

## Fourth Court of Appeals San Antonio, Texas

June 18, 2020

No. 04-20-00071-CV

## CITY OF SAN ANTONIO,

Appellant

v.

Patrick **VON DOHLEN**, Brian Greco, Kevin Jason Khattar, Michael Knuffke, and Daniel Petri, Appellees

From the 37th Judicial District Court, Bexar County, Texas
Trial Court No. 2019CI18637
Honorable David A. Canales, Judge Presiding

## ORDER

This appeal is set for oral argument submission on JULY 14, 2020, at 10 a.m., before a panel consisting of CHIEF JUSTICE SANDEE BRYAN MARION, JUSTICE PATRICIA ALVAREZ, AND JUSTICE IRENE RIOS. In accordance with the Texas Supreme Court's emergency orders in response to the COVID-19 pandemic, the oral argument will be held through the Fourth Court of Appeals' Zoom license.

Counsel will receive a separate e-mail that will contain a link for the oral argument. Counsel are admonished as follows:

- 1. The link to Zoom is only for counsel presenting argument and is not to be shared with any other person. Counsel will need a computer or other electronic device with a camera, a microphone, and access to the Internet. If counsel intends to present any exhibits during oral argument, any such exhibits must be electronically filed by noon on the day before argument.
- 2. The argument will be live streamed to the Court's YouTube channel for the benefit of the public. The argument can be accessed using the following link:

## https://www.youtube.com/channel/UCiaWJQ7eW5OQIALdyLN6s3A

3. Counsel are encouraged to familiarize themselves with the Zoom platform. The Clerk of the Court will contact counsel no later than the week before argument to verify connectivity and equipment.

4. Counsel must wear court-appropriate attire and choose an appropriate background.

The time for oral argument will be limited to twenty minutes for appellant's opening argument, twenty minutes for appellee's argument, and ten minutes for appellant's rebuttal argument. If any participant's link is disconnected during argument, timing of the argument will stop until the participant is able to reconnect.

If either party no longer wishes to present argument, the party must notify this court in writing within seven days of receiving this notice.

It is so **ORDERED** on June 18, 2020.

PER CURIAM

ATTESTED TO:

Michael A. Cruz, Clerk of Court