reconsideration
13	-
14	Although Defendants complain that this Court ruled before they could
15	
16	the level of a manifest injustice necessitating reconsideration. Indeed, this Court
17	
18	See Gonzalez
19	v. Coverall N. Am., Inc, No. EDCV 16-02287, 2017 WL 4653017, *3 (C.D. Cal.
20	May 26, 2017) (Bernal, J.); accord Honeywell Int'l., Inc. v. W. Support Grp., No.
21	CV 12-00645-PHX-JAT, 2013 WL 2369919, *3 (D. Ari
22	Motion for Reconsideration of the Court's decision to deny a second summary
23	
24	before they were given an opportunity to file a reply does not fall into any of the
25	four situations that would entitle Defendants to reconsideration of that Or
26	
27	
28	

1	judgment is not a proper ground for seeking reconsideration pursuant to Local Rule
2	7.18(a Scottsdale Ins. Co., 389 F. Supp. 3d at 836.
3	
4	See Kona Enters., Inc., 229 F.3d at
5	890.
6	B. The Court Acted Within Its Broad Discretion to Relate this Case
7	B. <u>The Court Acted Within Its Broad Discretion to Relate this Case</u> to <i>Torres</i> Given the Substantial Overlap of Law and Fact and to
8	Conserve Judicial Resources.
9	In their Motion for Reconsideration, Defendants take great pains to parse
10	and magnify some of the differences between this case and <i>Torres</i> . In so doing,
11	Defendants not only elide the crucial interconnections between the two cases but
12	also erroneously imply that the two cases must be the same in each and every
13	possible way in order to justify relating them. Not so.
14	Local Rule 83-1.3 vests trial courts with broad discretion to relate two cases
15	if any of the following three circumstances are present: the two cases
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	