2011 WL 855791 at *6 (9th Cir. 2001) suggests that Defendants would receive

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1	qualified immunity for any Fourth Amendment damages claim prior to the issuance of the
2	decision. Parties are hereby further asked to be prepared to discuss whether civilians stopped
3	after the decision in Martinez-Medina would be able to make valid Fourth Amendment
4	claims for damages. If they believe such claims would not be barred by qualified immunity,
5	parties should be prepared to discuss whether certifying a class as to the Fourth Amendment
6	claims would deny those potential Plaintiffs the right to recover such damages.
7	2) Further, parties are asked to address whether, should no Fourth Amendment class
8	be certified, the Court may issue injunctive relief for the Fourth Amendment claims in light
9	of United States v. Arizona, 641 F.3d 339 (9th Cir. 2011).
10	Dated this 9th day of December, 2011.
11	* C
12	A. Munay Snow