IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF LOUISIANA

LATASHA COOK, EBONY ROBERTS, ROZZIE SCOTT, and ROBERT LEVI,

Plaintiffs,

v.

BOGALUSA CITY COURT and ROBERT

- 1. This putative class action lawsuit was filed on June 21, 2016. (ECF No. 1). The lawsuit includes challenges to the constitutionality of certain alleged practices / procedures of Defendant Judge Robert J. Black in his role as the Bogalusa City Court Judge and Defendant Bogalusa City Court, and seeks equitable relief as well as damages.
- 2. Plaintiffs filed a Motion for Temporary Restraining Order or Preliminary Injunction on June 21, 2016. (Motion, ECF No. 5). The Court denied the request for a TRO and set the request for a preliminary injunction for a hearing on July 13, 2016, and set a briefing schedule. (Order, ECF No. 32).
- 3. Plaintiffs also filed a Motion for Class Certification, noticed that motion for submission on July 20, 2016, and requested oral argument. (Motion, Notice, Request, ECF Nos. 30, 30-3, 31).
- 4. In response to the Complaint, counsel for Plaintiffs and Defendant Black discussed the issues presented by the lawsuit and determined that they would like to explore in detail the possibility of settlement. Accordingly, Plaintiffs and Defendant Black have agreed to jointly petition the Court to continue the matters identified in the opening paragraph of this Motion in order to facilitate consideration of a settlement without prejudice to either side's position and without the unnecessary accrual of attorneys' fees.
- 5. As used in this filing, the phrase "time period of this Agreement" refers to the time period from June 24, 2016, to seventy-five days after the Court grants this Motion.
- 6. To permit Plaintiffs and Defendant Black to explore settlement of this matter, Defendant Black hereby stipulates that, during the time period of this Agreement, he will not act to incarcerate any Bogalusa City Court defendant on the sole basis of nonpayment of fines or

costs imposed during Bogalusa City Court proceedings, or for nonpayment of or an inability to pay an assessed contempt fee.

- 7. Defendant Black also stipulates that, during the time period of this Agreement, he will not assess or collect (i) any court cost authorized by La. Stat. Ann. § 13:1899; (ii) any "extension fees" or similar payments required by the City Court to allow a defendant additional time to pay court debt; or (iii) any contempt fees that are retained by the City Court and deposited into the City Court's judicial expense account.
- 8. Defendant Black also stipulates that, during the time period of this Agreement, he will provide to Plaintiffs' counsel a copy of jail logs for the Bogalusa City Jail for every day of the time period of this Agreement. A copy of the jail logs will be delivered by facsimile or electronic mail to Plaintiffs' c

times beyond the time period of this Agreement; or from otherwise presiding over City Court

dockets during this or any other time.

11. Finally, Plaintiffs and Defendant Black all agree and hereby stipulate that nothing

contained within this Motion is to be construed as an admission of liability on behalf of any

Defendant; that the filing of this motion shall not be used against any party; and that no party to

this filing shall be held to have waived any argument, position, or defense as a result of the

agreements recited herein or as a result of the Court's order on this Motion.

12. Plaintiffs and Defendant Black stipulate that the Court shall have the authority to

enforce the stipulations contained within this document by appropriate order.

WHEREFORE, the foregoing premises considered, Plaintiffs and Defendant Black

respectfully request that the Court enter an order that specifies that it will exercise its jurisdiction

to enforce the stipulations contained in paragraphs six to nine, above. Plaintiffs and Defendant

Black further request that the Court enter an order that (i) cancels the July 13, 2016 hearing set

for Plaintiffs' Motion for Preliminary Injunction and suspends the briefing schedule for that

motion; (ii) cancels the July 20, 2016 hearing requested by Plaintiffs to hear Plaintiffs' Motion

for Class Certification and holds that motion in abeyance; (iii) agrees to enforce this Agreement;

and (iv) orders Plaintiffs and Defendant Black to submit a joint written status report in 45 days.

A proposed order accompanies this Motion.

DATED this June 27, 2016.

Respectfully submitted,

FOR PLAINTIFFS:

/s/ Samuel Brooke

Samuel Brooke

On Behalf of Plaintiffs' Counsel

Ivy Wang (La. Bar No. 35368)

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CERTIFICATE OF SERVICE