IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

ACLU OF TENNESSEE, INC.,)
Intervening Plaintiff, v.))) No. 2:17-cv-02120-JPM-jay
CITY OF MEMPHIS, TENNESSEE	
Defendant.)

JOINT MOTION FOR VIRTUAL APPEARANCE AT STATUS CONFERENCE

Independent Monitor Edward L. Stanton III; Intervening Plaintiff ACLU of Tennessee, Inc.; and Defendant City of Memphis respectfully request that the Court permit the Monitoring Team's remote experts to participate virtually, either by ZOOM, Microsoft Teams, or another permissible method, at the status conference before the Honorable Jon Phipps McCalla, set for **April 9, 2024, at 10:00 AM.**

Respectfully submitted, this the 3rd day of April 2024.

/s/ Edward L. Stanton III Edward L. Stanton III (#18904) BUTLER SNOW LLP 6075 Poplar Avenue, Suite 500 Memphis, TN 38119 Telephone: (901) 680-7200 Facsimile: (901) 680-7201 Edward.Stanton@butlersnow.com

Independent Monitor

/s/ Stella Yarbrough Stella Yarbrough (#033637) Jeff Preptit (#038451) ACLU TENNESSEE, INC. P.O. Box 120160 Nashville, TN 37212 syarbrough@aclu-tn.org jpreptit@aclu-tn.org

Attorneys for ACLU-TN

/s/ Bruce A. McMullen Bruce McMullen (#18126) Mary Wu Tullis (#31339) Jennie Vee Silk (#35319) BAKER, DONELSON, BEARMAN, CALDWELL, & BERKOWITZ P.C. 165 Madison Avenue, Suite 2000 Memphis, Tennessee 38103 Telephone (901) 526-2000 bmcmullen@bakerdonelson.com mtullis@bakerdonelson.com

Attorneys for The City of Memphis

CERTIFICATE OF CONSULTATION

Pursuant to Rule 7.2 of the Local Rules of the United States District Court for the Western District of Tennessee, the undersigned counsel certifies that all agreed to the Motion by email on April 2 or April 3, 2024.

/s/ Edward L. Stanton III

CERTIFICATE OF SERVICE

I hereby certify that on April 3, 2024, the foregoing document will be served by the Court's ECF system to all counsel of record.

/s/ Edward L. Stanton III