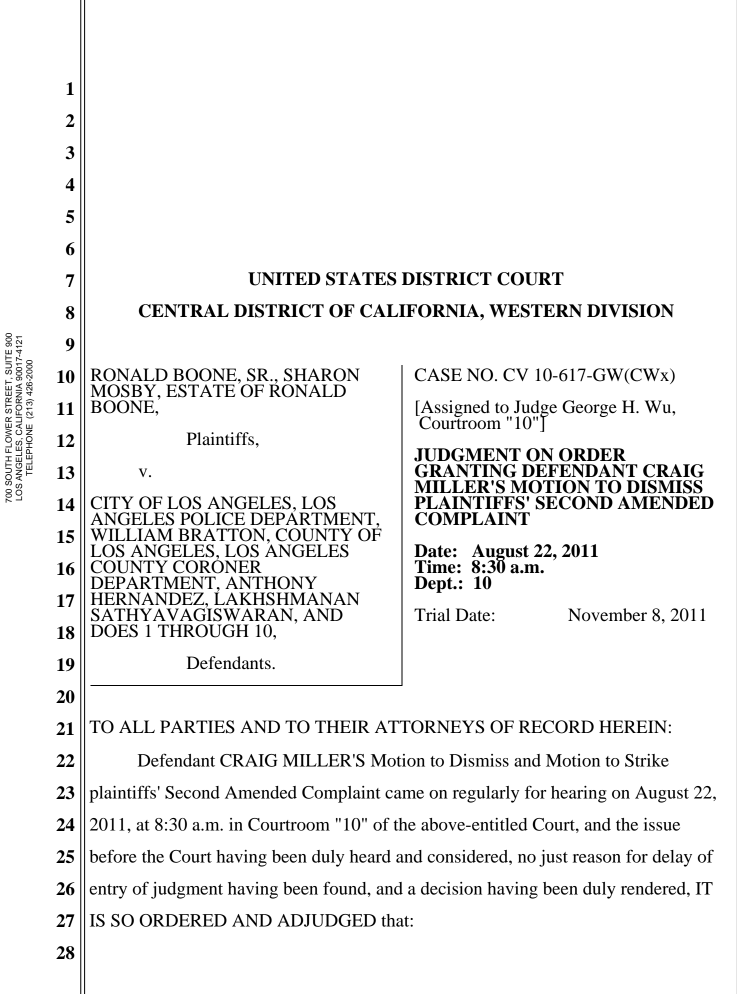
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(1) The Court's ruling on CRAIG MILLER's Motion to Dismiss and Motion
 to Strike plaintiffs' Second Amended Complaint with prejudice shall constitute a
 final judgment as to CRAIG MILLER because the Second Amended Complaint
 failed to state a cause of action under F.R.C.P. 12(b)(6) and CRAIG MILLER is
 entitled to qualified immunity, whereas:

6 (2) Plaintiffs RONALD BOONE, SR., SHARON MOSBY, and the ESTATE
7 OF RONALD BOONE shall take nothing against defendant CRAIG MILLER; and
8 (3) Defendant CRAIG MILLER shall have judgment against plaintiffs
9 RONALD BOONE, SR., SHARON MOSBY, and the ESTATE OF RONALD
10 BOONE pursuant to F.R.C.P. § 54(d).

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DATED: September 1, 2011

Minge H. Win

The Honorable George H. Wu UNITED STATES DISTRICT JUDGE