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**LOS ANGELES
SUPERIOR COURT**

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**IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES (CENTRAL DISTRICT)**

PEOPLE OF THE STATE OF CALIFORNIA,
ex rel. **Rockard J. Delgadillo as the**
City Attorney for the City of Los Angeles,

Plaintiff,

vs.

CLOVER, EASTLAKE, LINCOLN HEIGHTS,
each as an unincorporated association; and
DOES 1 through 450, inclusive,

Defendants.

) Case No. BC 358881

) **[PROPOSED]**
) **JUDGMENT GRANTING**
) **PERMANENT INJUNCTION**

) Assigned for all purposes to the
) Honorable Elizabeth Allen White

) DATE: [No hearing required]
) TIME:
) PLACE:

) TRIAL DATE: Not Set
) CASE FILED: September 20, 2006

Plaintiff, the People of the State of California, *ex rel.* Rockard J. Delgadillo as the City Attorney for the City of Los Angeles, filed a complaint seeking to abate a public nuisance through the use of what is commonly known as a “gang injunction,” against defendants Clover, Eastlake and Lincoln Heights, each of which is an unincorporated association alleged to be a criminal street gang, and against all members of any defendant and all those through whom each defendant acts, in a “Safety Zone” (as depicted in the map included as page 5), located in the City of Los Angeles, bounded by the route starting at the intersection of Pasadena Avenue and Avenue 35, proceeding east on Avenue 35 to Griffin Avenue, north on Griffin Avenue to Avenue 39, east on Avenue 39 to its

1 eastern terminus and continuing in a straight line to the intersection of Mercury Avenue and Sierra
2 Street, east along Mercury Avenue to Huntington Drive, south on Huntington Drive to Soto Street,
3 south on Soto Street to Valley Blvd., west on Valley Blvd. to Mission Road, west on Mission Road
4 to the 5 Freeway, north along the 5 Freeway to N. Main Street, west on N. Main Street to the Los
5 Angeles River, north along the river to the 110 Freeway, northeast on the 110 Freeway to Pasadena
6 Avenue, continuing south on Pasadena Avenue to the starting point at Avenue 35, and extending 100
7 yards outside those boundaries, but not including the roadbed of any freeway or portion thereof;
8 plaintiff subsequently voluntarily dismissed without prejudice all fictitious "Doe" defendants;
9 default was duly entered against all three defendants; after due consideration of all papers filed in
10 this action, including the declarations, request for judicial notice, and other evidence submitted,
11 plaintiff's memorandum of points and authorities including *People v. ex rel. Gallo v. Acuna*, 14 Cal.
12 4th 1090, *cert. denied*, 521 U.S. 1121 (1997); *People v. Englebrecht*, 88 Cal. App. 4th 1236 (2001);
13 *In re Englebrecht*, 67 Cal. App. 4th 486 (1998), and other argument of counsel, this Court finds by
14 clear and convincing evidence that service is proper under the circumstances and that each defendant
15 is a criminal street gang as defined in Penal Code section 186.22 (Street Terrorism Prevention and
16 Enforcement ("STEP") Act), that each defendant is a gang as defined for the purpose of a gang
17 abatement injunction in *People v. Englebrecht*, 88 Cal. App. 4th 1236, 1258 (2001); and the conduct
18 and activities of each defendant, the members of each defendant, and those persons through whom
19 each defendants acts, is a cause of the public nuisance in the Safety Zone; good cause appearing for
20 entry of judgment,

21 **IT IS HEREBY ORDERED, ADJUDGED AND DECREED** that:

22 1. Defendants Clover, Eastlake, and Lincoln Heights, all members of any defendant, all
23 persons acting under, in concert with, for the benefit of, at the direction of, or in association with any
24 defendant, are enjoined and restrained from engaging in or performing directly or indirectly, any of
25 the following activities in the Safety Zone:

26 a. **Do Not Associate:** Driving, standing, sitting, walking, gathering or
27 appearing, anywhere in public view or anyplace accessible to the public, with any known member of
28 Clover, Eastlake or Lincoln Heights, but not including: (1) when all individuals are inside a school

1 attending class or on school business, and (2) when all individuals are inside a church; provided
2 however that this prohibition against associating shall apply to all claims of travel to or from any of
3 those locations;

4 b. **No Intimidation:** Confronting, intimidating, annoying, harassing,
5 threatening, challenging, provoking, assaulting or battering any person known to be a witness to any
6 activity of, known to be a victim of, or known to be a person who has complained about any activity
7 of Clover, Eastlake or Lincoln Heights;

8 c. **No Firearms, Imitation Firearms, or Dangerous Weapons:** Anywhere in
9 public view or anyplace accessible to the public, (1) possessing any firearm, imitation firearm,
10 ammunition, or illegal weapon as defined in Penal Code section 12020, (2) knowingly remaining in
11 the presence of anyone who is in possession of such firearm, imitation firearm, ammunition or
12 dangerous weapon, or (3) knowingly remaining in the presence of such firearm, imitation firearm,
13 ammunition or dangerous weapon. For purposes of this provision, an imitation firearm means a
14 replica of a firearm that is so substantially similar in physical properties to an existing firearm as to
15 lead a reasonable person to conclude that the replica is a firearm;

16 d. **Stay Away From Drugs:** Without a prescription, (1) selling, possessing, or
17 using any controlled substance or related paraphernalia, including but not limited to rolling papers
18 and pipes used for illegal drug use, (2) knowingly remaining in the presence of anyone selling,
19 possessing, or using any controlled substance or such related paraphernalia, or (3) knowingly
20 remaining in the presence of any controlled substance or such related paraphernalia;

21 e. **Stay Away From Alcohol:** Anywhere in public view or anyplace accessible
22 to the public, except on properly licensed premises, (1) possessing an open container of an alcoholic
23 beverage, (2) knowingly remaining in the presence of anyone possessing an open container of an
24 alcoholic beverage, or (3) knowingly remaining in the presence of an open container of an alcoholic
25 beverage;

26 f. **No Trespassing:** Being present on or in any property not open to the general
27 public, except (1) with the prior written consent of the owner, owner's agent, or the person in lawful
28 possession of the property, or (2) in the presence of and with the voluntary consent of the owner,

1 owner's agent, or the person in lawful possession of the property;

2 g. **Obey Curfew:** Being outside between the hours of 10:00 p.m. on any day
3 and sunrise of the following day, unless (1) going to or from a legitimate meeting or entertainment
4 activity, (2) actively engaged in some business, trade, profession or occupation which requires such
5 presence, or (3) involved in a legitimate emergency situation that requires immediate attention;

6 h. **No Graffiti or Graffiti Tools:** Damaging, defacing, or marking any public
7 property or private property of another, or possessing any spray paint container or felt tip marker;
8 and

9 i. **Obey All Laws:** Failing to obey all laws (1) which prohibit violence and
10 threatened violence including murder, rape, robbery by force or fear, assault and battery, (2) which
11 prohibit interference with the property rights of others including trespass, theft, driving or taking a
12 vehicle without the owner's consent, and vandalism, or (3) which prohibit the commission of acts
13 which create a nuisance including the illegal sale of controlled substances and blocking the sidewalk;

14 [text continued on page 6 after map]

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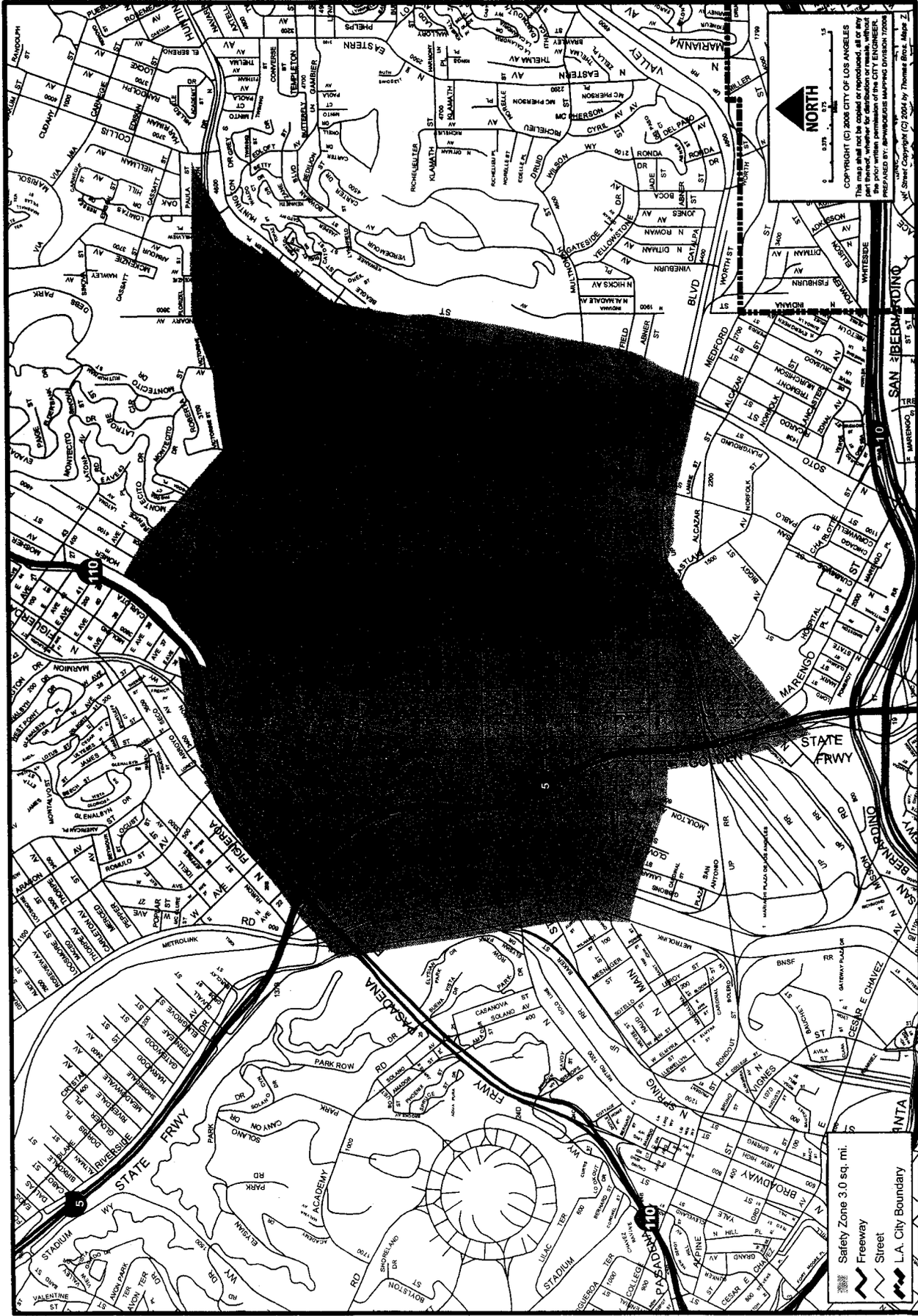
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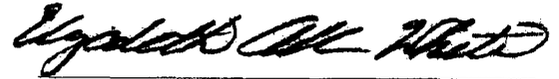
Lincoln Heights Safety Zone
 Office of the City Attorney
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2. **No Costs** Plaintiff waived costs. Each party shall bear its own costs in this action.

DATED: JAN 09 2007



Judge of the Superior Court

Submitted on November 8, 2006 by
ROCKARD J. DELGADILLO, Los Angeles City Attorney
Martin Vranicar, Ass't City Atty, Supervisor, Gang Unit
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Attorneys for Plaintiff,
People of the State of California