IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

FIRST APPELLATE DISTRICT

DIVISION ONE

CITY OF VALLEJO,

Petitioner,

v.

THE SUPERIOR COURT OF SOLANO COUNTY,

Respondent;

AMERICAN CIVIL LIBERTIES

UNION OF NORTHERN

CALIFORNIA,

Real Party in Interest.

AMERICAN CIVIL LIBERTIES UNION OF NORTHERN CALIFORNIA,

Petitioner,

v.

THE SUPERIOR COURT OF SOLANO COUNTY,

Respondent;

CITY OF VALLEJO, Real Party in Interest. A171451

(Solano County Super. Ct. No. FCS059257)

A171570

(Solano County Super. Ct. No. FCS059257)

ORDER TO SHOW CAUSE AND ORDER CONSOLIDATING PROCEEDINGS

Good cause appearing from the petitions for writ of mandate on file in the above-captioned actions,

IT IS ORDERED that respondent superior court show cause before this court when the matter is ordered on calendar, why the relief requested in the petitions should not be granted.

IT IS FURTHER ORDERED that the above-captioned petitions are consolidated for purposes of decision.

The court finds that neither the briefs nor the exhibits in case No. A171451 comply with the California Rules of Court governing format and citation of the record. Therefore, within 10 days of the issuance of this order to show cause, petitioner shall file an amended petition that is fully compliant with California Rules of Court, rules 8.74(a), 8.204(a)(1)(C), and 8.485(a). Specifically, the petition shall support any reference to the record by citation to the *volume* and page number where the matter appears. Citation to the number or letter designating an exhibit is *not* sufficient. (See, e.g., Altavion, Inc. v. Konica Minolta Systems Laboratory, Inc. (2014) 226 Cal.App.4th 26, 35, fn. 1; SCI California Funeral Services, Inc. v. Five Bridges Foundation (2012) 203 Cal.App.4th 549, 552, fn. 1.) We notify the parties that factual assertions or arguments not supported by fully compliant citations to the record may be deemed forfeited. (Look v. Penovatz (2019) 34 Cal.App.5th 61, 68; Young v. Fish & Game Com. (2018) 24 Cal.App.5th 1178, 1190–1191.) Petitioner shall also consecutively paginate any late-filed exhibits, such as Exhibits BB and CC, and shall file new versions of the exhibits with appropriate consecutive pagination. All citations to these exhibits shall be to the consecutive pagination.

Returns to the petitions shall be filed within thirty (30) days of the issuance of this order to show cause, unless a party notifies the court in writing of its election to deem its previously filed opposition the return to the petition. Replies to the returns shall be served and filed within fifteen (15) days after the filing of the return, unless a petitioner notifies the court in writing of its election to deem its previously filed reply the reply to the return. (Cal. Rules of Court, rule 8.487(b).) In case No. A171451, a party that elects to rely on its previously filed opposition or reply must nevertheless submit a corrected version of its brief that complies with the rules described in the previous paragraph of this order.

This order to show cause is to be served and filed on or before January 17, 2025. It shall be deemed served upon electronic transmission by the clerk of this court of certified copies of this order to all parties to this proceeding and to respondent superior court.

The justices will be familiar with the facts and issues, will have conferred among themselves on the case, and will not require oral argument. If oral argument is requested, the request must be served and filed within ten (10) days of this order, on the "Request for Oral Argument" form attached to this order. If no request for oral argument is filed within 10 days of this order, the matter will be submitted at such time as the court approves the waiver and the time for filing all briefs and papers has expired. (Cal. Rules of Court, rule 8.256(d)(1).) If oral argument is requested, the court will notify the parties of the exact date and time set for oral argument, which will occur before Division One of this court at the courtroom located on the fourth floor of the State Building, 350 McAllister Street, San Francisco, California.

Counsel must notify the court immediately if settlement is expected or reached (see Cal. Rules of Court, rule 8.244), or if there is any other ground

for dismissal of the petition.	Failure to do so may result in the imposition of
sanctions.	

Date: <u>January 15, 2025</u> <u>Banke, Acting P.J.</u> Acting P.J. Before: Banke, Acting P.J., and Langhorne Wilson, J.