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9	(Pro hac vice application pending)	
10	(12 to the tree off terms of	
11	IN THE UNITED STATE	S DISTRICT COURT
12	FOR THE DISTRIC	T OF ARIZONA
13	MANUEL de JESUS ORTEGA MELENDRES,	
14	on behalf of himself and all others similarly situated; <i>et al</i> .	
15	Plaintiff,	Civil Action No.
16	V.	CV-07-2513-PHX-GMS
17 18	JOSEPH M. ARPAIO, in his individual And official capacity as Sheriff of Maricopa County, Arizona; <i>et al.</i>	
19	Defendants	
20	DENNIS L. MONTGOMERY	
21	Intervenor	
22	PUTATIVE INTERVENOR DENNIS MONTO	COMERY'S SUPPLEMENT TO MOTION
23	FOR RECONSIDERATION AND OBJECTICOURT'S AMENDED NOTICE RE DO	ON TO PROCEDURE SET FORTH BY
24	DEPARTMENT	OF JUSTICE
25	Putative Intervenor Dennis Montgomery has been compelled to respond to the above styled	
26	court order of May 29, 2015 on the following grounds:	
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- 1) Improper and based on the Court's unethical actions and conflict of interest as set forth in both in putative intervenor's, Sheriff Arpaio's, and the Maricopa County Sheriff's office's motions to recuse and or disqualify, this Court had no authority to issue the subject order of last Friday, May 29, 2015. In addition, from the face of this Court's order of May 29, 2015, it is clear that the Court has engaged in unethical ex parte communication with the U.S. Department of Justice without providing notice to any party much less the putative intervenor, Mr. Montgomery. Previously, the Court has also been forced to admit to improper unethical ex parte communications on lunch breaks, most likely one can presume from the totality of circumstances, with a reporter, Stephen Lemons, at the discredited, ultraleftist and pro-illegal immigrant Phoenix New Times. Apparently based on blog postings by this sleazy reporter and publication, which the Court has referenced and used during Court proceedings, the Court has sought to "justify" its improper expansion of this case into wholly irrelevant matters from the original contempt proceedings. The Phoenix New Times and in particular its sleazy reporter Stephen Lemons has intended to dishonestly pursue its and his own political agenda and boost their readership, who are also material witnesses to this irrelevant, "run-a-way" unethical expansion of the original contempt proceedings.
- 2) Specifically, under 28 USC § 144 this Court was required to "proceed no further" and remove itself from this case **immediately**. Not only that, the court has an independent duty *sua sponte* to obey the Code of Judicial Conduct and immediately remove itself from this case particularly given its clear cut conflict of interest in undertaking what has become a "witch hunt" against the sheriff, his office, and Mr. Montgomery -- all intended to cover up its extreme bias and prejudice against and to admittedly destroy Sheriff Arpaio's reelection chances in 2016 and destroy his reputation and harm him generally, as well as to protect his wife and himself who are both material witnesses to this "witch hunt."

3)	Because the court refuses to obey either the law, particularly 28 U.S.C. § 144, or its
	independent ethical responsibility under the Code of Judicial Conduct, as set forth in the
	relevant motions, Mr. Montgomery has been forced to file an ethics complaint, which is
	pending before the Ninth Circuit Judicial Council . Mr. Montgomery puts the Court on
	notice of this not for coercive reasons but out of fairness (which reciprocally has not been
	accorded to Putative Intervenor Dennis Montgomery or the sheriff and his office) so the
	Court is on notice of the consequences of its unethical actions, which are being compounded
	daily.

4) Putative Intervenor Dennis Montgomery, who also incorporates by reference Defendants Joseph M. Arpaio And Maricopa County Sheriff's Office's Objection To Procedure Set Forth By Court (Docket No. 1117) again requests that his motion to intervene be granted as there is obviously no conflict of interest between him and the sheriff, particularly in the context of this case. The copying of documents and things by the U.S. Department of Justice must be held in abeyance until this matter is fully litigated and the ethics complaint before the Ninth Circuit Judicial Council runs its course, given the Court's defiant and illegal refusal to obey 28 U.S.C. § 144 and its independent ethical duties and responsibilities to remove itself from this case immediately.

Dated: June 1, 2015

Respectfully submitted,

Larry Klayman The Klayman Law Firm 7050 W Palmetto Park Road, Suite 15-287 Boca Raton, Florida 33433 (310) 595-0800 leklayman@gmail.com Attorney for Dennis Montgomery

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12	<u>CERTIFICATE OF SERVICE</u>
13	I hereby certify that on June 1, 2015, I served the foregoing document by email and
14	U.S. Mail on the following counsels' of record:
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