1	AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF ARIZONA	AMERICAN CIVIL LIBERTIES UNION FOUNDATION	
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5	cwee@acluaz.org	Scout Katovich, admitted <i>pro hac vice</i> 425 California Street, Suite 700	
6	ZWILLINGER WULKAN PLC Benjamin L. Rundall, State Bar No. 031661	San Francisco, CA 94104 Telephone: (212) 549-2500	
7	Alexis Eisa, State Bar No. 038702 Lisa Bivens, State Bar No. 034075	E-Mail: skatovich@aclu.org	
8	2020 North Central Avenue, Suite 675 Phoenix, Arizona 85004	GOODWIN PROCTER LLP Andrew Kim, admitted pro hac vice	
9	Telephone: (602) 962-2969 E-Mail: ben.rundall@zwfirm.com	Collin M. Grier, admitted <i>pro hac vice</i> Madeline Fuller, admitted <i>pro hac vice</i>	
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11		Telephone: (202) 346-4000 E-Mail: AndrewKim@goodwinlaw.com	
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13		Courtney L. Hayden, admitted <i>pro hac</i>	
14		vice 100 Northern Ave.	
15		Boston, Massachusetts 02210 Telephone: (617) 570-1000	
16		E-Mail: CHayden@goodwinlaw.com	
17			
18			
19	UNITED STATES DISTRICT COURT		
20	DISTRICT OF ARIZONA		
21	Fund for Empowerment, a nonprofit	No. CV-22-02041-PHX-GMS	
22	corporation, in its individual capacity;		
23	Ronnie Massingille, individually; Mohamed Sissoho, individually; Dyrwood		
24	Moore, individually; Faith Kearns, individually; Frank Urban, individually;		
25	Timothy James, individually; Sherdina	FUND FOR EMPOWERMENT'S SUGGESTION OF DEATH OF	
26	Carr, individually; Papy Abdul Idrissa, individually; and Jason Rich, individually,	PLAINTIFF SHERDINA CARR	
27	Plaintiffs,		
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v.

City of Phoenix, a political subdivision of the state of Arizona; Rachel Milne, in her official capacity as the Director of the Office of Homeless Solutions; and Michael Sullivan in his official capacity as Interim Chief of the Phoenix Police Department, Entities I-X, political subdivisions of the state of Arizona; and John and Jane Does 1-75, in their individual capacities,

Defendants.

Pursuant to Federal Rule of Civil Procedure 25(a), Plaintiffs Fund for Empowerment, Ronnie Massingille, Mohamed Sissoho, Dyrwood Moore, Faith Kearns, Frank Urban, Timothy James, Papy Abdul Idrissa, and Jason Rich (collectively "Plaintiffs") respectfully suggest upon the record the death of Plaintiff Sherdina Carr, a named plaintiff, on or about December 9, 2024. Plaintiffs submit that the action may proceed with the remaining Plaintiffs.

RESPECTFULLY SUBMITTED this 10th day of January, 2025.

I	Case 2:22-cv-02041-GMS	Document 170	Filed 01/10/25 Page 3 of 4
1			By: /s/ Jared G. Keenan
2			Jared G. Keenan Christine K. Wee
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4			AMERICAN CIVIL LIBERTIES
5			UNION OF ARIZONA
6			By: /s/ Benjamin L. Rundall Benjamin L. Rundall
7			Alexis Eisa Lisa Bivens
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16			By: /s/ Andrew Kim
17			Andrew Kim, pro hac vice Collin M. Grier, pro hac vice
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21			Boston, Massachusetts 02210
22			GOODWIN PROCTER LLP
23			Attorneys for Plaintiffs
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CERTIFICATE OF SERVICE

I hereby certify that on January 10, 2025, I caused the foregoing document to be filed electronically with the Clerk of the Court through the CM/ECF system for filing; and served on all counsel of record via the Court's CM/ECF system.

/s/ Andrew Kim Andrew Kim