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1	INITED STAT	TES DISTRICT COURT
2	FOR THE NORTHERN	N DISTRICT OF CALIFORNIA
	SAN FRAN	NCISCO DIVISION
	SSICA FELBER d BRIAN MAISSY	Case No. CV 11-1012 RS
		FIRST AMENDED CIVIL RIGHTS
$5 _{vs}$	Plaintiffs,	COMPLAINT FOR DAMAGES, INJUNCTIVE AND DECLARATORY
5 _M	ARK G. YUDOF, PRESIDENT OF	RELIEF TO PREVENT CONTINUED ENDANGERMENT OF HEALTH AND
	HE REGENTS OF THE UNIVERSITY F CALIFORNIA, BERKELEY, in his	SAFETY OF JEWISH UNIVERSITY OF CALIFORNIA STUDENTS:
ς ∥in∘	dividual capacity only as to damages, d in his official capacity as to injunctive	1) United States Constitution–Amendment
, ∥an	d declaratory relief; THE REGENTS F THE UNIVERSITY OF	2) 42 U.S.C. Sections 1983 and 1985;
$\int \ C_{\lambda}\ $	ALIFORNIA; ROBERT J.	4) Violations of Civil Code
ບ	RGENEAU, CHANCELLOR OF THE NIVERSITY OF CALIFORNIA,	Sections 51, 51.5, 51.7, 52, 52.1; 5) Violation of California Constitution
B	ERKELEY, in his individual capacity, to damages, and in his official capacity	Article 1, Sections 2, 4, 7;6) Violation of California Government
, as	to injunctive and declaratory relief; NATHAN POULLARD, DEAN OF	Code Section 11135;7) Injunctive and Declaratory Relief
	UDENTS OF THE UNIVERSITY OF ALIFORNIA, BERKELEY, in his	to Compel Defendants to Affirmatively Monitor and Enjoin SJP and MSA
' in	dividual capacity, as to damages, and in sofficial capacity as to injunctive and	to Stop Obstructive and Violent "Apartheid Week" Misconduct
de 5 ST	claratory relief; ASSOCIATED TUDENTS UNIVERSITY OF	
7	ALIFORNIA (ASUC),	
3	Defendants.	
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COMPLAINT

Plaintiffs JESSICA FELBER ("Jessica") and BRIAN MAISSY ("Brian") allege:

INTRODUCTION

4 On March 5, 2010, Jessica Felber, a twenty year old Jewish student at the University of 5 California, Berkeley ("UCB" or UC Berkeley") was attacked and injured on defendant UC 6 Berkeley's campus. Jessica's attack came in the middle of "Apartheid Week." Apartheid 7 Week is a University of California, Berkeley, sanctioned and supported week sponsored with 8 UC Berkeley Funds by Students for Justice in Palestine ("SJP"), and the Muslim Student 9 Organization ("MSA") (also known as the "Muslim Students Union"). The purpose of 10 "Apartheid Week" is to delegitimize the existence of the State of Israel in an effort to equate 11 Israel with the system of government in place by South Africa between 1948 and 1993. While, 12 parts of "Apartheid Week," for example informational tables and leaflet distribution are 13 certainly protected free speech, certain actions in "Apartheid Week" such as the establishment 14 of checkpoints where students brandish realistic-looking assault weapons, place barbed wire on 15 campus walkways, and interrogate students as they pass, are neither protected-First 16 Amendment speech, and as occurred here, and which occurred most recently on March 17, 17 2011, cause Jewish students to feel endangered, intimidated and harassed.

I8 Jessica was assaulted on March 5, 2010, during "Apartheid Week" because of her
I9 Jewish ancestry and religious affiliation and because she was holding a sign stating "Israel
20 wants Peace."

Jessica's assailant, Husam Zakharia, also a UC Berkeley student, was the leader of
Students For Justice in Palestine which is a UC Berkeley Registered Student Organization. As
alleged more fully below, SJP and Zakharia have been involved in other incidents on campus to
incite violence against and intimidate Jewish and other students. Defendants knew of this
history of incitement and intimidation, yet took no reasonable step to adequately control
Zakharia or other student members of the SJP.

27 The SJP conspires and coordinates with another UC Berkeley RSO, the Muslim Student
28 Organization (also known as the "Muslim Students Union"). As alleged more fully below, the

-2-

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page3 of 40

MSA has a publicly documented history of affiliation with and support of organizations 1 deemed "terror organizations" by the United States Department of State. Most recently the 2 District Attorney in Orange County, California, indicted eleven students from those groups, for 3 inciting and disrupting a speech given by Israeli Ambassador Michael Oren, at University of 4 5 California, Irvine.

Joining Jessica Felber in this case as a plaintiff is Brian Maissy, a third year EECS 6 7 undergraduate student at University of California, Berkeley, where the policies enacted by the 8 Regents, President, Chancellor, Dean of Students, and other Defendants, over the next several years will play an important role in the exercise of Mr. Maissy's rights. Attached to this First 9 Amended Complaint as Exhibit A is a declaration by Brian Maissy describing events on 10 11 campus on March 17, 2011, which make him and other Jewish students feel endangered, 12 intimidated, and harassed.

As egregious as the March 5, 2010 attack against Jessica was, this case is about much 13 more than that assault. This case arises from defendants' tolerance of the development of a 14 dangerous anti-Semitic climate on its campuses, and their failure to adopt and implement 15 16 policies, regulations and student organizations procedures to prevent threats, intimidation and 17 harassment by the anti-Semitic/anti-Israel SJP, MSA and MSU, all of which that threatens and 18 endangers the health and safety of University of California's Jewish students.

19 One objective of this action is to ensure that defendants effectively police, discipline, 20 and eliminate the incitement to violence, intimidation and harassment by RSO Palestinian and Muslim activist groups, all of which make the UC Berkeley a dangerous and threatening 21 22 environment, Each year, "Apartheid Week" with its checkpoints, students brandishing realisticlooking assault weapons, barbed wire placed on heavily travelled campus walkways, and the 23 24 frenzy connected with it, make Jewish students feel particularly endangered, intimidated and 25 harassed.

-3-

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- 27 ////
- 28 ///

FAC 050911B Case No. CV 11-1012 RS

THE PARTIES

1 2 This lawsuit for damages, injunctive and declaratory relief is brought by plaintiffs 3 Jessica Felber and Brian Maissy complaining against defendants The Regents of the University 4 of California, and its President, Mark G. Yudof, and the University of California Berkeley, and 5 its Chancellor, Robert J. Birgeneau, and Jonathan Poullard, Dean of Students, all individually 6 as to claims for damages only and in their official capacity as to injunctive and declaratory 7 relief; and the Associated Students University of California ("ASUC"), as described below: 8 1. Jurisdiction vests with this Court under 28 U.S.C.A. §1331, under the U.S. 9 Constitution, First Amendment and U.S. Constitution Fourteenth Amendment (Art. I U.S. 10 Constitution, Amendment XIV, U.S. Constitution), Title VI (42 U.S.C.A. §2000d), and under 11 42 U.S.C.A. §1983, and the doctrine of pendant jurisdiction. 12 2. Venue in this case vests in the Northern District of California as all the acts and 13 omissions described herein took place on the campus of the University of California, Berkeley and at the Offices of The Regents in Oakland, California. 14 15 3. The plaintiffs Jessica Felber and Brian Maissy at all times material to this action 16 were residents of the County of Alameda, State of California, and registered students of UC 17 Berkeley; plaintiff Brian Maissy is currently an EECS undergraduate student at UC Berkeley and on campus most weekdays. 18 19 4. Defendant The Regents of the University of California ("The Regents") is 20 organized under the laws of the State of California, and entrusted with the responsibility of 21 providing public education to students including but not limited to college students whose ages 22 could range starting as early as 16 years old. The Regents of the University of California, 23 Berkeley, is also the recipient of federal funds as that term is defined under Title VI, 42 24 U.S.CA 2000. 25 5. Although California Government Code §900, et seq., requires that notice of 26 certain claims against certain public entities be presented in specific ways, defendants The 27 Regents of the University of California ("Regents") and UC Berkeley are exempt from these 28 FAC 050911B -4-Case No. CV 11-1012 RS FIRST AMENDED COMPLAINT FOR DAMAGES, etc.

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page5 of 40

claims' filing provisions under California Government Code §905.6. Notwithstanding §905.6,
 plaintiffs did timely file their notice of claims against defendants.

3 6. Defendant Mark Yudof, at all times material to this action, has served as
4 President of The Regents of the University of California. Yudof is sued in his personal
5 capacity as to damages, and in his official capacity as to injunctive and declaratory relief.

6 7. Defendant Robert J. Birgeneau, at all times material to this action, has served as
7 Chancellor of the University of California, Berkeley. Birgeneau is sued in his personal
8 capacity as to damages, and in his official capacity as to injunctive and declaratory relief.

9 8. Defendant Jonathon Poullard, at all times material to this action, has served as
10 the Dean of Students. Poullard is sued in his personal capacity as to damages, and in his
11 official capacity as to injunctive and declaratory relief.

- 9. At all relevant times, defendants The Regents of the University of California,
 Mark Yudof, Robert J. Birgeneau, and Jonathon Poullard have been and are now officers of the
 State of California. Their actions described below constitute "state action" as that term has
 been defined by relevant case law, and they acted under the color of state law, in doing the
 things alleged herein, as to the claims for injunctive and declaratory relief.
- 17 10. At all relevant times, defendant the University of California has been and is now 18 an agency of the state government vested with authority to control, manage and administer the 19 public facilities within the University of California, Berkeley, located within Alameda County. 20 Defendant Associated Students University of California ("ASUC") is the student 11. 21 governing body of the University of California. ASUC maintains a website stating it is a 22 "RSO" (Registered Student Organization); one purpose of said website is to adequately provide 23 the campus community information about the RSO.

At all relevant times, defendants have been and are now empowered by the other
defendants to implement the policies that govern the conduct of persons affected and utilizing
the University of California, Berkeley, Irvine, San Diego, and other campuses.

-5-

At all relevant times, each of the Defendants have been and are now the agent or
 employee of the remaining Defendants and each was acting within the course and scope of such
 agency or employment.

4 14. Plaintiffs have no plain, speedy or adequate remedy at law, and they are
5 threatened by irreparable harm. For that reason, Plaintiffs seek injunctive and declaratory
6 relief.

Plaintiffs Jessica Felber and Brian Maissy are citizens of the United States and
of Jewish ancestry and religion, and at all times relevant herein are students of UC Berkeley.
Felber did graduate in December 2010. Maissy, however, is a third year EECS undergraduate
student who is on the campus most weekdays. As alleged more fully below, and at all times
relevant hereto, they have peacefully and nonviolently tried to exercise their constitutional
rights to freedom of speech and freedom of assembly on the cause of peace and reconciliation
for the Jewish People and Land of Israel.

14

STATEMENT OF FACTS

15 16. Plaintiffs Jessica Felber at age 17, and Brian Maissy at age 17, were admitted
16 and enrolled to the UC Berkeley. At the time they enrolled plaintiffs (like thousands of
17 students in the University of California system) were minors, and UC Berkeley assumed the
18 role of loco parenti for plaintiffs.

19 17. This case is more than one for assault and battery which caused physical and 20 emotional injury upon Jessica. As will be described below, that assault was a product of 21 defendants' policies which (1) fostered and encouraged MSA and SJP campus terrorist 22 incitements; (2) turned a blind eye to the perpetrators of illegal activities; (3) failed to 23 effectively discipline the MSA and SJP for their pro-terrorist programs, goals and conduct; 24 despite having ample notice that such violence was foreseeable; (4) defendants failed to 25 provide adequate security to prevent the violence, harassment and intimidation which occurred on March 5, 2010; and 5) thereby condoned and allowed the MSA, the SJP and MSU to 26 threaten, harass and intimidate Jewish students and to endanger their health and safety. Even 27 after the initial filing of this Complaint on March 4, 2011, and after numerous other complaints 28

-6-

FIRST AMENDED COMPLAINT FOR DAMAGES, etc.

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page7 of 40

and warnings about "Apartheid Week," Defendants and each of them, again sanctioned and
 supported "Apartheid Week" in a manner that is more than the establishment of information
 tables and distribution of leaflets. Rather, Defendants and each of them, sanctioned and
 supported an RSO to brandish realistic-looking assault weapons on campus, placement of
 barbed wire on campus walkways, and "interrogation" of students by rude, obnoxious
 overbearing and violent tactics (see Declaration of Brian Maissy, Exhibit A).

7

THE FELBER ASSAULTS

18. 8 On March 5, 2010, Jessica Felber and a group of other students were 9 participating in an event on campus called "Israel Peace and Diversity Week"—a series of 10 events sponsored by Tikvah, a sanctioned campus group; this event was an effort to peacefully 11 present viewpoints differing from "Apartheid Week." As part of that event, Jessica was on 12 campus holding a placard that read "Israel wants Peace." At that moment, another UC 13 Berkeley student, Husam Zakharia, who is a leader of UC Berkeley's RSO "Students for 14 Justice in Palestine" (SJP), intentionally rammed a shopping cart into Jessica, causing her 15 physical injury, for which she received medical attention.

16 19. At the time of the assault, there was no adequate campus security present to
17 prevent the assailant, whose purpose in attacking Jessica was to vent his hostility toward the
18 non-violent message stated in her placard and her Jewish identity

20. As a consequence of the violent assault, Jessica sought and obtained medical
 treatment at the UCB Campus Urgent Medical care. She also engaged legal counsel to obtain a
 state court restraining order to keep Husam Zakharia away from her, even while on campus.
 Alameda County Superior Court Commissioner Jon Huntsman, signed the permanent
 restraining order to that effect on May 25, 2010; for the remainder of her time on campus,
 Jessica was fearful to walk on campus alone.

25 21. This was not the first time that Zakharia had assaulted Felber, and Felber had
26 brought to Defendants' attention. In or around January 2009, Zakharia spat at Felber during a
27 political rally and yelled "You are disgusting." Later that semester Defendant Poullard,
28 individually and as an agent of all other Defendants, decided he wanted to hold meetings with

-7-

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page8 of 40

both Tikvah and SJP about the conflict on campus. At Tikvah's meeting with Poullard, many 1 students brought up instances about intimidation by SJP members. Felber spoke about being 2 spat at by Zakharia. When relaying the story, Felber said "he spat at me." Poullard interrupted 3 Felber and said "Wait wait, he spat AT you or On you?" Felber said "I didn't really know 4 why that makes a difference but that yes, he spat AT me." Poullard responded saying "spitting 5 At someone is very different from spitting ON someone. Spitting ON someone is a big deal. 6 7 Go on with your story." THE HARASSMENT, INTIMIDATION AND ASSAULT WERE 8 ORCHESTRATED BY THE STUDENTS FOR JUSTICE IN 9 PALESTINE AND OTHER LIKE-MINDED STUDENT ORGANIZATIONS, INCLUDING THE MUSLIM STUDENT 10 ASSOCIATION AND MUSLIM STUDENT UNION 11 **STUDENTS FOR JUSTICE IN PALESTINE (SJP)** 12 The Students for Justice in Palestine (SJP) is a national student organization that 22. 13 was founded at UC Berkeley in 2001. 14 According to its mission statement, "SJP is a diverse group of students, faculty, 23. 15 staff and community members, organized on democratic principles to promote justice, human 16 rights, liberation and self-determination for the Palestinian people." Its primary aim, however, 17 is to persuade academic institutions to divest their financial assets from companies that conduct 18 business with Israel, and to organize boycotts of Israeli goods and services, including academic 19 boycotts. 20

24. Unlike the MSA, which is ostensibly a religious/cultural organization, the SJP is
overtly political; and it accounts for the majority of anti-Israel activism and anti-Semitic
posturing among students at the academies where there are chapters. At UC Berkeley the two
groups not only co-sponsor events and cooperate on strategic projects, but they even share the
same office and campus facilities. The more publicly activist SJP may be understood as the
militant arm of the outwardly benevolent MSA. Members of the former are often members of
the latter. The SJP at Berkeley receives less money from the ASUC than the MSA, perhaps

-8-

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page9 of 40

because it is classified as a political rather than a religious/cultural organization, yet the two 1 groups are linked together. 2

The members of SJP have often employed aggressive tactics, and sometimes 25. 3 commit acts of violence. As described on SJP's Facebook page (the resolution of the plight of 4 the Palestinians): "... includes the full evacuation of Jewish occupants from all illegally held 5 Palestinian lands." 6

7

FORMATION AND EARLY ACTIVITY OF SJP

26. "Students for Justice in Palestine" first appeared in the Berkeley campus paper, 8 The Daily Californian, on October 25, 2000, when it was described as "a coalition of campus 9 groups." At that time the organization had not yet been registered with the Associated Students 10of the University of California (ASUC), although soon it would be. The coalition's leaders 11 called for an international boycott of all Israeli products and an end to U.S. economic support 12 13 of Israel.

Four months later, the newly born SJP staged its first mock checkpoint protest in 27. 14 connection with "Apartheid Week." This Complaint will describe fully the campus 15 checkpoints. On information and belief following the first checkpoint, the campus newspaper 16 condemned the checkpoint of the demonstrators as violating the campus Code of Conduct by 17 posting materials on university property without permission and interfering with university 18 activity. However, checkpoint protests continue, with the most recent occurring on March 17, 19 2011, when a student in a wheelchair was accidentally entangled in the barbed wire (see 20 Declaration of Brian Maissy, Exhibit A, including email from Defendant Poullard . 21 "Checkpoint protest" will be described more fully herein. Also attached as various exhibits are 22 photos depicting "Apartheid Week" and campus checkpoints for several years leading up to the 23 24 most recent March 2011 events.

On April 24, 2001, thirty-two SJP demonstrators who called for cutting 25 28. economic ties with Israel were arrested for obstructing access to Wheeler Hall during a six-hour 26 siege. In violation of fire codes and other regulations, the SJP had chained closed nine of the 27 twelve doors to the building and linked their arms to block the remaining entrances. 28

-9-

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page10 of 40

29. As will be described more fully herein, the SJP has been involved in numerous
 other violent, anti-Israel, anti-Semitic demonstrations on several campuses of the University of
 California System. In January 2011, SJP and MSA protestors were so disruptive at a speech
 given by the Israel Ambassador, Michael Oren, that the District Attorney in Orange County has
 brought conspiracy indictments against eleven students. As stated by the Orange County
 District Attorney on February 4, 2011, and reported in the Orange County Register, "...These
 defendants meant to stop this speech and to stop anyone else from hearing his ideas."

8

THE NATIONAL MUSLIM STUDENTS ASSOCIATION (MSA)

30. The Muslim Students Association (MSA) was created in January 1963 at the
University of Illinois Urbana-Champaign. According to its Constitution, its aims and purposes
are "to serve the best interest of Islam and Muslims in the United States and Canada so as to
enable them to practice Islam as a complete way of life." According to MSA's Facebook page,
the initial leadership of the MSA, "came from Arabic-speaking members with the Muslim
Brotherhood's help to establish the group. A Saudi Arabian charity, the Muslim World
League, provided early funding for the group."

16

THE MSA AT UNIVERSITY OF CALIFORNIA, BERKELEY

17 31. The Muslim Students Association of the United States and Canada is divided
18 into five geographical zones. It maintains a website that lists 148 separate MSA "Councils and
19 Chapters" at high schools, colleges and universities in the western third of the United States,
20 including UC Berkeley.

21 32. Founded during the 1986-87 academic year, the Muslim Students Association 22 (MSA) of UC Berkeley, which is also known as the Muslim Student Union (MSU), has become 23 one of the largest and most active chapters in North America. Ostensibly its mission is to 24 support those who wish to understand, appreciate, and practice their Islam without 25 compromising their morals and beliefs; to educate non-Muslims about the misconceptions 26 regarding Islam and the Islamic way of life; and to foster a social community for Muslims. 27 The MSA is a funded organization on campus, and received \$9,040.14 from the 33.

-10-

28

Associated Students of the University of California-Berkeley (ASUC) for the 2008-09

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page11 of 40

academic year. The group received \$8,500 for 2006-07, \$7,840.35 for 2005-06, and \$8,250 for
2004-05. The MSA publication AI-Bayan, founded in 2000, was allocated \$1,225 in 2008-09,
\$1,255 in 2006-07, and \$935 in 2004-05. These sums are supplemented by monies that are
raised from fundraising events, or allocated from MSA National. Student groups that are
political in nature, receive less money than religious or cultural associations. The political
activities of the MSA, outlined below, have not negatively affected its public funding
allocation.

In recent years, the MSA at UC Berkeley does not merely promote social 8 34. networking, encourage observance of Islam, and plan religious, cultural and charitable events; 9 it engages in political activism and mobilizes Muslims, both on and off campus, for activist 10 projects. The Constitution of the Muslim Student Union of Berkeley states one objective is to 11 "develop activism of Muslims on campus and in the community." The chapter has its own 12 Political Action Committee. Significantly, a sub-section of the National MSA manual entitled 13 "Political/Campus Action" urges members to "consider forming committees for certain issues 14 that need to be addressed on the campus or larger level. The MSA on campus has been actively 15 involved in "Apartheid Week." 16

MSA CONNECTIONS TO ISLAMIST ORGANIZATIONS AND THE RADICAL LEFT

35. The Muslim Students Association has supported the Holy Land Foundation for
 Relief and Development, five of whose leaders were convicted in 2007 on 108 separate charges
 after an investigation lasting over fifteen years determined that the organization funneled more
 than twelve million dollars to Hamas, a terrorist organization.

36. The MSA is an active member of the steering committee of the MarxistLeninist association "International ANSWER." The MSA has had a considerable presence at
ANSWER-sponsored protests and activities.

37. The relationship between the SJP, MSA and MSU, and their common goals and
tactics were well known to defendants at all times relevant herein, as is their involvement
yearly in "Apartheid Week."

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Case3:11-cv-01012-RS Document15 Filed05/18/11 Page12 of 40

DEFENDANTS WERE ON NOTICE THAT MEMBERS OF THE SJP AND MSA POSED THREATS ON CAMPUS

1

2	
3	38. The March 5, 2010 assault against Jessica was not the first time that Husam
4	Zakharia and others from SJP acted violently against Jewish students. Physical intimidation and
5	violence were frequently employed as a tactic by SJP and other campus groups in an effort to
6	silence students on campus who support Israel. In addition, as will be alleged herein, the
7	University has consistently failed to discipline and effectively condemn SJP and its affiliate
8	RSO, the Muslim Student Association. Each year the crescendo of SJP and MSA activity
9	occurs in March during "Apartheid Week." Indeed, Jessica's assault occurred during
10	"Apartheid Week," and as the Declaration of Maissy makes clear, the subjective and objective
11	fears of Jewish students heightens during "Apartheid Week."
12	39. Moreover, defendants had ample notice of harassment, intimidation, incitement
13	and violence committed by the SJP and MSA against Jewish students at defendant UC
14	Berkeley, Irvine, and San Diego campuses. Such incidents continue to the present.
15	PRIOR TERRORIST ACTS BY SJP AND MSA
	LE L
16	AGAINST UNIVERSITY OF CALIFORNIA STUDENTS
16 17	AGAINST UNIVERSITY OF CALIFORNIA STUDENTS University of California—Berkeley Campus
17	University of California—Berkeley Campus
17 18	University of California—Berkeley Campus 40. At the UC Berkeley campus, the SJP and MSA have at several times staged an
17 18 19	University of California—Berkeley Campus 40. At the UC Berkeley campus, the SJP and MSA have at several times staged an armed "checkpoint" which are pictured in Exhibit B, attached hereto, flaunting and brandishing
17 18 19 20	<u>University of California—Berkeley Campus</u> 40. At the UC Berkeley campus, the SJP and MSA have at several times staged an armed "checkpoint" which are pictured in Exhibit B, attached hereto, flaunting and brandishing realistic-looking assault weapons. Also attached are the following: Exhibit C are photos of the
17 18 19 20 21	<u>University of California—Berkeley Campus</u> 40. At the UC Berkeley campus, the SJP and MSA have at several times staged an armed "checkpoint" which are pictured in Exhibit B, attached hereto, flaunting and brandishing realistic-looking assault weapons. Also attached are the following: Exhibit C are photos of the March 17, 2011 checkpoint barbed wire and interrogations; Exhibit D are photos of SJP and
 17 18 19 20 21 22 	University of California—Berkeley Campus 40. At the UC Berkeley campus, the SJP and MSA have at several times staged an armed "checkpoint" which are pictured in Exhibit B, attached hereto, flaunting and brandishing realistic-looking assault weapons. Also attached are the following: Exhibit C are photos of the March 17, 2011 checkpoint barbed wire and interrogations; Exhibit D are photos of SJP and MSA demonstrators with coffins blocking campus walkways; Exhibit E are photos of the 2009
 17 18 19 20 21 22 23 	<u>University of California—Berkeley Campus</u> 40. At the UC Berkeley campus, the SJP and MSA have at several times staged an armed "checkpoint" which are pictured in Exhibit B, attached hereto, flaunting and brandishing realistic-looking assault weapons. Also attached are the following: Exhibit C are photos of the March 17, 2011 checkpoint barbed wire and interrogations; Exhibit D are photos of SJP and MSA demonstrators with coffins blocking campus walkways; Exhibit E are photos of the 2009 checkpoints; Exhibit F are photos of the 2010 checkpoints; Exhibit G are photos of the most
 17 18 19 20 21 22 23 24 	University of California—Berkeley Campus 40. At the UC Berkeley campus, the SJP and MSA have at several times staged an armed "checkpoint" which are pictured in Exhibit B, attached hereto, flaunting and brandishing realistic-looking assault weapons. Also attached are the following: Exhibit C are photos of the March 17, 2011 checkpoint barbed wire and interrogations; Exhibit D are photos of SJP and MSA demonstrators with coffins blocking campus walkways; Exhibit E are photos of the 2009 checkpoints; Exhibit F are photos of the 2010 checkpoints; Exhibit G are photos of the most recent 2011 checkpoint (referenced in the Declaration of Maissy); Exhibit H are photos of
 17 18 19 20 21 22 23 24 25 	University of California—Berkeley Campus 40. At the UC Berkeley campus, the SJP and MSA have at several times staged an armed "checkpoint" which are pictured in Exhibit B, attached hereto, flaunting and brandishing realistic-looking assault weapons. Also attached are the following: Exhibit C are photos of the March 17, 2011 checkpoint barbed wire and interrogations; Exhibit D are photos of SJP and MSA demonstrators with coffins blocking campus walkways; Exhibit E are photos of the 2009 checkpoints; Exhibit F are photos of the 2010 checkpoints; Exhibit G are photos of the most recent 2011 checkpoint (referenced in the Declaration of Maissy); Exhibit H are photos of vandalized Jewish signs on campus. Plaintiff Jessica Felber's assailant Husam Zakharia is
 17 18 19 20 21 22 23 24 25 26 	University of California—Berkeley Campus 40. At the UC Berkeley campus, the SJP and MSA have at several times staged an armed "checkpoint" which are pictured in Exhibit B, attached hereto, flaunting and brandishing realistic-looking assault weapons. Also attached are the following: Exhibit C are photos of the March 17, 2011 checkpoint barbed wire and interrogations; Exhibit D are photos of SJP and MSA demonstrators with coffins blocking campus walkways; Exhibit E are photos of the 2009 checkpoints; Exhibit F are photos of the 2010 checkpoints; Exhibit G are photos of the most recent 2011 checkpoint (referenced in the Declaration of Maissy); Exhibit H are photos of vandalized Jewish signs on campus. Plaintiff Jessica Felber's assailant Husam Zakharia is pictured at the checkpoint talking to UC Campus Police on May 7, 2008 in Exhibit B. At the

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page13 of 40

defendants, the defendants have done nothing to prevent the continuance of these hostile
 "checkpoints."

41. On information and belief in or about November 2008, the SJP and MSA lead
by Zakharia disrupted a concert organized by a campus Jewish group on the UCB campus.
Zakharia assaulted a Jewish UCB student. Zakharia and two other SJP activists were cited for
battery by UC Campus Police. However, defendants failed to effectively discipline SJP or
Zakharia, such that UCB's actions allowed and encourage the SJP and MSA to continue and
amplify their aggressive and violent threats, plans and activities. This incident was reported on
publicly.

42. On February 24, 1995, at the UCB campus, the MSA conducted a rally in
support of Hamas, the Middle East extremist group, soon after a series of bus and sidewalk
bombings in Israel. Students from several northern California campuses carried signs depicting
an Israeli flag with a swastika in the middle and expressly volunteered to serve as future suicide
bombers. A Jewish observer was spit on by one of the demonstrators. On information and
belief, there was no effective condemnation by Defendants. This incident was reported on
publicly.

17

Prior Known Incidents

18 43. On October 2000, the president of UCLA's MSA led a crowd of demonstrators
19 at the Israeli consulate in chants of "Death to Israel!" and "Death to the Jews!" This incident
20 was reported on publicly.

44. In December 2001, a member of Chabad, a Jewish religious group at UC
Berkeley, was assaulted on campus near the Chabad house. During spring break of 2002, the
Hillel window was smashed and graffiti stating, "Fuck the Jews," was painted on the building.
This incident was reported on publicly.

45. On May 14, 2002, at UC Irvine, an anti-Israel demonstration sponsored by the
MSA and SJP featured the display of mock "body bags" of Palestinians claimed to have been
"murdered" by the Israeli army." This incident was reported on publicly.

-13-

46. On April 15, 2002, *Al-Talib*, the MSA/SJP Muslim newsmagazine at UCLA and
 Al Kalima, the Muslim newsmagazine at UC Irvine, jointly published a highly anti-Israel
 publication entitled "Zionism: the Forgotten Apartheid." The magazine publicly lauds and
 promotes both Hamas and Hizbullah as legitimate and noteworthy resistance movements. The
 magazine has also been distributed at UC San Diego." This incident was reported on publicly.

Defendants, and each of them, established a course in the Fall of 2002, entitled 47. 6 "The Politics and Poetics of Palestinian Resistance" offered in the Department of English: 7 According to the Fall 2002 course catalogue, Course # R1A, to be offered in the Department of 8 English, was titled "The Politics and Poetics of Palestinian Resistance." An excerpt from the 9 course description: "The brutal Israeli military occupation of Palestine, [ongoing] since 1948, 10 has systematically displaced, killed, and maimed Palestinian people. And yet, from under the 11 brutal weight of the occupation, Palestinians have produced their own culture and poetry of 12 resistance. This class will examine the history of the [resistance] and the way that it is narrated 13 by Palestinians in order to produce an understanding of the Intifada This class takes as its 14 starting point the right of Palestinians to fight for their own self-determination. Conservative 15 thinkers are encouraged to seek other sections." The class was to be taught by graduate student 16 17 Snehal Shingavi, a leader of the SJP.

On March 3, 2008, the SJP sponsored a "die-in" purportedly in response to 48. 18 Israel's decision to defend its citizenry against rockets that were launched into Israeli towns 19 from Gaza. During the event, approximately 30 to 40 SJP student activists lay on the ground 20 on Sproul Plaza, obstructing traffic and blocking the walkway. SJP activists held signs 21 accusing Israel of starting another Holocaust, and equating Israelis with Nazis. When the SJP 22 held anti-Israel rallies and events on the UC Berkeley campus, Jewish students peacefully 23 gathered and held up signs to counter the false and hateful messages that the SJP promotes 24 about Jews and Israel. The SJP has deliberately interfered with those rights, blocking the 25 Jewish students' signs and attempting to destroy them. The incident was reported on publicly. 26 On November 13, 2008, at a UCB-approved student "hip-hop concert" at 49. 27 Eshleman Hall on the UCB campus, as part of an Israel event, in violation of UCB ASUC 28

-14-

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page15 of 40

policy, SJP student activists deliberately disrupted that concert by draping two Palestinian flags
 from the Eshleman Hall balcony directly over the stage and thus precipitated a riot needing
 response from Campus Police. ." This incident was reported on publicly.

50. Many Jewish and non-Jewish students have complained to UCB Dean of
Students Jonathan Poullard about the SJP's threatening and intimidating conduct, and about the
group's violations of UC Berkeley's Code of Student Conduct. Several Jewish students spoke
up at an ASUC senate meeting on March 3, 2008, at which Dean Poullard was present. Student
after student described being harassed and intimidated by members of the SJP. They described
the SJP's refusal to follow multiple requests by police and faculty to stop their intimidating
tactics. And they described how unsafe they felt on their own campus.

51. 11 UCB Dean Poullard acknowledged that those who violated Jewish students' 12 personal space and threatened their personal safety engaged in a Student Conduct violation. 13 These infractions have occurred repeatedly. To date, no effective disciplinary proceedings 14 against SJP have been taken, and the SJP and MSA aggressive and offensive conduct 15 continues. Indeed, as evidenced by the Declaration of Maissy, as of March 17, 2011, 16 checkpoints on campus with barbed wire and realistic-looking assault weapons continue; and a 17 student in a wheelchair became accidentally entangled in the barbed wire without apparent 18 appropriate concern from the Administration. Defendant Yudof similarly declined to commit to 19 minimum protections of Jewish students against SJP and MSA harassment, at a recent 20 November 10, 2010 conference at UC Irvine. This incident was reported on publicly.

52. However, Chancellor Birgeneau commented on the need to limit hate speech
which incites violence following the assassination attempt of Congresswoman Giffords in
Tucson in January 2011. Yet each year on campus, with the checkpoints which are an integral
part of "Apartheid Week," the campus and Administration condones hate speech which
endangers the health and safety of Jewish students.

26 53. In 2007, Egyptian-born author, Nonie Darwishspoke at UCB about her
27 experiences growing up in Egypt and immigrating to the United States. The film "Obsession"
28 (about the rise and dangers of radical Islam) was also screened. During her speech she was

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page16 of 40

repeatedly interrupted by the SJP student activists. According to The Daily Californian, Ms.
 Darwish could not begin her speech for about a minute because of the heckling. The student
 paper noted that university police had to escort several "loud opponents" out of the lecture hall
 at various points during the event. This incident was reported on publicly.

54. SJP student activists staged another disruption when Middle East scholar, 5 6 Dr. Daniel Pipes, was invited to speak at UC Berkeley in 2004. Although signs were posted 7 outside the lecture hall, warning that no banners, signs, shouting or violence would be 8 permitted, SJP student activists violated these rules without any condemnation by the 9 Defendants. SJP student activists drowned out Dr. Pipes' speech several times, by chanting 10 and jeering inflammatory slogans, including "Death to Zionism," "Zionism is racism," and 11 "Israel out of Palestine." The protestors screamed "Zionist Jew" and "racist" at Dr. Pipes, and 12 "racist Jews" at the audience, chanted "Seig Heil" and gestured the Nazi salute. The 13 disruptions continued until the campus police finally had to eject many SJP student activists. 14 55. Defendants had no known official response to the aforementioned disruptive

15 conduct staged by the SJP. This incident was reported on publicly.

- 16
- 17 18

ADDITIONAL ACTIONS DEMONSTRATING A BLATANT HOSTILITY TOWARDS ISRAEL AND HER SUPPORTERS WHICH FUEL THE ATMOSPHERE OF HARASSMENT AND INTIMIDATION AT THE UNIVERSITY OF CALIFORNIA

56. On October 26, 2010, the "Muslim Identities and Cultures Working Group" of 19 The Townsend Center for the Humanities, situated at UC Berkeley within the College of 20Letters and Sciences, was the co-sponsor of the event entitled "What Can American Academia 21 22 Do to Realize Justice for Palestinians" (see, http://www.mecaforpeace.org/events/ berkeley-cawhat-can-american-academia-do-realize-justice-palestinians). The focus of the event was to 23 promote a boycott Israeli academics and institutions as well as United States corporations 24 which do business with Israel. The event was organized partially by the Students for Justice in 25 Palestine (SJP). The event's speakers: Lisa Taraki, Associate Professor at Bir Ziet University 26 and co-founder of the Palestinian Campaign for the Academic and Cultural Boycott of Israel, 27 and Hatem Bazian, a Lecturer at UC Berkeley. Co-sponsors were the Israel Divestment 28

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page17 of 40

Campaign, the U.S. Campaign for the Academic and Cultural Boycott of Israel, and the Middle
 East Children's Alliance. These political organizations aggressively campaign against Israel
 and Jewish American academics, scholars and students. These academic programs, viewed in
 combination with the yearly sanctioned and supported checkpoints as part of "Apartheid
 Week," create an environment where Jewish students feel endangered.
 57. Said political campaign is an infringement of academic freedom as described by
 the American Association of University Professors. Said campaign is anti-Semitic according to

8 the Working Definition of Anti-Semitism of the European Monitoring Center on Racism and
9 Xenophobia as adopted by the U.S. State Department.

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THE CHECKPOINTS AS THE CENTERPIECE OF "APARTHEID WEEK"

12 58. In an effort to attempt to delegitimize the right of the State of Israel to exist, two
 13 RSO's, the SJP and MSA, have yearly promulgated "Apartheid Week."

59. Plaintiffs herein acknowledge that it would be "chutzpah" (a Yiddish word 14 which has found common usage in English, meaning roughly "gall") to attempt to use the 15 judicial system to deny any group of its First Amendment rights. Plaintiffs respect all of their 16 fellow University students' legitimate First Amendment rights of expression. Indeed, Ms. 17 Felber was expressing her First Amendment rights when she was assaulted. Plaintiffs 18 acknowledge that any campus group should have full access to set up informational tables, 19 distribute leaflets, and to speak on campus. The history of Berkeley, the founding spot of the 20campus-free speech movement, so mandates as does the first Amendment. However, 21 Defendants' condoning the establishment of "checkpoints," where students dress as soldiers, 22 carry realistic-looking assault weapons, lay barbed wire on heavily travelled campus walkways, 23 and interrogate others about their religious affiliation and national origins, goes beyond free 24 speech protection. It is terrifying, especially to 17 year old students, and it endangers the health 25 and safety of Jewish students. Indeed it violates California Penal Code §12556, and Berkeley 26 Campus Regulations Implementing University Policy sections 211, 312, and 321. 27

-17-

A CHILLING REMINDER OF THE DARKEST CHAPTER OF HISTORY

60. The aforesaid conduct, acts and omissions of defendants, and each of them, to
tolerate and condone the aggressive and violent and threatening on-campus activities of the
MSA and SJP against plaintiffs and other students of Jewish religion and ancestry is
particularly ominous because defendants' actions and omissions present a disturbing echo of
incitement, intimidation, harassment and violence carried out under the Nazi regime and those
of its allies in Europe against Jewish students and scholars in the leading universities of those
countries during the turbulent years leading up to and including the Holocaust..

Plaintiffs and other students of Jewish ancestry at defendants' campuses are 9 61. entitled to the highest levels of tolerance and respect for their religious beliefs, practices, 10 traditions and identity,. However, due to the pattern and practices of defendants, and each of 11 them, to condone and allow the acts of aggressive MSA and SJP violence, confrontation and 12 harassment alleged herein, plaintiffs and other Jewish students are despairing that the tragic 13 lessons of history have not yet been learned by these defendants, and each of them. Plaintiffs 14 fear that the University of California campuses are no longer places of hope and dignity, of 15 16 academic and personal freedom, or of peaceful life and personal safety.

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FIRST CLAIM FOR RELIEF

(United States Constitution-Amendment I)

19 62. The allegations set forth in paragraphs 1-61 inclusive are incorporated into this
20 cause of action by reference as if set forth in full.

63. Defendants' actions as described above have interfered with plaintiffs' free
exercise of religion in violation of the United States Constitution in that, defendants' failure to
adequately secure and monitor the hostile campus environment prohibits plaintiffs from the free
exercise of their religion.

64. Defendants' actions as described above interfered with plaintiffs' free exercise
of religion in violation of the First Amendment to the United States Constitution, in that they
are is unable to express their views and religion. If defendants are not restrained and enjoined
from their course of conduct, the interference will continue indefinitely. Defendants must not

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page19 of 40

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1	allow checkpoints, realistic-looking assault weapons, barbed wire and other blockage of
2	campus walkways, and must not allow students to interrogate others about their race, religious
3	affiliation and national origins, during or as part of the "Apartheid Week" activities.
4	WHEREFORE, plaintiffs prays for relief as set forth below.
5	SECOND CLAIM FOR RELIEF
6	(Violation of Cal. Const. art. I, § 4)
7	65. The allegations set forth in paragraphs 1-64 inclusive are incorporated into this
8	cause of action by reference as if set forth in full.
9	66. Defendants' actions as described above interfered with plaintiffs' free exercise
10	of religion in violation of Cal. Const. art. I, § 4, in that plaintiffs are unable to freely assert their
11	view.
12	67. If defendants are not restrained and enjoined from their course of conduct, the
13	interference will continue indefinitely. Defendants must not allow checkpoints, realistic-
14	looking assault weapons, barbed wire and other blockage of campus walkways, and must not
15	allow students to interrogate others about their race, religious affiliation and national origins,
16	during or as part of the "Apartheid Week" activities.
17	WHEREFORE, plaintiffs prays for relief as set forth below.
18	THIRD CLAIM FOR RELIEF
19 20	(Violation of Federally Protected Rights under 42 U.S.C.§ 1983) Against Defendants Individually
21	68. The allegations set forth in paragraphs 1-67 inclusive are incorporated into this
22	cause of action by reference as if set forth in full.
23	69. Defendants, while acting under the color of state law, deprived plaintiffs of their
24	right to freely exercise their Jewish religion and their freedom of assembly, rights protected by
25	Federal law.
26	70. Defendants' actions were intentional, and were based on a clearly expressed,
27	official policy of defendants that was designed to prevent individuals from freely practicing
28	their Jewish religion, and their freedom of assembly, based on their Jewish ancestry.
	-19- FAC_050911B FIRST AMENDED COMPLAINT FOR DAMAGES, etc. Case No. CV 11-1012 RS

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1	71. As a direct and proximate cause of defendants' actions, plaintiffs have suffered	
2	extreme embarrassment and humiliation, and emotional distress, accompanied by various	
3	physical symptoms, including but not limited to sleeplessness, nervousness, and extreme	
4	anxiety, as well as physical injury. Plaintiffs have also suffered damages in excess of the	
5	minimum established for this court. Plaintiffs' damages are uncertain at this time, and	
6	plaintiffs will amend this Complaint to state their damages with particularity once they are	
7	known.	
8	WHEREFORE, plaintiffs pray for relief as set forth below.	
9	FOURTH CLAIM FOR RELIEF	
10	(Declaratory Relief)	
11	72. The allegations set forth in paragraphs 1-71 inclusive are incorporated into this	
12	cause of action by reference as if set forth in full.	
13	73. An actual controversy now exists between the parties, in that plaintiffs contend	
14	that defendants' actions violate their right to freely exercise their religion, which is protected by	
15	the U.S. Constitution Amendment I and by California Constitution Article I, §4; and that the	
16	actions on campus in allowing the conduct described herein creates continued endangerment to	
17	the health and safety of Jewish students.	
18	WHEREFORE, plaintiffs pray for relief as set forth below.	
19	FIFTH CLAIM FOR RELIEF	
20	(Violation of California Civil Code §§ 51, 51.5, 51.7, 52, 52.1)	
21	as Against All Defendants In Their Official Capacities for Prospective Relief	
22		
23	74. The allegations set forth in paragraphs 1-73 inclusive are incorporated into this	
24	cause of action by reference as if set forth in full.	
25	75. By defendants' aforesaid allowance of hostile forces to freely roam its	
26	campuses, defendants have violated plaintiffs' right to be free from discrimination and	
27	retaliation as guaranteed by Civ. Code § 51.	
28		
	-20- FAC_050911B FIRST AMENDED COMPLAINT FOR DAMAGES, etc. Case No. CV 11-1012 RS	

1 76. As a direct and proximate result of conduct of defendants, and each of them, plaintiffs have suffered and will continue to suffer physical injuries, humiliation, and mental 2 3 anguish.

4 77. Defendants' violation of plaintiffs' rights as guaranteed by Civ. Code § 51 entitles plaintiffs to receive compensatory damages, reasonable attorney's fees, and injunctive 5 6 relief, all of which are provided for in Civ. Code § 52 and are prayed for below.

7 78. In doing the acts alleged in this Complaint, defendants knew or should have 8 known that their actions and inactions were likely to allow the SJP, the MSA and MSU to 9 continue to endanger the health and safety of University of California Jewish students. 10 Plaintiffs are informed and believe, and on that basis allege, that defendants intended to cause 11 injury to plaintiffs and acted with a willful and conscious disregard of plaintiffs' rights as 12 secured by Civ. Code § 51, thereby entitling plaintiffs to recover treble damages, or a minimum 13 of \$4,000, pursuant to Civ. Code § 52, subd. (a).

14 79. Unless defendants are restrained by a preliminary and permanent injunction. 15 plaintiffs will continue to suffer irreparable harm in that Plaintiff will continue to suffer injury. 16 Plaintiffs contemplate graduate studies at the University. Plaintiffs have no adequate remedy at 17 law because monetary damages, which may compensate for past violence or threats of 18 violence, will not afford adequate relief for the fear, humiliation, and risk of injury that a 19 continuation of defendants' conduct, in denial of plaintiffs' rights, will cause. 20

WHEREFORE, plaintiffs pray for relief as set forth below.

SIXTH CLAIM FOR RELIEF

(Violation of Title VI)

23 80. The allegations set forth in paragraphs 1-79 inclusive are incorporated into this 24 cause of action by reference as if set forth in full.

25 81. Defendants have been deliberately indifferent to the complaints, words and 26 actions of those directed against plaintiffs in the general atmosphere created by the defendants. 27 WHEREFORE, plaintiffs pray for relief as set forth below.

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SEVENTH CLAIM FOR RELIEF

(Injunctive and Declaratory Relief; Government Code § 11135)

3	82.	The allegations set forth in paragraphs 1-81 inclusive are incorporated into this
4	cause of actio	n by reference as if set forth in full.
~		

5	83.	The actions of defendants as alleged above violate Gov. Code § 11135 because
6	defendants ar	e depriving plaintiffs, solely because of their Jewish religion and ancestry, of full
7	access to the	facilities of the University of California, Berkeley, allow the SJP, the MSA and
8	MSU to conti	nue to endanger the health and safety of University of California Jewish students.
9	Defendants sl	nould be ordered from allowing obstructive and violent "Apartheid Week"
10	checkpoints a	nd should be enjoined from allowing obstructive and violent "Apartheid Week"
11	checkpoints,	brandishing realistic-looking assault weapons, barbed wire and other blockage of
12	campus walky	ways, and must not allow students to challenge and interrogate other students
13	about their rad	ce, religious affiliation and national origins, during or as part of the "Apartheid
14	Week" activit	ties.
15	WHEREFORE, plaintiffs pray for relief as set forth below.	
16		PRAYER
17	WHE	REFORE, plaintiffs pray for judgment against defendants as follows:
18	1.	For general damages according to proof, as to individual Defendants;
19	2.	For special damages according to proof, as to individual Defendants;
20	3.	For treble damages pursuant to Civ. Code § 52, subd. (a), as to individual
21		Defendants;
22	4.	For reasonable attorney's fees, according to proof, pursuant to Civ. Code § 52,
23		subd.(a), and 42 USC 1983.;
24	5.	For a preliminary injunction against defendants, and each of them, enjoining
25		defendants from financially supporting groups such as SJP and MSA; until there
26		is in place accurate descriptions on the ASUC website describing its political
27		activities;
28		
		-22- FAC_050911B

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1	6.	For a permanent injunction against defendants, and each of them, enjoining	
2		defendants from allowing threats, intimidation and harassment by the SJP, the	
3	1	MSA and MSU which endanger the health and safety of University of California	
4		Jewish students, including not allowing checkpoints, realistic-looking asault	
5		weapons, barbed wire and other blockage of campus walkways, and must not	
6		allowing students to interrogate others about their race, religious affiliation and	
7		national origins, during or as part of the "Apartheid Week" activities;	
8	7.	For cost of suit;	
9	8.	For a declaration of rights, declaring that defendants extensively regulate such	
10		groups as SJP and MSA during "Apartheid Week," so that there is no threat or	
11		endangerment to the health and safety of students as has occurred at the	
12		"checkpoints," as outlined herein;	
13	9.	For an award of damages sufficient to compensate plaintiffs for injuries	
14		suffered;	
15	10.	For an award of costs, including attorney's fees pursuant to Code Civ. Proc.	
16		§1021.5 and 42 U.S.C. §§ 1983 and 1988; and	
17	11.	For such other and further relief as the Court finds proper.	
18		Respectfully submitted.	
19	Dated: May		
20.		JOELLH. SIEGAL Attorney for Plaintiffs	
21		JESSICA FELBER; BRIAN MAISSY	
22		DEMAND FOR JURY TRIAL	
23	Plaintiffs hereby demand a trial by jury on all claims for relief.		
24		Respectfully submitted,	
25		Amp MIL	
26	Dated: May	18, 2011 JOEL/H. SIEGAL	
27		Attorney for Plaintiffs JESSICA FELBER; BRIAN MAISSY	
28		-23- FAC_050911B	
	FIRST AMEND	ED COMPLAINT FOR DAMAGES, etc. Case No. CV 11-1012 RS	

EXHIBIT "A"

Maissy Declaration and E-mails

\smile	\smile
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Attorneys For Plaintiffs JESSICA FELBER	; BRIAN MAISSY
UNITED STAT	ES DISTRICT COURT
	I DISTRICT OF CALIFORNIA ICISCO DIVISION
JESSICA FELBER, and BRIAN MAISSY	Case No. CV 11-1012 RS
Plaintiffs,	DECLARATION OF BRIAN MAISSY
vs. MARK G. YUDOF. PRESIDENT OF	
THE REGENTS OF THE UNIVERSITY	
OF CALIFORNIA, BERKELEY, in his individual capacity only as to damages,	
and in his official capacity as to injunctive and declaratory relief; THE REGENTS	
OF THE UNIVERSITY OF CALIFORNIA; ROBERT J.	
BIRGENEAU, CHANCELLOR OF THE UNIVERSITY OF CALIFORNIA,	
 BERKELEY, in his individual capacity, as to damages, and in his official capacity	
as to injunctive and declaratory relief; JONATHAN POULLARD, DEAN OF STUDENTS OF THE UNIVERSITY OF	
STUDENTS OF THE UNIVERSITY OF CALIFORNIA, BERKELEY, in his	
individual capacity, as to damages, and in his official capacity as to injunctive and	
declaratory relief; ASSOCIATED STUDENTS UNIVERSITY OF	
CALIFORNIA (ASUC),	
Defendants.	
	-1- MaissyDeclaration_050911e[1] Case No. CV 11-1012 RS

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page26 of 40

I, Brian Massy, declare:

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I am a third year EECS undergraduate student at the University of California
 Berkeley. As such I am on campus almost all weekdays. I have personal knowledge of the
 facts stated herein and if called as a witness I would truthfully and competently testify as
 follows.

6 2. On or about March 17, 2011 between 11 a.m. and 2 p.m., I observed members of
7 the group Students for Justice in Palestine, engage in action as part of their "Apartheid Week"
8 As I will describe fully below, as a Jewish student on campus, I have come to dread and fear
9 "Apartheid Week," as a time where myself and other Jewish students feel endangered,
10 intimidated, and harassed.

3. "Apartheid Week" is a time designated by certain campus groups such as the
 Muslim Students Association (MSA), and the so-called Students for Justice in Palestine (SJP),
 to attempt to de-legitimize the existence of the State of Israel by way of asserting that Israel
 engages in abhorrent racist tactics, equated directly to the system of government in place by the
 white South African government, between 1948 and 1993.

16 4. In the three years that I have been on campus, I have witnessed the events of
17 "Apartheid Week," and in each year, I have felt endangered, intimidated and harassed.

18 5. As part of "Apartheid Week," each year for the past three years, I have
19 witnessed members of the SJP create barriers on campus in an effort to simulate what, in their
20 view, security checkpoints are like in Israel.

6. Many members of SJP wear Israeli flags, which contain the Jewish star, and
they have signs with Hebrew writing on them; and many carry mock semiautomatic weapons
that look real.

7. The members of SJP thus pretend to be Jewish Israelis. They set up a
checkpoint at Sather Gate, where they interrogate students to determine whether they should be
allowed to pass through the checkpoint, and they "act out" the supposed harassment of
Palestinians on each other.

Case3:11-cv-01012-RS Document15 Filed05/18/11 Page27 of 40

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1	8.	I have witnessed the "interrogators" — those pretending to be Jewish Israelis —
2	being rude, o	bnoxious, overbearing, aggressive and violent.
3	9.	I have witnessed this kind of behavior for the past three years.
4	10.	I personally know that the assault on Jessica Felber took place in proximate time
5	to "Apartheic	d Week" on campus.
6	11.	I also know that the University each year approves "Apartheid Week."
7	12.	On March 17, 2011, I specifically observed the following on campus. I saw the
8	students from	n SJP (dressed like Israeli Jews) blocking most of Sather Gate. I observed that
9	they had put	down a material which looked like barbed wire or at least was supposed to
10	simulate bark	bed wire at the checkpoint at Sather Gate.
11	13.	I personally observed the simulated "barbed wire" get caught in an individual's
12	wheelchair, a	und he dragged it with him for a few feet, at which point he realized, and others
13	assisted him	to disentangle his wheelchair; hence, his independence and ability to move around
14	campus was	blocked and inhibited by persons who were wearing Israeli flags.
15	14.	Following witnessing the student in the wheelchair getting stuck in the "barbed
16	wire," I wrot	e Dean Poullard describing the situation; the full text of my email is as follows:
17		"Hi JP and representative of the Center for Student Conduct,
18		As you may be aware, the student group Students for Justice in Palestine (SJP) held a mock checkpoint demonstration at Sather Gate the
19		Thursday before spring break (March 17th) between 11am and 2pm. They were, as usual, spreading falsehoods about Israel, but that's not why I'm
20		writing to you today.
21		On the 17th, members of SJP dressed up as Israeli soldiers and acted out what they falsely assert happens at an Israeli security checkpoint.
22		They blocked the central section of Sather gate with caution tape and wire laid on the floor. This obstruction caused difficulty to students trying to
23		pass through Sather Gate. I personally witnessed a disabled student get his
24		wheelchair caught on the wire as he tried to cross the gate on his way to or from class. This is in clear violation of Berkeley Campus Regulations
25		Implementing University Policy clause 321. They also brandished fake weapons and intimidated passers-by, in violation of clauses 211 and 312
26		requiring compliance with state law (California Penal Code section 12556
27		bans toy and look-alike weapons in public places). Neither of these offences comes as a surprise. Both of these
28		violations have become an annual occurrence by SJP, and have been repeatedly reported to UCPD and to the Center for Student Conduct. Year
	[-3- MaissyDeclaration_050911c[1]

1	Case3:11-cv-01012-RS Document15 Filed05/18/11 Page28 of 40
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1	after year however, we get no response, and more importantly, the
2	offenders do not change their actions. The purpose of the Center for Student Conduct is to create an
3	atmosphere on campus where the values of the university are realized, where students and student groups adhere to campus policies, and where
4	students feel safe and comfortable walking down Sproul plaza. SJP
5	consistently and systematically violates University rules, at the expense of students who are innocently passing by and wish to ignore them. SJP must
6	respect the rules and play fairly like every other student group. The failure of the university to correct the problem contributes to the unsafe
7	atmosphere that many Jewish students feel exists and is growing on this
8	campus. I hope this issue will finally be addressed with SJP and there will
9	be no more obstructions of public walkways, wielding of imitation
10	weapons, or other intimidating actions on their part in the future. Thank you,
	Brian Maissy
11	Third year EECS undergraduate"
12	15. On March 29, 2011 Dean Poullard wrote me back. The full text of Dean
13	Poullard's email is as follows:
14	"On Tue, Mar 29, 2011 at 1:19 PM, <poullard@berkeley.edu wrote:<br="">Brian,</poullard@berkeley.edu>
15	Thank you for your thoughtful email. Hopefully my response will
16	help to once again clarify the role and responsibilities of the Center for Student Conduct and Community Standards, the Center for Student
17	Leadership and UCPD.
18	As you have aptly noted, members of SJP have held events that simulate their perception of an Israeli checkpoint and have used Sproul
19	Plaza and Sather Gate as sites for their activities. Consistent with past
20	demonstrations, SJP has worked with CSL and UCPD to stage their activity and have followed guidelines to hold their event. While there was
21	a moment of difficulty that a student in a wheelchair had in passing the demonstration, CSL staff and UCPD officers watched SJP members
22	quickly assist the person in passing the checkpoint on March 17, 2011.
	The organizers then placed one of their members in the area to further
23	assist any other individuals in passing the demonstration in that area. Additionally, UCPD reviewed the fake weapons they were utilizing in
24	their demonstration. which were made of think wooden boards, to ensure
25	that they were aligned with the provisions of the California Penal Cide set forth in section 12556.
26	We continue to uphold student's rights to protest/hold
27	demonstrations as long as they comport with policies set for such activities. That said, I am more than willing to meet you and any other
28	interested students on this matter.
	MaissyDeclaration_050911e[1]
1	DECLARATION OF BRIAN MAISSY Case No. CV 11-1012 RS

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	Case3:11-cv-01012-RS Document15 Filed05/18/11 Page29 of 40
1	16. Upon receiving Dean Poullard's response on March 29, I wrote him back The
2	full response of my email is as follows:
3	Subject: Re: SJP repeated violation of campus policy From: "Brian Maissy" <brianmaissy@berkeley.edu< td=""></brianmaissy@berkeley.edu<>
4	Date: Tue, March 29, 2011 1:33 pm
5	To: poullard@berkeley.edu Cc: studentconduct@berkeley.edu
6	trageser@berkeley.edu mjc@berkeley.edu
7	acarlton@berkeley.edu
8	I don't see how helping students who have difficulty crossing the barricade
9	makes it any less of a barricade, in the middle of a major walkway on campus. It was disrupting traffic. I have never seen another student group
10	need to block traffic on campus to get their message across.
11	Additionally, their materials were attached to Sather Gate, which is also
12	against campus policy.
13	"352. Tables and other display materials may not block any
14	entrance or walkway, or otherwise restrict the free flow of vehicular or pedestrian traffic. No display materials may be placed on or
15	against, or be attached to any structure or natural feature of the campus, including, but not limited to the sides of doors or buildings,
15	fountains, posts, waste receptacles, trees or stakes."
	It seems that SJP was in clear violation of this regulation on both counts.
17	Are you saying CSL staff and UCPD think that SJP did not violate this policy, or did they grant them an exception?
18	Brian"
19	
20	18. I am a Jewish student. I do not feel safe on my campus because of the actions of
21	a few radical groups. Clearly, as confirmed by the email from Dean Pollard (actual emails
22	attached hereto) the student in a wheelchair was also affected by the actions of a radical group
23	on campus.
24	I declare under penalty of perjury under the laws of the State of California, that the
25	foregoing is true and correct, and that I signed this declaration on May 9, 2011, in Berkeley,
26	California. Dr. S. Main
27	BRIAN MAISSY
28	
1	-5- MaissyDeclaration 050911e.doc Case No. CV 11-1012 RS

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Case3:11-cv-01012-RS Document15 Filed05/18/11 Page30 of 40



TRAVELERS

From: Brian Maissy

<u>bhanmaissy@berkeley.edu</u>>

Subject: Re: SJP repeated violation of campus policy

To: poullard@berkeley.edu

Cc: studentconduct@berkeley.edu,

trageser@berkeley.edu, mjc@berkeley.edu, acarlton@berkeley.edu Date: Tuesday, March 29, 2011, 1:33 PM

I don't see how helping students who have difficulty crossing the barricade makes it any less of a barricade, in the middle of a major walkway on campus. It was disrupting traffic. I have never seen another student group need to block traffic on campus to get their message across.

Additionally, their materials were attached to Sather Gate, which is also against campus policy.

"352. Tables and other display materials may not block any entrance or walkway, or otherwise restrict the free flow of vehicular or pedestrian traffic. No display materials may be placed on or against, or be attached to any structure or natural feature of the campus, including, but not limited to the sides of doors or buildings, fountains, posts, waste receptacles, trees or stakes."

It seems that SJP was in clear violation of this regulation on both counts. Are you saying CSL staff and UCPD think that SJP did not violate this policy, or did they grant them an exception?

Brian

On Tue, Mar 29, 2011 at 1:19 PM, poullard@berkeley.edu> wrote: Thank you for your thoughtful email. Hopefully my response will help to once again clarify the role and responsibilities of the Center for Student

Conduct and Community Standards, the Center for Student Leadership and UCPD.

As you have aptly noted, members of SJP have held events that simulate their perception of an Israeli checkpoint and have used Sproul Plaza and Sather Gate as sites for their activities. Consistent with past demonstrations, SJP has worked with CSL and UCPD to stage their activity and have followed guidelines to hold their event. While there was a moment of difficulty that a student in a wheelchair had in passing the demonstration, CSL staff and UCPD officers watched SJP members quickly assist the person in passing the checkpoint on March 17, 2011. The organizers then placed one of their members in the area to further assist any other individuals in passing the demonstration in that area. Additionally, UCPD reviewed the fake weapons they were utilizing in their demonstration. which were made of think wooden boards, to ensure that they were aligned with the provisions of the California Penal Cide set forth in section 12556 We continue to uphold student's rights to protest/hold demonstrations as long as they comport with policies set for such activities. That said, I

Case3:11-cv-01012-RS	Document an noice than willing transfer you and any other inter d students on this
\sim	matter.
	JP
	Hi JP and representative of the Center for Student Conduct, >
	> As you may be aware, the student group Students for Justice in Palestine
	 (SJP) held a mock checkpoint demonstration at Sather Gate the Thursday
	> before spring break (March 17th) between 11am and 2pm. They were, as
	 usual, spreading falsehoods about Israel, but that's not why I'm writing to you today.
	> On the 17th, members of SJP dressed up as Israeli soldiers and acted out
	 > what they falsely assert happens at an Israeli security checkpoint. They > blocked the central section of
	Sather gate with caution tape and wire laid
	 > on the floor. This obstruction caused difficulty to students trying to > pass through Sather Gate. I
	personally witnessed a disabled student get his > wheelchair caught on the wire as
	he tried to cross the gate on his way to
	 or > from class. This is in clear violation of Berkeley Campus Regulations
	> Implementing University Policy clause 321. They also brandished fake
	 weapons and intimidated passers- by, in violation of clauses 211 and 312 requiring

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Case3:11-cv-01012-RS	Document15 Filed05/18/11 Page33 of 40
	(California Penal e section 12556
\sim	bans toy
	> and look-alike weapons in public
	places).
	> Neither of these offences comes as
	a surprise. Both of these violations
	> have become an annual
	occurrence by SJP, and have been
	repeatedly reported to
	> UCPD and to the Center for
	Student Conduct. Year after year
	however, we
	> get no response, and more
	importantly, the offenders do not
	change their
	> actions.
	> The purpose of the Center for
l l l l l l l l l l l l l l l l l l l	Student Conduct is to create an
	atmosphere
	> on campus where the values of the
	university are realized, where
1	students and
	> student groups adhere to campus
	policies, and where students feel safe
	and
	> comfortable walking down Sproul
:	plaza. SJP consistently and
	systematically
	> violates University rules, at the
	expense of students who are
1	innocently
	> passing by and wish to ignore
	them. SJP must respect the rules and play
	> fairly like every other student group.
	The failure of the university to
	> correct the problem contributes to
	the unsafe atmosphere that many
: ; ;	Jewish
	> students feel exists and is growing
	on this campus.
	>
	> I hope this issue will finally be
	addressed with SJP and there will be
	no
	> more obstructions of public
	,

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EXHIBIT "B"

SJP and MSA Students

Brandishing Realistic-Looking Assault Weapons









e (18)

CHECKPOINT AHEAD! Palestinians: MUST HAVE I.D. READY

