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COUNTY OF ERIE

MARTIN A. POLOWY ACTING COUNTY ATTORNEY

COUNTY EXECUTIVE

THOMAS F. KIRKPATRICK, JR. CHRIS COLLINS ACTING FIRST ASSISTANT COUNTY ATTORNEY

DEPARTMENT OF LAW

MEMORANDUM

TO: Robert Graber, Clerk, Erie County Legislature

Thomas F. Kirkpatrick, Jr. Second Assistant County Attorney FROM:

DATE: August 19, 2011

RE: **Transmittal of New Claims Against Erie County**

Mr. Graber:

In accordance with the Resolution passed by the Erie County Legislature on June 25, 1987 (Int. 13-14), attached please find thirteen (13) new claims brought against the County of Erie. The claims are as follows:

Claim Name

Erika Tuttle vs County of Erie, et al. Robert T. Dombrowski vs County of Erie Tedderick Gilmer vs County of Erie Darryl J. Nance vs County of Erie William J. Yusczyk vs County of Erie Trone Walthour vs County of Erie Robert Pope vs County of Erie Jessie R. Pugliese vs County of Erie Marc A. Lococo vs County of Erie and Erie County Correctional Facility Carol Baker vs County of Erie and town of Clarence Lynne and Ronald Nieswiadomy vs County of Erie Derrick Anderson vs County of Erie State Farm Insurance as subrogee of James R. Carr vs County of Erie

TFK/crj Attachments Jeremy A. Colby, Erie County Attorney cc:

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COUNTY OF ERIE

CHRIS COLLINS COUNTY EXECUTIVE DEPARTMENT OF LAW

MARTIN A POLOWY PIRST ASSISTANT COUNTY ATTORNEY

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

August 18, 2011

Mr. Robert M. Graber, Clerk Erie County Legislature 92 Franklin Street, 4th Floor

Buffalo, New York 14202

Dear Mr. Graber:

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987, regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name:

Document Received: Name of Claimant:

Claimant's attorney:

Tuttle, Erika vs City of Lackawanna, Jeremy A. Colby, Esq., John Crangle, Jr., et al. Notice of Claim Erika Tuttle 1436 Ridge Road, Room #2 Lackawanna, New York 14218 John Lloyd Egan, Jr., Esq. Law Offices of John Lloyd Egan 905 Convention Towers 43 Court Street Buffalo, New York 14202

Should you have any questions, please call.

Very truly yours,

JEREMY A. COLBY Erie County Attorney

By

FHOMAS F. KIRKRATRICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

JEREMY A. COLBY Eris County Attorney

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STATE OF NEW YORK SUPREME COURT COUNTY OF ERIE

Erika Tuttle

Claimant,

vs.

NOTICE OF CLAIM

Arc Petricca, Esq. Department of Law **City of Lackawanna** 714 **Ridge Road, Room 313 Lackawanna, New York 14218**

Jacqueline A. Caferro, City Clerk City of Lackawanna 714 Ridge Road Lackawanna, New York 14218

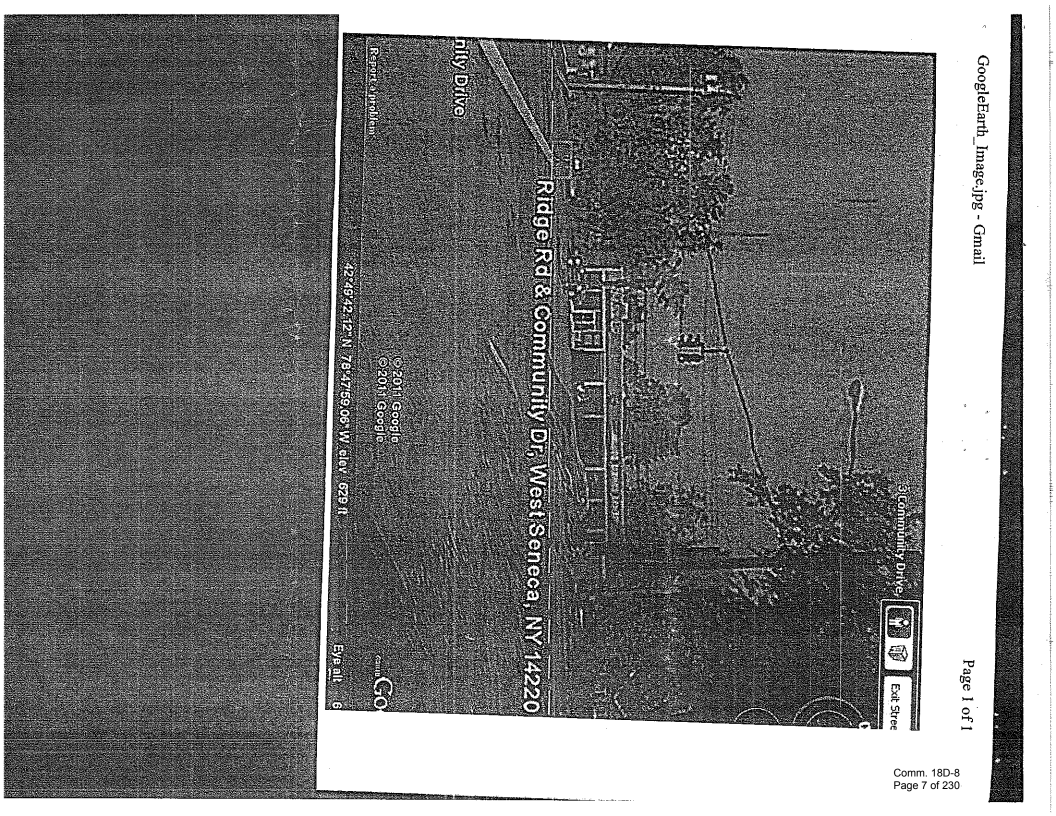
Jeremy A. Colby, Esq. Erie County Attorney 95 Franklin Street, Room 1634 Buffalo, New York 14202

John Crangle Jr Interim Erie County Clerk 92 Franklin Street Buffalo, New York 14202

Gerard J. Sentz, PE Commissioner of Public Works Erie County Department of Public Works Division of Highways 95 Franklin Street, 14th Floor Buffalo, New York 14202

Steve Canestrari District Manager Erie County Sewer District Erie County Division of Sewer Management S3690 Lakeshore Drive Buffalo, New York 14219

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FOLD TO THIS LINE	
STATE OF NEW YORK Ss.: COUNTY OF Erie City OF Buffalo	INDIVIDUAL VERIFICATION
Susan L. Richardson , being duly swom, deposes and says: that deponen	<i>mtis</i> Erika Tuttle
in the within action; that deponent has read the foregoing Notice of Claim and knows the contents thereof; that the same is true to deponent's own knowledge, except as to the ma	atters therein stated to be alleved upon information and bel
and as to those matters deponent believes it to be true.	CI_VIA
Sworm to before me, this 27th day of	
SUSAL CS. ACCALLAUR_My Commission Expires,	Erika Tuttle
Originally Qualified in County.	Deponent's Signature - Type Name Below Li
SUSAN L. RICHARDSON STATE OF NEW YORK Oualified in Erie County	
COUNTY OF SS.: My Commission Expires: Aug. 25, 2012	2 CORPORATION VERIFICATIO
OF J	
, being duly sworn, deposes and says: that deponen I	the corporation named in the within action; that deponent h
ead the foregoing and knows the cont	itents thereof; that the same is true to deponents's own knowledge
xcept as to the matters therein stated to be alleged upon information and belief, and as to those matters deponent	The second s
Deponent is an officer thereof, to wit: its	is a corporatio
The grounds of deponent's belief as to all matters not stated upon deponent's knowledge are as follows:	
vorn io before me; this	
My Commission Expires.	
otary Public State of New York; riginally Qualified in	Deponent's Signature - Type Name Below Liv
	Deponent s Signature - Type Ivane Below Lin
The undersigned, an attorney admitted to practice in the Courts of New York State, certifies that the within	· · · ·
	l, by the undersigned, and found to be a true and complete Cop
ATED:	
FFIRMATION BY ATTORNEY	Deponent's Signature - Type Name Below Lin
The undersigned, an attorney admitted to practice in the Courts of New York State, shows: that deponent(s) i	
the within action, that deponent has read the foregoing a	and knows the contents thereof; that the same is true to deponent
wn knowledge, except as to matters therein stated to be alleged upon information and belief, and as to those mat ason this verification is made by deponent and not by	is, there is no officer presently in Erie Count
The grounds of deponent's belief as to all matters not stated upon deponent's knowledge are as follows:	-,, oou processly in 1210 Course
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The undersigned affirms that the foregoing statements are true, under penalty of perjury.	
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ATED	
	Deponent's Signature - Type Name Below Lin
TATE OF NEW YORK	Deponent's Signature - Type Nume Below Lin
OUNTY OF	AFFIDAVIT OF PERSONAL SERVICE WITH DESCRIPTION
OF J, being duly sworn, deposes and says: that he (she) is e	eighteen years of age, or more, and not a party to the action; tha
(she) served the annexed personally delivering to and leaving a true copy thereof with	on the defendant, named herein AM/PM
	, on , at A,M. (PM. on so served to be the person described as the Defendant therein
the description of the person served above is: Sex; Skin color; Hair color; Apre her identifying features;	ox. age; Approx.wt; Approx. ht
my best knowledge information and belief, the said Defendant, at the time of service, was not engaged in t	Comm. 18D-8 the military service of the Unites Spidewood Amazirea
rn to before me, this day of	,

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COUNTY OF ERIE

CHRIS COLLINS

COUNTY EXECUTIVE DEPARTMENT OF LAW

MARTIN A. POLOWY FIRST ASSISTANT COUNTY ATTORNEY

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

August 18, 2011

Mr. Robert M. Graber, Clerk Erie County Legislature 92 Franklin Street. 4th Floor Buffalo, New York 14202

Dear Mr. Graber:

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987, regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name:

Document Received: Name of Claimant:

Dombrowski, Robert T. vs County of Erie Notice of Claim Robert T. Dombrowski ICN 81691 c/o Erie County Holding Center 40 Delaware Avenue Buffalo, New York Pro Se

Claimant's attorney:

Should you have any questions, please call.

Very truly yours,

JEREMY A. COLBY Erie County Attorney

By:

THOMAS F. KIRKPATRICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

JEREMY A. COLBY, Erie County Attorney cc:

JEREMY A. COLBY

ERIE COUNTY ATTORNEY

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE = X NOTICE OF ROBERT T. DOMBROWSKI CLAIM CLAIMANT, -vs-THE COUNTY OF ERLE, DEFENDANT. TO: JEREMY A. COLBY, COUNTY ATTORNEY COUNTY OF ERIE

DEPARTMENT OF LAW 95 FRANKLIN STREET, SUITE 1634 BUTTALO, NEW YORK 14202

PLEASE TAKE NOTICE that ROBERT T. DOMBROWSKI, hereby claims and demands, pursuant to Section 50-e of the General Municipal Law, domages against the County of ERIE for domages sustained by Claimant by reason of the wrongful, unlawful, negligent and care Less acts and omissions of the COUNTY OF ERIE, its agents, servents or employees, namedy DEPUTY SHERIFF. Budge 949 PATTY LOGAN OF ERIE COUNTY SHERIFF.

ERIE COUNTY HOLDING CENTER; and in support thereof, the Claimant alleges and states:

1. the name and post office address of the CLaimant are: ROBERT T. DOMBROWSKI, ICN: <u>8/691</u>, ERIE COUNTY HOLDING CENTER, 40 DELAWARE AVENUE, BUFFALD, NEWYORK 14202 (corrently), (2) ROBERT T. DOMBROWSKI, P.O. BOX 350, BUFFALD, NEWYORK 14207-0350 (mail receipt box). Comm. 18D-8

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2. This personal injury claim is for compensatory damages and special damages sustained by the Claimant while he was an inmate at ERIE COUNTY HOLDING CENTER, 40 DELAWARE AVENUE, BUFFALO, NEW YORK 14202-3999 committed by Erie County Deputy Sheriff Patty Logan. Badge 969

3. The wrongful, unlawful, negligent and careless acts # and/on omissions of duty to care owed Claimant of the COUNTY OF ERIE, its agents, servants on employees, occurred as Follows: On April 22, 2011, approximately at 10:00 PM, at the Medical (Infirmary) Department area of Delta atomo Inmate housing Floor of ERIE COUNTY Holding Center, Deputy Sheriff Patty Logan Badge 969 Knowingly and intentionally interfered with Claimant's medical insulin treatment examination lager conducted by a Registered Nurse to barass Claimant while he received healthcare services. The male elderly Registered Nurse performed the medical procedure (standard i procedure) upon Claimant to measure blood glucose Level necessary to determine insulin shot medical treatment. When the procedure was completed, claimant removed the stick used in this procedure completed, Bailge Nugley and Deputy Sheniff Patty Logan abusing her authority onally ordered claimant to be subjected

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is to a second insulin treatment probedure despite the Registered Norse did not direct a 2nd treatment procedure was necessary and recorded the results of the 1st procedure.

4, that Deputy Sheriff Patty Logan recently in April 2011 on going box is assigned to security duty only on the 3PM to 11PM shift at of the Medical Department area on Delta (3rd Floor) Floor of ERIE County Holding Center; and Deputy Sheriff Patty Logan at all times stated herein is not mauthonized to interfere with healthcare services rendered to inmates, she is not authorized to make medical procedure result determinations; and She is not authorized to direct Erie County Holding Center Medical Department Registered Nurse is to redo medical examination. procedures upon an inmate (Claimant).

5. that on May 7, 2011 approximately at 10:00 PM at the ECHC Medical Dept. area, Deputy Sheriff Badge 969 Patty Logan continues to directly interfere with Claimant's insulin medical treatment procedures conducted by Registered Nurse; Deputy Sheriff Patty Logan takes the evening sandwich (treatment) From the Nurse and hands it to Claimant in an intimidating manner harassing Claimant -- she abusites her authority involving herself in the

behavior towards Claimant; Deputy Sherift Buyeng respond to her budgering and intimiduting demands performed on claimant by healthcare providers, he goes to the Medical Dept, and. shift belta- Long immete housing Deputy Shenft which to harass claimant with her intimidating receiving his insulin examination medical procedure Sherif on Why to Lock Claimant in his bell by Nursea; she badgered verbally clamant and the Delta-Long Lowside inmate housing Deputy Claimant remained silent a because he was Shenft Patty Logan directed the on 3PM-11PM ... medical treatmentlexamination procedures this Deputy Shart did boot Keep CLaimant to keep claimont Locked in his cell, and Pathy Logan told Claimant she is going to Fix 6. On May 9, 2011 approximately at 4100 m at Claimant to speak to her or she will direct ECHC Medical Dept. Aren, DEMIN SHEADT PATTY afraid of Deputy Sheriff Pathy Logun; Deputy Lecked in his cell. Claimant is terrified brocced hurassment remarks and She threaten LOCAN continue to orally harass claimant when (Location: Delta-Long-cell #14 - Lowside) as punishment because claimant would not She demanded Claimant to respond back to her his wagon (revenge /intimidation). . 丁 (every this

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subjected to crallverbal threats, badgering demands harassment attents by Deputy Sherift Patty Logan daily; and caused and causes services at ECHC, Claimant is continuingly at Erie County Holding Center and necessary need intimidation fears so great he is aficial to when Claimant remained silent to her oral whenever Claimant is at the ECHC Medical authority criminal interference with conduct from medical staff ; and She retaliated haressed telling him she will get him," remarks terrorizing regular duty and post at the encounters; and she threatens & Claimant For medical health care republishing freith Deputy Sherift Patty Logan's abuse of her calls Claimant an "asshole," during these Deputy Sherift Patty Logan is on duty at her harvesment threats and demands. Laimant to suffer international Claimant having him contrad to his cell Dept area receiving bealthcare services Dept, area, Deputy Sheriff Patty Logan repeatedfy Samant. 8. that due to Claimant's continued continement 9. that Deputy Shenif Patty Logan's Bude 469 orievence complaint against her. 7. that at all times mentioned previously herein ECHC Medical actions. Budge 94 9

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the Public's confidence in the Erie Country Sheriff's CCaimants Law Sections 240,70 (1240)(b), 240.72, New Xurk services, New York State CINIL Rights Law ... of obuse of her officials duties discrediting upon an inniste patient requesting labiaining health intentional physical interference with Claimants injuries that resulted in his current incorcerction at ECHC, mental anguish faurs and discovergement. and continuing intentional hurassment retaliation State Constitution Article 1 Section 5 (cruel and Sections 2 Deal 40-d, 41, 79-b; New York Unusual punishment prohibited), Title 42 U.S.C. continement punishment retaliation, causing to suffer aggrevention of his mentel health condition State Patient Bill of Rights prohibiting retaliation employee DePuty sheriff Patty Logan's repeated intimidation tactics, continement punishment and services conduct, Claimant suffered and continues OFFICE to USE adverve Language, threats of constitutes violations of New York State Penal receipt of health reperturbly services duily criminal interference with health a the to 10. that as an direct result of Defendants cell housing confinement punishment, and Section 1983 CNR Rights, and 2.6. Constitution to come the arranging Amendment Bth, dates het threats Care

> Comm. 18D-8 Page 18 of 230

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... when receiving health and aggravation at ECHC Medical Department; and aggravation of pre-existing health conditions, and repeated violations of Claimant's Civil rights protected under New York State and Federal Laws; and continued voo Lations committed by Deputy Sheniff Badge 969 Patty Logano employed at ECHC; and Fiture mental health treatment services expenses.

11. TAKE FURTHER NOTICE that Claimant demands payment of his claim in the sum of \$1,000,000,00, One Million Dollars (\$250,000 aggravation of mental health condition; \$250,000 aggravation of health condition; tarrow \$250,000 mental anguish; \$250,000 for Civil rights violations) plus costs and interest, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a Lawsuit against the County of ERIE to recover sums claimed as to the compensatory and special damages and injuries sustained by them.

Mobil Vempionser ROBERT T. DOMBROWSKE CLAEMANT PRO BE

I have used the name Deputy-Patty Logan Badge No 969 because the deputy in question has NEVER worn a name bodge is almost ALWAYS called Deputy Patty and Ecomm. 18118 I -7- heard her call Page 1200220001

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SUPREME COURT OF THE STATE OF NEW YORK

ROBERT T. DOMBROWSKI, CLAIMANT, SUPPLEMENTAL NOTICE OF CLAIM -VS-THE COUNTY OF ERIE, DEFENDANT. AUG 2-2011 TO: JEREMY A. COLBY, COUNTY ATTORNEY COUNTY OF ERIE DEPARTMENT OF LAW 95 FRANKLIN STREET, SUITE 1634-BUFFALO, NEW YORK 14202

PLEASE TAKE FURTHER NOTICE that ROBERT T. DOMBROWSKI, hereby claims and demands additionally, pursuant to Section 50-e of the. General Municipal Law, damages against the County of ERIE For damages of retaliation harassment oustained by Claimant by reason of the wrongful, unlawful, negligent, concless abuse of official capacity acts and omissions to comply with New York State Laws/statutes/regulations and applable Federal Comstitution Laws prohibiting retaliation conduct for exercise of constitutional rights of the ERIE COUNTY Government, its agents, servants or employees; namely Erie County Deputy Sheriff PATTY LOGAN at the Erie County Holding Center; and in support there of and of claimants original prior

Comm. 18D-8 Page 21 of 230 alleges and states:

فالمتر المتلاسين

1. The name and post office address of the Claimant are: (currently) ROBERT T. DOMBROWSKI, ICN: 81691, ERLE COUNTY HOLDENG CENTER, 40 DELAWARE AVENUE, BUFFALD, NEW YORK 14202-3999; and (2) ROBERT T. DOMBROWSKI, P.O. BOX 350, BUFFALO, NEW YORK 14207-0350.

2. This supplemental Notice of Claim is for personal constitutional tort injuries damages sustained by the Claimant while he was an inmate at the ERIE COUNTY HOLDING CENTER, 40 DELAWARE AVENUE, BUFFALD, NEW YORK 14202-3999.

3. The wrongful, unlawful, negligent and careless above of authority charged and cmission compliance to Lawful duty prohibiting horassment netaliation conduct by Erie County Sheriff's employees of the COUNTY OF ERIE, its agents, servants on employees, occurred as follows: On June 18, 2011 approximately. 4:00 pm at the Medical Department area, Debta building floor of the Erie County Holding Center, Erie County Deputy Sheriff PATTY LOGAN (Bodge, 16.969) harassed Claimant by grabbing his fingers (holding a cannister) suddenly without warning....

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... causing Claimant alarm for his sofety, during . Claimont's regular insulin measure medical treatment procedure. Claimant asked ECHC Deputy Patty Logon to please not touch him; and she, Deputy Patty Logan, yelled threateningly at Claimant saying "I'll smack you in the Face .! " horassment. Norse Riley witnessed the harassment incident and another older age male Nurse witnessed this incident. 4. that ECHC Deputy PATTY LOGAN, Belge 899 on the same material time and date mentioned in paragraph number 3, continued her harassment of claimant by her action to conceal her harassment (retaliation) by reporting False misbehavior conduct. accused of claimant to the 3PM-11PM Shift Duty Area Sengerant; and She threatened to have claimant Locked in his housing room. at housing Location Delta-North East cell room number 80. ECHC Deputy Shenff Patty Logan Bidge 969 made this some threat of cell confinement and punishment and corried out her threat upon and to claimant prior stated in Claimant's original claim. Charassment retaliction).

5. that ECHC Deputy Sheriff Patty Logian Badge 808 concealed her harassment retaliation conduct continued against Claimant by filing a False...

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... accosations against Claimant of alleged misbehavior Disciplinary Report to ECHC superior authorities; she continues to unlawfully, criminally, interfere in an intimidation manner with claimant receiving his daily insulin medical treatment procedures. on 6/18/11 and on-going causing Chaimant to be Fear Folling even time daily he participates in his necessory medical treatment procedures on-gaing mental anguish suffering. Deputy. Sheriff Patty Logan in her written disciplinary report alleged Elamant received notice not to touch the eso bottle/cannister, prior, threatening manner behavior and bottle contamination charges; but none of the witnessing ECHC Medical Department Nurses co-signed the Disciplinary Report \$200 against Claimont to support ECHC Deputy Sheriff Patty. Badge 969 Logan's accusations substantiating their uncredibility. Further E ECHC Lt. Harris determined Claimant would only be verbally reprimanded not to touch. the bottle and substantiaties ECHC Deputy Sheriff Patty Logan Filed charged accusations were not credible. Bilgs 869 6. that ECHC Deputy Sheriff Patty Logan's continued

6. that ECHC Deputy Sheriff Patty Logian's continued unlowfully interference with Claimant receiving health care services at ECHC in an intimidating manner of assualt threats and subjecting false ...

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... accusations of misbehavior Disciplinary punishment upon Claimant when ECHC 2000 Deputy Sheriff Patty Rody 969 Logian is on an duty at ECHC Medical Dept. harassment conduct are violations of Claimant's Lawfully nights under New York State Penal Law Sections 240.70 (1)(a)(b), 240.72; Inmate Patient Birl of Rights prohibiting discipline punishment of inmate seeking medical treatment services; Civil Rights Law Sections 40-0, 41, 71-b prohibiting discrimination of equal protection of Law rights; New York State Constitution Article 1 Sections 5, 6, 11; Title 42 24.5.C. Section 1983 Civil Rights; and 21.5, Constitution Amendments 8, 14th.

> 7. that As an direct result of Defendant's employed public servant & ERIE COUNTY Government's Deputy Sheriff Patty Logan's continued abuses of official authority entrusted to effect personal self-gratification fear upon Claimant by the assualt threats, warongful discipline punishments, and criminal interference with health reproductive services, Claimant suffers aggravation of ph mental anguish of previous existing mental health condition with discouragement fears when receiving necessary health reproductive services at ECHC and repeated violations of Claimant's Civil Rights both under New York State and Federal Constitutions, and mental health treatment expenses.

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8. TAKE FURTHER NOTICE that Claimant supplementally demands payment of his supplemental claim in the sum of \$1,000,000.00 (One Million dollars plus costs and interest, and unless the supplemental claim is paid within a reasonable amount of time, it is the intention of the Claimant to commence a Lawsuit against the COUNTY OF ERIE to recover sums claimed as to all compensatory and special damages and injuries sustained by them. Mur ITT de ROBERT T. DOMBROWSKI CLAIMANT PRO SEE SYLVIAM. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec. 31, 2012 I've added "Budge 267" adjacent to each instance of the name Logan " because it is my quely that that's proty not her last name, that I only heard her called Lugar once and I have ZERO due ahat her real last name is since she NEVERS weaks a name bedge which I am questing vidates my constructional hights and

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SUPREME COURT OF THE STATE OF NEW YORK ROBERT T. DOMBROWSKI, AFFIDAVIT OF CLAIMANT, SERVICE -vs-NOTICE OF THE COUNTY OF ERIE, DEFENDANT, CLAIM STATE OF NEW YORK) COUNTY OF ERIE)S.S.: ROBERT T. DOMBROWSKI, being duly swom, deposes and says: 1. that he is over the age of 18 years old; 2. that on the 22 day of Urly, 2011 I Forwarded via certified mail, return receipt pastage of the United Postal Service my Supplemental Notice of Claim 6 Page Document to the parties indicated below: JEREMY A. COLBY, COUNTY ATTORNEY COUNTY OF GREE DEPARTMENT OF LAW 95 FRANKLEN STREET, SUITE 1634 BUFFALO, NEW YORK 14202, Au T ROBERT T. DOMBROWSKI CLAIMANT Prose SWORN TO BEFORE ME THES he DAY OF OLL ,20_1(_ SYLVIA M. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec. 31, 2013 PUBL

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> Comm. 18D-8 Page 28 of 230

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VERIFICATION

SS:

ROBERT T. DOMBROWSKI, being doly sworn, deposes and says that he is the claimant in the within claim intention proceeding and has read the Foregoing <u>Notice of Claimant</u> and Knows the contents of the same to be true to his own, KnowLedge, except as to those matters there in alleged upon information and belief, and as to those matters, he believes to be true,

Arm. F. Handa

ROBERT T. DOMBROLUSKI CLAIMANT PROSE

SWORN TO BEFORE ME THIS 29 DAY OF U 20<u>l</u>(

Notary Public,

STATE OF NEWYORK) COUNTY OF ERIE) CITY OF BUFFALO)

> SYLVIA M. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec. 31, 20 12.

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Comm. 18D-8 Page 30 of 230

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VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) SS: CITY OF BUFFALO)

ROBERT T. DOMBROWSKI, being duly sworn, deposes and says that he is the claimant in the within claim intention proceeding and has read the foregoing <u>SUPPLEMENTAL NOTICE OF CLAIM</u> and Knows the contents of the same to be true to his own knowledge, except as to those matters therein alleged upon information and belief, and as to those matters he believes to be true.

Aug F Rout

DOMBROWSKI CLAIMANT PROSE

SWORN TO BEFORE ME THIS Le DAY OF WV ,20 4 SYLVIAM. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NJ My Commission Expires Dec. 31, 20 1

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Comm. 18D-8 Page 32 of 230



COUNTY OF ERIE

CHRIS COLLINS

County Executive Department of Law MARTIN A. POLOWY FIRST ASSISTANT COUNTY ATTORNEY

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

August 18, 2011

Mr. Robert M. Graber, Clerk Erie County Legislature

92 Franklin Street. 4th Floor Buffalo, New York 14202

Dear Mr. Graber:

JEREMY A. COLBY

ERIE COUNTY ATTORNEY

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987, regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name:

Gilmer, Tedderick vs County of Erie

Document Received: Name of Claimant: Notice of Claim Tedderick Gilmer DIN 11B0035 c/o Five Points Correctional Facility State Route 96, P.O. Box 119 Romulus, New York 14541 Pro Se

Claimant's attorney:

Should you have any questions, please call.

Very truly yours,

JEREMY A. COLBY Erie County Attorney

By:

THOMAS F. KIRKPATRICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

cc: JEREMY A. COLBY, Erie County Attorney

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE

Claimant,

Tedderick Gilmer 11 B0035

NOTICE OF CLAIM

- vs -

THE COUNTY OF ERIE,

Defendant.

TO: COUNTY OF ERIE DEPARTMENT OF LAW 95 Franklin Street / Room 1634 BUFFALO, NEW YORK 14202

PLEASE TAKE NOTICE that Tedderick Gilmer , hereby

claims and demands, pursuant to §50-e of the General Municipal Law, damages against the COUNTY OF ERIE for damages sustained by Claimant by reason of the wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees; Rights of prisoners and in support thereof, the Claimant states: VII. Assaults by other Innuates

 3:36 Farmer V. Brennan and the right to be protected.
 The name and post office address of the claimant is: Tedderick Gilmer Din # 11B0035 Tedderick Gilmer Din # 11B0035 State Route 96, po Box 119 Five Points correctional facility, State Route 96, po Box 119 Five Points correctional facility, State Route 96, po Box 119 Romulus, My 14541

2. This claim is for damages sustained by the Claimant while he was an inmate at the Erie County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

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The wrongful, unlawful, negligent and careless acts and 3. omissions of the COUNTY OF ERIE, its agents, servants or employees, occurred as follows: may 27 2011, under a court order I, Tedderick Grilmer IIBours, was place in erie county Hold center. upon arrival. It was stated that I don't be placed In generalpopulation, Do to the fact I am a state Inmate. After Juns processed I was lead to a holding cell. On may 28,2011, I was then took to Sox South, General population, when I arrived there I explaned to the officer (Kilein, I explaned my situation to the usamen that classified me that I was not to be in caneral population. He then told me there was nothing he dould do. I ask to speak to a site he then told me a sylt would be of no help to me. I then stated I uses afraid for my life. He toke me to go look In the Day room and I did. on june 23.2011 at approximately 1:30 I told officer blein I was having Some problems with an Inmate, he said talk to him later, he was busy. At approximately 2000 pm Immate Darry Nance Started hitting me why I where up strains In the day room talken to another Inneate, I called For help and it is in the day room talken to another Inneater I he are a to and when officer klein dame up the stairs he just stead there and side the door telling the transfe to stop. The Immate did not stop, when the other officers dame they did the same thing no one came into the persons to stop the Immude come hitting me. After the officer studed he was going to spray his wisks that's when they have a stick with the procession to spray his mass that's when Inmate Hanke stop hitting me, I have satisfy in my left eye because the stars deglected to keep me safe, 4. Take further notion

4. Take further notice that claimant demands payment of his claim, and unless the claim is paid within a reasonable amount of time, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a lawsuit against the COUNTY OF ERIE to recover sums claimed as to the damages and injuries sustained by them.

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Idi ha

Comm. 18D-8 Page 37 of 230

VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) CITY OF BUFFALO)

ss.;

<u>Icddenick A Gulnies</u>, being duly sworn, deposes and says that he is the claimant in the within proceeding and has read the foregoing Notice of Claim and knows the contents of same to be true to his own knowledge, save those matters therein alleged upon information and belief, and as to those matters, the same he believes to be true.

Sworn to before me this day of Notary Public

SYLVIA M. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY Mý Commission Expires Dec. 31, 20 J



COUNTY OF ERIE

CHRIS COLLINS COUNTY EXECUTIVE DEPARTMENT OF LAW

MARTIN A. POLOWY FIRST ASSISTANT COUNTY ATTORNEY

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

August 18, 2011

Mr. Robert M. Graber, Clerk Erie County Legislature 92 Franklin Street. 4th Floor Buffalo, New York 14202

Dear Mr. Graber:

JEREMY A. COLBY

ERIE COUNTY ATTORNEY

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987, regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name:

Nance, Darryl J. vs County of Erie

Document Received: Name of Claimant: Notice of Claim Darryl J. Nance ICN 82423 c/o Erie County Holding Center 40 Delaware Avenue Buffalo, New York 14202 Pro Se

Claimant's attorney:

Should you have any questions, please call.

Very truly yours,

JEREMY A. COLBY Erie County Attorney

By:

THOMAS F. KIRKPATRICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

cc: JEREMY A. COLBY, Erie County Attorney

Comm. 18D-8 Page 42 of 230 SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE

Claimant,

Defendant.

J. NANCE)arry (

- vs -

THE COUNTY OF ERIE,

TO: COUNTY OF ERIE DEPARTMENT OF LAW 95 Franklin Street / Room 1634 BUFFALO, NEW YORK 14202

PLEASE TAKE NOTICE that <u>AREY</u> <u>J. NAUCE</u>, hereby claims and demands, pursuant to §50-e of the General Municipal Law, damages against the COUNTY OF ERIE for damages sustained by Claimant by reason of the wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees; and in support thereof, the Claimant states:

1. The name and post office address of the claimant is:

40 Delawara AVE. 14202 Boffindy ERie confyholding 2. This claim is for damages sustained by the Claimant while he was an inmate at the Erie County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

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JUL 282011

NOTICE OF CLAIM

Comm. 18D-8 Page 43 of 230

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***** • • •

Comm. 18D-8 Page 44 of 230 3. The wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees, occurred as follows:

SEE Atlacted form Thomas I Your

4. Take further notice that claimant demands payment of his claim, and unless the claim is paid within a reasonable amount of time, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a lawsuit against the COUNTY OF ERIE to recover sums claimed as to the damages and injuries sustained by them.

CLATMANT

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Comm. 18D-8 Page 46 of 230

Er attacked PARS - intrached Thask of lerry PAR April I Put & GRIEVANCE on Then you 6/25/11 & WAS given BA Then you 6/25/11 & WAS given BA The to an outside up to bor Thays the Dector That has exectedly presented to Another Dector That Assisted ME with the Proper Dector That That was required a upon the proper Dector That the to an outside uppital (E.c.M.C. for Xukays My LT/Ribs & I put IN a sick-call slip for the toy Results on This a to a sick-call slip for which ETKR 2/1/ Accusing Me. I was Revolted by The Gesture of Very Impisk and 6/23/11. That Required Medical TERATMENT & UPand My ARRIVAL ISL THA Office To Explains my Indurany To The Doctor julith whom was AVALIABLE AT THE Moment My LT/Ribs & I put In a Sick-call Slip for my Results on 7/4/11 & Was Esconted to the Medical From withis "Atens Day's & was told Medical From withis "Atens Day's & was told Will Take place But they are feactured, which is the causing of shortness of Breath Suit, Whenthere Court I was sent Back to My living QUARTER'S without The proper Medical Assistance, where I hid Ŵ, recusing Me. To be A link & THAT I was full of Wit, Well-After of these exchange of words, DARRY J. JASCE AN INMATE Holding certice, was INVOLVED IN A Includen pair That accur when I'm Breathing. given BACK A This Pesponse Housed Ins E.R.'E Matter 24 21 02 Rece th Surgery 11/20/0

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____ (^'Comm. 18D-8 ____Page 49 of 230

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6-25-11 **Inmate Grievance Form** CANGROFF Grievance # medical **G** --ERIE COUNTY HOLDING CENTER **Facility:** ICN# 82423 H/U # Name of Inmate: N Brief Description of the Grievance (Completed by the grievant): Number of Additional Sheets Attached () لَہ رِ AC 11 20 Action requested by the grievant (Completed by the grievant): Number of Additional Sheets Attached () Date /Time Submitted: Grievant Signature: 1135 Date/Time Received: Receiving Staff Signature: Number of Additional Sheets Attached () Summary of facility staff attempts to resolve (Attach relevant documentation) depis SCORE OF DUTY Medical out of This 15 Officer/ Supervisor Signature I do not accept this resolution and wish to file a formal grievance I accept this resolution Time: Signature of INMATE: Date: Forwarded to Grievance Coordinator Officer/Supervisor Signature: Date: Time: **Received by Grievant Coordinator** Signature of Grievance Coordinator: Date: (Grievance must be forwarded to Grievance Coordinator within 24 hrs of submissionPage 51 of 230

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Professionn (COUNTY SHERIFF'S OFFICE



MEMORANDUM

TO: Mr. Darryl Nance ICN # 82423 Gulf 33

FROM: Chief John Rodriguez

DATE: June 27, 2011

RE: Inmate Grievance Dated: June 25, 2011

Please be advised that I am in receipt of your Inmate Grievance. Be advised that pursuant to **9NYCRR7032.4(h)** <u>Program Requirements</u>: Grievances pertaining to issues outside the ability of the Chief Administrative Officer regarding to Specific Medical Treatment decision are not grievable and may be returned to the inmate by the grievance coordinator. Such grievances may not be appealed to the chief administrative officer or the Citizens' Policy and Complaint Review Council. Therefore, this shall serve to inform you that your grievance cannot be processed and is being returned to you. No further action will be taken regarding this matter.

You must submit a sick call request if you need to see the doctor.

cc: Grievance File

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Erie County Correctional Health SICK CALL REQUEST			
INMATE SEC	TION: (Inmate to complete only gra	y section)	
Last name:	First n	ame:	_ ICN
D.O.B . <u>/</u>	<u>/</u>	ocation:	
Date of Reque	st:// Time c	of Request:	AM PM
Reason for Re			
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NURSING SE	CTION Evaluated by:		RN LPN
Date:/	_/ Time: A	M PM	
Disposition:		I ER	via Ambulance Car)
i	Sick call on/	Dental call on	
	Referral to Forensics/Mental Hea		
н Т	Treatment per ECDOH/ECSD Nul	sing Protocol (specity):	
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-	Phone Consultation with Physicia	n (Date:/ //	Time: AM PM
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PROVIDER S	ECTION		
History: As	above Additional Comments:		
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			· .
			Comm. 18D-8

Comm. 18D-8 Page 56 of 230

VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) ss.; CITY OF BUFFALO)

and says that he is the claimant in the within proceeding and has read the foregoing Notice of Claim and knows the contents of same to be true to his own knowledge, save those matters therein alleged upon information and belief, and as to those matters, the same he believes to be true.

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JANCE

Sworn to before me this $\mathcal{A}^{(c)}$ day of U Public Not

SYLVIA M. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec. 31, 201, A

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COUNTY OF ERIE

CHRIS COLLINS COUNTY EXECUTIVE

DEPARTMENT OF LAW

MARTIN A. POLOWY FIRST ASSISTANT COUNTY ATTORNEY

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

August 18, 2011

Mr. Robert M. Graber, Clerk Erie County Legislature 92 Franklin Street. 4th Floor Buffalo, New York 14202

Dear Mr. Graber:

JEREMY A. COLBY

ERIE COUNTY ATTORNEY

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987, regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name:

Document Received: Name of Claimant:

Claimant's attorney:

Yusczyk, William J. vs County of Erie

Notice of Claim William J. Yusczyk 170 Hinman Avenue Buffalo, New York 14216 Eugene C. Tenney, Esq. Law Offices of Eugene C. Tenney 5 Niagara Square Buffalo, New York 14202

Should you have any questions, please call.

Very truly yours,

JEREMY A. COLBY Erie County Attorney

By: THOMAS F. KIRKPATBICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

cc: JEREMY A. COLBY, Erie County Attorney

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Comm. 18D-8 Page 60 of 230 STATE OF NEW YORK

COUNTY OF ERIE

WILLIAM J. YUSCZYK 170 Hinman Avenue Buffalo, New York 14216

Claimant vs.

COUNTY OF ERIE 25 Delaware Avenue Buffalo, New York 14202

NOTICE OF CLAIM

This paper received at the Erie County Attorney's Office from <u>Gene leaney</u> on the <u>29th</u> day of <u>1217</u>, 2011 at <u>10:31</u> ami/p.m. Assistant County Attorney

TO: County of Erie, State of New York

PLEASE TAKE NOTICE that the Claimant herein makes a claim and demand

against the COUNTY OF ERIE, New York as follows:

1. The name and post office address of the claimant and his attorney is:

William J. Yusczyk 170 Hinman Avenue Buffalo, New York 14216 Law Offices of Eugene C. Tenney Eugene C. Tenney, Esq. 5 Niagara Square Buffalo, New York 14202

2. The nature of the claim: Action for recovery of damages due to severe personal injuries sustained by the claimant caused by the wrongful, negligent and unlawful acts of the COUNTY OF ERIE, its agents, servants and/or employees in their design, maintenance and control of the area adjacent to the Scajaquada Creek Bike Path at or near the Grant Street westbound entrance to New York State Road 198 (as is more particularly shown in Exhibit "A" attached hereto) in that they created a dangerous condition by the placement and/or partial removal of a steel sign pole leaving

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approximately 7 inches of the pole protruding from the ground along the bike path which became hidden and obscured by overgrowth of grass. If the COUNTY OF ERIE, its agents, servants, and/or employees did not themselves undertake the placement and/or removal of the pole then, upon information and belief, the COUNTY OF ERIE had actual and/or constructive notice of the aforesaid condition in that they controlled, supervised, and/or directed those parties that did undertake the placement and/or removal of the pole and worked in cooperation with agents, servants, and/or employees of the CITY OF BUFFALO, STATE OF NEW YORK, NEW YORK THRUWAY AUTHORITY, UNITED STATES FEDERAL HIGHWAY ADMINISTRATION, GREATER BUFFALO NIAGARA REGIONAL TRANSPORTATION COUNCIL and NIAGARA FRONTIER TRANSPORTATION AUTHORITY pursuant to a "Coordination Plan" for NYS Route 198 (Scajacquada Expressway) corridor I-190 to N.Y.S. 33, PIN 5470.22, dated January 14, 2008 and such other agreements unknown to Claimant at this time.

3. The Time, Place and Manner in which Claim Arose: The time of the happening of the accident in which said injuries were sustained and the time when the claim arose was on or about May 4, 2011 at approximately 3:30 o'clock in the afternoon. Upon information and belief, the accident occurred when the claimant was mowing the lawn adjacent to the Scajaquada Creek Bike Path as described above and the stand up mower he was operating came into contact with the protruding 7 inches of pole that was hidden by approximately 8 inches of grass. Upon striking the pole, the mower came to an abrupt stop propelling the claimant over the top of the mower, causing him to land on his head, fracturing his spine at the cervical level.

LAW OFFICES OF EUGENE C. TENNEY 5 NIAGARA SQUARE – BUFFALO, NEW YORK 14202

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. . .

Comm. 18D-8 Page 64 of 230 4. Injuries and Items of Damage: Claimant hereby claims and demands from the COUNTY OF ERIE monetary damages for the medical expenses and injuries sustained by him including but not limited to pain and suffering, mental and emotional distress, loss of enjoyment of life, and permanency of injuries resulting from a fractured spine at the cervical level and resulting quadriplegia and the multiple medical conditions associated with quadriplegia that he will suffer for the rest of his life. As claimant is still undergoing treatment we are not yet in possession of his medical records or fully informed of all of the injuries he has sustained and will endure as a result of the primary injury. As a result of the injuries described, claimant has incurred medical expenses for testing, treatment and will, upon information and belief, continue to incur medical and significant living expenses in the future as well as lost wages.

By:

William J. Yusczyk

Claimant by his Attorney in/Fact since he is unable to write his name. Power of Attorney is attached hereto

William J. (X William Yusczyk () Yusczyk

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State of Colorado Clear Creek County

I, William J. Yusczyk, am the Claimant in the above entitled action. I have read the foregoing Notice of Claim and know the contents thereof. The contents are true to my knowledge except as to matters therein stated to be alleged on information and belief, and as to those matters, I believe them to be true. I have attached my "X" since I am unable to write my name. My Attorney in Fact, my sister, Marleen J. Krueger, has also signed this Notice of Claim with my permission and consent.

William J. (;) Yusczyk Subscribed and sworn to before me this 27 day of July , 2011. 6-215

State of Colorado **Clear Creek County**

I, Marleen J. Krueger, am the Attorney in Fact for the Claimant in the above entitled action. I have read the foregoing Notice of Claim and know the contents thereof. The contents are true to my knowledge except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe them to be true. I have attached the Power of Attorney executed by my brother, William J. Yusczyk.

Claimant by his Attorney Marleen J. Krueger

Subscribed and sworn to before me this 27 day of July , 2011.

Exp. 4-6-2015



LAW OFFICES OF EUGENE C. TENNEY 5 NIAGARA SQUARE -- BUFFALO, NEW YORK 14202

GEORGETOWN, CO 80444 age 67 of 230

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POWER OF ATTORNEY NEW YORK STATUTORY SHORT FORM

(a) CAUTION TO THE PRINCIPAL: Your Power of Attorney is an important document. As the "principal," you give the person whom you choose (your "agent") authority to spend your money and sell or dispose of your property during your lifetime without telling you. You do not lose your authority to act even though you have given your agent similar authority.

When your agent exercises this authority, he or she must act according to any instructions you have provided or, where there are no specific instructions, in your best interest. "Important Information for the Agent" at the end of this document describes your agent's responsibilities.

Your agent can act on your behalf only after signing the Power of Attorney before a notary public.

You can request information from your agent at any time. If you are revoking a prior Power of Attorney, you should provide written notice of the revocation to your prior agent(s) and to any third parties who may have acted upon it, including the financial institutions where your accounts are located.

You can revoke or terminate your Power of Attorney at any time for any reason as long as you are of sound mind. If you are no longer of sound mind, a court can remove an agent for acting improperly.

Your agent cannot make health care decisions for you. You may execute a "Health Care Proxy" to do this.

The law governing Powers of Attorney is contained in the New York General Obligations Law, Article 5, Title 15. This law is available at a law library, or online through the New York State Senate or Assembly websites, www.senate.state.ny.us or www.assembly.state.ny.us.

If there is anything about this document that you do not understand, you should ask a lawyer of your own choosing to explain it to you.

(b) **DESIGNATION OF AGENT(S):**

I, WILLIAM J. YUSCZYK

(name of principal)

hereby appoint:

MARLEEN J. KRUEGER

(name of agent)

170 Hinman Avenue, Buffalo, NY 14216 (address of principal)

829 Colorado Boulevard, Idaho Springs, CO 80452 (address of agent)

(name of second agent)

(address of second agent)

as my agent(s).

If you designate more than one agent above, they must act together unless you initial the statement below.

(____) My agents may act SEPARATELY.

2010 N.Y. Laws ch. 340

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(c)

DESIGNATION OF SUCCESSOR AGENT(S): (OPTIONAL)

If any agent designated above is unable or unwilling to serve, I appoint as my successor agent(s):

(name of successor agent)

(address of successor agent)

(name of second successor agent),

(address of second successor agent)

Successor agents designated above must act together unless you initial the statement below.

____) My successor agents may act SEPARATELY.

You may provide for specific succession rules in this section. Insert specific succession provisions here:

- (d) This POWER OF ATTORNEY shall not be affected by my subsequent incapacity unless I have stated otherwise below, under "Modifications".
- (e) This POWER OF ATTORNEY DOES NOT REVOKE any Powers of Attorney previously executed by me unless I have stated otherwise below, under "Modifications".

If you do NOT intend to revoke your prior Powers of Attorney, and if you have granted the same authority in this Power of Attorney as you granted to another agent in a prior Power of Attorney, each agent can act separately unless you indicate under "Modifications" that the agents with the same authority are to act together.

(f) GRANT OF AUTHORITY:

To grant your agent some or all of the authority below, either

- (1) Initial the bracket at each authority you grant, or
- (2) Write or type the letters for each authority you grant on the blank line at (P), and initial the bracket at (P). If you initial (P), you do not need to initial the other lines.

I grant authority to my agent(s) with respect to the following subjects as defined in sections 5-1502A through 5-1502N of the New York General Obligations Law:

- _) (A) real estate transactions;
- (B) chattel and goods transactions;
 - (C) bond, share, and commodity transactions;
 -) (D) banking transactions;
 -) (E) business operating transactions;
 -) (F) insurance transactions;
 - (G) estate transactions;
 - __) (H) claims and litigation;

(I) personal and family maintenance: If you grant your agent this authority, it will allow the agent to make gifts that you customarily have made to individuals, including the agent, and charitable organizations. The total amount of all such gifts in any one calendar year cannot exceed five

2010 N.Y. Laws ch. 340

Page 71 012302 of 9

Comm. 18D-8 Page 72 of 230 hundred dollars;

____) (J) benefits from governmental programs or civil or military service;

_) (K) health care billing and payment matters; records, reports, and statements;

___) (L) retirement benefit transactions;

(M) tax matters;

(N) all other matters;

) (O) full and unqualified authority to my agent(s) to delegate any or all of the foregoing powers to any person or persons whom my agent(s) select;

(P) EACH of the matters identified by the following letters: <u>A, B, C, D, E, E, G, H, I, J, K, L</u>, You need not initial the other lines if you initial line (P).

(g) **MODIFICATIONS:** (OPTIONAL)

In this section, you may make additional provisions, including language to limit or supplement authority granted to your agent. However, you cannot use this Modifications section to grant your agent authority to make gifts or changes to interests in your property. If you wish to grant your agent such authority, you MUST complete the Statutory Gifts Rider.

(h) CERTAIN GIFT TRANSACTIONS: STATUTORY GIFTS RIDER (OPTIONAL)

In order to authorize your agent to make gifts in excess of an annual total of \$500 for all gifts described in (I) of the grant of authority section of this document (under personal and family maintenance), you must initial the statement below and execute a Statutory Gifts Rider at the same time as this instrument. Initialing the statement below by itself does not authorize your agent to make gifts. The preparation of the Statutory Gifts Rider should be supervised by a lawyer.

(____) (SGR) I grant my agent authority to make gifts in accordance with the terms and conditions of the Statutory Gifts Rider that supplements this Statutory Power of Attorney.

(i) **DESIGNATION OF MONITOR(S):** (OPTIONAL)

If you wish to appoint monitor(s), initial and fill in the section below:

(____) I wish to designate ______, whose address(es) is (are) ______, as monitor(s). Upon the request of the monitor(s), my agent(s) must provide the monitor(s) with a copy of the power of attorney and a record of all transactions done or made on my behalf. Third parties holding records of such transactions shall provide the records to the monitor(s) upon request.

(j) **COMPENSATION OF AGENT(S):** (OPTIONAL)

Your agent is entitled to be reimbursed from your assets for reasonable expenses incurred on your behalf. If you ALSO wish your agent(s) to be compensated from your assets for services rendered on your behalf, initial the statement below. If you wish to define "reasonable compensation", you may do so above, under "Modifications".

_) My agent(s) shall be entitled to reasonable compensation for services rendered.

(k) ACCEPTANCE BY THIRD PARTIES:

2010 N.Y. Laws ch. 340

I agree to indemnify the third party for any claims that may arise against the third party because of reliance on this Power of Attorney. I understand that any termination of this Power of Attorney. A page 73 of 230

Page 3 of 9

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result of my revocation of the Power of Attorney or otherwise, is not effective as to a third party until the third party has actual notice or knowledge of the termination.

TERMINATION: **(I)**

This Power of Attorney continues until I revoke it or it is terminated by my death or other event described in section 5-1511 of the General Obligations Law.

Section 5-1511 of the General Obligations Law describes the manner in which you may revoke your Power of Attorney, and the events which terminate the Power of Attorney.

SIGNATURE AND ACKNOWLEDGMENT: (m)

2011 In Witness Whereof I have hereunto signed my name on the 1/2 day of May

PRINCIPAL signs here: =

WILLIAM (J. YUSCZYK WATLETAM đ. YŮSCZYK

STATE OF NEW YORK

COUNTY OF FRIF

, 2011, before me, the undersigned, personally appeared On the / day of May , personally known to me or proved to me on the basis of satisfactory WILLIAM J. YUSCZYK evidence to be the individual whose many is subscribed to the within instrument and acknowledged to me that he/size executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, and superson approximately to the single state of the second his "X".

Notary Public

EUGENE C. TENNEY Notary Public, State of New York

IMPORTANT INFORMATION FOR THE AGENT: (n) .

SS

Qualified in Erie County My Commission Expires June 30, 2214 When you accept the authority granted under this Power of Attorney, a special legal relationship is created between you and the principal. This relationship imposes on you legal responsibilities that continue until you resign or the Power of Attorney is terminated or revoked. You must:

- (1) act according to any instructions from the principal, or, where there are no instructions, in the principal's best interest;
- (2) avoid conflicts that would impair your ability to act in the principal's best interest;
- (3) keep the principal's property separate and distinct from any assets you own or control, unless otherwise permitted by law;
- (4) keep a record or all receipts, payments, and transactions conducted for the principal; and
- (5) disclose your identity as an agent whenever you act for the principal by writing or printing the principal's name and signing your own name as "agent" in either of the following manners: (Principal's Name) by (Your Signature) as Agent, or (your signature) as Agent for (Principal's Name).

You may not use the principal's assets to benefit yourself or anyone else or make gifts to yourself or anyone else unless the principal has specifically granted you that authority in this document, which is either a Statutory Gifts Rider attached to a Statutory Short Form Power of Attorney or a Non-Statutory Power of Attorney. If you have that authority, you must act according to any instructions of the principal or, where there are no such instructions, in the principal's best interest.

You may resign by giving written notice to the principal and to any co-agent, successor agent, monitor if one has been named in this document, or the principal's guardian if one has been appointed. If there is anything about this document or your responsibilities that you do not understand, you should seek legal advice.

Liability of agent: The meaning of the authority given to you is defined in New York's General Obligations Law, Article 5, Title 15. If it is found that you have violated the law or acted outside the authority granted to you in the Power of Attorney, you may be liable under the law for your violation.

(0) AGENT'S SIGNATURE AND ACKNOWLEDGMENT OF APPOINTMENT:

It is not required that the principal and the agent(s) sign at the same time, nor that multiple agents sign at the same time.

I/XXe, <u>MARLEEN J. KRUEGER</u>, have read the foregoing Power of Attorney. I am/<u>XXXX</u> the person(**9**) identified therein as agent(**9**) for the principal named therein.

I/we acknowledge my/our legal responsibilities. Agent(s) sign(s) here: STATE OF NEW YORK

COUNTY OF _____

On the <u>17</u> day of <u>May</u>, 20<u>11</u>, before me, the undersigned, personally appeared <u>MARLEEN_T_KRUEGER</u>, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that <u>kn</u>/she executed the same in <u>kn</u>/her capacity, and that by <u>kn</u>/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

EUGENE C. TENNEY Notary Public, State of New York Qualified in Erie County My Commission Expires June 30, 2014

Notary Public

(p) SUCCESSOR AGENT'S SIGNATURE AND ACKNOWLEDGMENT OF APPOINTMENT:

It is not required that the principal and the SUCCESSOR agent(s), if any, sign at the same time, nor that multiple SUCCESSOR agents sign at the same time. Furthermore, successor agents can not use this power of attorney unless the agent(s) designated above is/are unable or unwilling to serve.

I/we, ______, have read the foregoing Power of Attorney. I am/we are the person(s) identified therein as SUCCESSOR agent(s) for the principal named therein.

Successor Agent(s) sign(s) here:

SS:

STATE OF NEW YORK

COUNTY OF

On the ______day of ______, 20____, before me, the undersigned, personally appeared _______, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me Charth 19018. 2010 N.Y. Laws ch. 340 Page 5 of 9

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. . .

Comm. 18D-8 Page 78 of 230 executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Notary Public

2010 N.Y. Laws ch. 340

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Comm 18D-8

POWER OF ATTORNEY NEW YORK STATUTORY GIFTS RIDER AUTHORIZATION FOR CERTAIN GIFT TRANSACTIONS

CAUTION TO THE PRINCIPAL: This OPTIONAL rider allows you to authorize your agent to make gifts in excess of an annual total of \$500 for all gifts described in (I) of the Grant of Authority section of the statutory short form Power of Attorney (under personal and family maintenance), or certain other gift transactions during your lifetime. You do not have to execute this rider if you only want your agent to make gifts described in (I) of the Grant of Authority section of the statutory short form Power of Attorney and you initialed "(I)" on that section of that form. Granting any of the following authority to your agent gives your agent the authority to take actions which could significantly reduce your property or change how your property is distributed at your death. "Certain gift transactions" are described in section 5-1514 of the General Obligations Law. This Gifts Rider does not require your agent to exercise granted authority, but when he or she exercises this authority, he or she must act according to any instructions you provide, or otherwise in your best interest.

This Gifts Rider and the Power of Attorney it supplements must be read together as a single instrument.

Before signing this document authorizing your agent to make gifts, you should seek legal advice to ensure that your intentions are clearly and properly expressed.

(a) GRANT OF LIMITED AUTHORITY TO MAKE GIFTS

Granting gifting authority to your agent gives your agent the authority to take actions which could significantly reduce your property.

If you wish to allow your agent to make gifts to himself or herself, you must separately grant that authority in subdivision (c) below.

To grant your agent the gifting authority provided below, initial the bracket to the left of the authority.

(_____) I grant authority to my agent to make gifts to my spouse, children and more remote descendants, and parents, not to exceed, for each donee, the annual federal gift tax exclusion amount pursuant to the Internal Revenue Code. For gifts to my children and more remote descendants, and parents, the maximum amount of the gift to each donee shall not exceed twice the gift tax exclusion amount, if my spouse agrees to split gift treatment pursuant to the Internal Revenue Code. This authority must be exercised pursuant to my instructions, or otherwise for purposes which the agent reasonably deems to be in my best interest.

(b) MODIFICATIONS:

Use this section if you wish to authorize gifts in amounts smaller than the gift tax exclusion amount, in amounts in excess of the gift tax exclusion amount, gifts to other beneficiaries, or other gift transactions. Granting such authority to your agent gives your agent the authority to take actions which could significantly reduce your property and/or change how your property is distributed at your death. If you wish to authorize your agent to make gifts to himself or herself, you must separately grant that authority in subdivision (c) below.

2010 N.Y. Laws ch. 340

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) I grant the following authority to my agent to make gifts pursuant to my instructions, or otherwise for purposes which the agent reasonably deems to be in my best interest:

GRANT OF SPECIFIC AUTHORITY FOR AN AGENT TO MAKE GIFTS TO HIMSELF OR (c) HERSELF: (OPTIONAL)

If you wish to authorize your agent to make gifts to himself or herself, you must grant that authority in this section, indicating to which agent(s) the authorization is granted, and any limitations and guidelines.

() I grant specific authority for the following agent(s) to make the following gifts to himself or herself:

This authority must be exercised pursuant to my instructions, or otherwise for purposes which the agent reasonably deems to be in my best interest.

ACCEPTANCE BY THIRD PARTIES: (d)

I agree to indemnify the third party for any claims that may arise against the third party because of reliance on this Statutory Gifts Rider.

(e)SIGNATURE OF PRINCIPAL AND ACKNOWLEDGMENT:

In Witness Whereof I have hereunto signed my name on , 20 .

ss:

PRINCIPAL signs here: ====

STATE OF NEW YORK ()

COUNTY OF _____)

On the _____ day of ______, 20___, before me, the undersigned, personally appeared personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in her/his capacity, and that by her/his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Notary Public

(f) SIGNATURES OF WITNESSES:

By signing as a witness, I acknowledge that the principal signed the Statutory Gifts Rider in my presence and the presence of the other witness, or that the principal acknowledged to me that the principal's signature was affixed by him or her or at his or her direction. I also acknowledge that the principal has stated that this Statutory Gifts Rider reflects his or her wishes and that he or she has signed it voluntarily. I am not named herein as a permissible recipient of gifts.

Signature of witness 1	· ·		Signat	ture of w	itness 2	>	· · · · · · · · · · · · · · · · · · ·		
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COUNTY OF ERIE

CHRIS COLLINS

COUNTY EXECUTIVE DEPARTMENT OF LAW

August 18, 2011

MARTIN A. POLOWY FIRST ASSISTANT COUNTY ATTORNEY

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

Mr. Robert M. Graber, Clerk Erie County Legislature 92 Franklin Street. 4th Floor Buffalo, New York 14202

Dear Mr. Graber:

JEREMY A. COLBY

ERIE COUNTY ATTORNEY

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987, regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name:

Walthour, Tyrone vs County of Erie

Document Received: Name of Claimant: Notice of Claim Tyrone Walthour ICN 41885 c/o Erie County Holding Center 40 Delaware Avenue Buffalo, New York 14202 Pro Se

Claimant's attorney:

Should you have any questions, please call.

Very truly yours,

JEREMY A. COLBY Erie County Attorney

By:

THOMAS F. KIRKPATBICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

cc: JEREMY A. COLBY, Erie County Attorney

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE

TYRONE WALTHOUR

Claimant,

NOTICE OF CLAIM

- vs -

THE COUNTY OF ERIE,

AUG 3 - 2011

Defendant.

TO: COUNTY OF ERIE DEPARTMENT OF LAW 95 Franklin Street / Room 1634 BUFFALO, NEW YORK 14202

PLEASE TAKE NOTICE that <u>TYRONE WALTHOUR</u>, hereby claims and demands, pursuant to §50-e of the General Municipal Law, damages against the COUNTY OF ERIE for damages sustained by Claimant by reason of the wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees; and in support thereof, the Claimant states:

 The name and post office address of the claimant is: TYRONE WALTHOUR-#41885 Eric County Holding Center Delaware Avenue Buffalo, New york 14202

2. This claim is for damages sustained by the Claimant while he was an inmate at the Erie County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

- 1 -

* * *

 The wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees,

occurred as follows: That for the month of July, on the days of the 17th through the 31st, 2011, petitioner had to endure extremely oppressive heat conditions on the Delta-Long cell block without any means of cooling down room or body temperatures by fan, air conditioner or a cool shower as shower water was extremely hot.

And that for the month of august these same conditions have been the same without reprieve to the present day. It has been noted in the local news that the temperatures for the months of July And August have been record setting with temperatures reaching as high as 100degrees or higher, and reports by facility staff of temperatures reaching well above 110 degrees within the facility.

Petitioner requests relief for the following due to the distressflowing from the fact of #1). Heat exaustion and neglect

2). Present and past pain and suffering by aggravation of an preexisting condition.

3). Future pain and suffering

4). Future medical expenses

5). Mental anguish and emotional injury.

6). Constitution tort violation of the U.S. Constitutional Amendments 8 and 14.

7). Pre-Judgment interests and costs.

Payment in the amount of 2.1 million dollars for each point- #1 through

*#*7.

4. Take further notice that claimant demands payment of his claim, and unless the claim is paid within a reasonable amount of time, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a lawsuit against the COUNTY OF ERIE to recover sums claimed as to the damages and injuries sustained by them.

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VI CLAIMANT - Tyrone Walthour

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VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) ss.; CITY OF BUFFALO)

I. Tyrone Walthour _____, being duly sworn, deposes and says that he is the claimant in the within proceeding and has read the foregoing Notice of Claim and knows the contents of same to be true to his own knowledge, save those matters therein alleged upon information and belief, and as to those matters, the same he believes to be true.

WALTHOUR TYRONE

Sworn to before me this day of August 2011

Notary Public

SYLVIA M. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NX My Commission Expires Dec. 31, 20

AFFIDAVIT OF SERVICE

STATE OF NEW YORK COUNTY OF ERIE CITY OF BUFFALO

 I, <u>Tyrone Walthour</u>, being duly sworn, deposes and say that I have

 this <u>10000</u> day of <u>August</u>

 20 <u>11</u>, forwarded via the United States

 Postal Service copies to the following:

1). Notice of Claimtasa to talk a Glaim.

2). Verification 3) Affidavit of service

Sworn to before me this 1st day of // (tulut, 201)

Commissioner of Deeds

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Tyrone Walthour Defendant

SYLVIA M. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec. 31, 20.12

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COUNTY OF ERIE

CHRIS COLLINS COUNTY EXECUTIVE DEPARTMENT OF LAW MARTIN A. POLOWY FIRST ASSISTANT COUNTY ATTORNEY

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

August 19, 2011

Mr. Robert M. Graber, Clerk Erie County Legislature 92 Franklin Street. 4th Floor Buffalo, New York 14202

Dear Mr. Graber:

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987, regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name: Document Received: Name of Claimant: Pope, Robert vs County of Erie Notice of Claim Robert Pope ICN 105855 c/o Erie County Holding Center 40 Delaware Avenue Buffalo, New York 14202 Pro Se

Claimant's attorney:

Should you have any questions, please call.

Very truly yours,

JEREMY A. COLBY Erie County Attorney

By:

THOMAS F. KIRKPATRICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

cc: JEREMY A. COLBY, Erie County Attorney

JEREMY A. COLBY ERIE COUNTY ATTORNEY

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE =====X

Claimant,

NOTICE OF CLAIM

vs -

THE COUNTY OF ERIE,

AUG 4 - 2011

Defendant.

=====================X

COUNTY OF ERIE TO: DEPARTMENT OF LAW 95 Franklin Street / Room 1634 BUFFALO, NEW YORK 14202

PLEASE TAKE NOTICE that Hober hereby claims and demands, pursuant to §50-e of the General Municipal Law, damages against the COUNTY OF ERIE for damages sustained by Claimant by reason of the wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees; and in support thereof, the Claimant states:

The name and post office address of the claimant is: 1.

> 40 DelAWARE AUC alo Ny 14302

This claim is for damages sustained by the Claimant while 2. he was an inmate at the Erie County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

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3. The wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees, occurred as follows:

ON THE DATE OF (Feb. 11, 2011) I was beat up by JaIL House <u>OfficERS</u>, THEY went to the EXTREME of beating ME on THE <u>hospital GerNIE</u> It was caught on Camera. THE Second Incident I was assaulted by two Inmates with Razors, I was cut above the right eye I recieved 8 stitches, I was cut in the back of the head I was sent to the hospital I was hort in the Care and custody of the JaIL.

4. Take further notice that claimant demands payment of his claim, and unless the claim is paid within a reasonable amount of time, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a lawsuit against the COUNTY OF ERIE to recover sums claimed as to the damages and injuries sustained by them.

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VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) CITY OF BUFFALO)

ss.;

<u>kobort</u> <u>fopl</u>, being duly sworn, deposes and says that he is the claimant in the within proceeding and has read the foregoing Notice of Claim and knows the contents of same to be true to his own knowledge, save those matters therein alleged upon information and belief, and as to those matters, the same he believes to be true.

Sworn to before me this day of HUC Public

SYLVIAM. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec 31, 20 122

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COUNTY OF ERIE

CHRIS COLLINS COUNTY EXECUTIVE DEPARTMENT OF LAW

MARTIN A. POLOWY FIRST ASSISTANT COUNTY ATTORNEY

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

August 19, 2011

Mr. Robert M. Graber, Clerk Erie County Legislature 92 Franklin Street. 4th Floor Buffalo, New York 14202

Dear Mr. Graber:

JEREMY A. COLBY

ERIE COUNTY ATTORNEY

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987, regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name:

Document Received: Name of Claimant:

Notice of Claim Jesse R. Pugliese ICN 113420 c/o Erie County Holding Center 40 Delaware Avenue Buffalo, New York 14202 Pro Se

Pugliese, Jesse R. vs County of Erie

Claimant's attorney:

Should you have any questions, please call.

Very truly yours,

JEREMY A. **COLBY** Erie County Attorney

By:

THOMAS F. KIRKPATRICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

JEREMY A. COLBY, Erie County Attorney

cc:

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE

Claimant,

NOTICE OF CLAIM

AUG 4-2011

- vs -

THE COUNTY OF ERIE,

Defendant. JEKEMYA. COLBY TO: COUNTY OF ERIE DEPARTMENT OF LAW 95 Franklin Street / Room 1634

BUFFALO, NEW YORK 14202

PLEASE TAKE NOTICE that <u>JESSE R. Pugetsse</u>, hereby claims and demands, pursuant to §50-e of the General Municipal Law, damages against the COUNTY OF ERIE for damages sustained by Claimant by reason of the wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees; and in support thereof, the Claimant states:

1. The name and post office address of the claimant is: SEE ATTACHED: $PAGE^{*}$

2. This claim is for damages sustained by the Claimant while he was an inmate at the Erie County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

- 1 -

"3. The wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees, occurred as follows: SEE ATTACHED: PAge#3

4-SEE ATTACHED #12 PAGE 2

4. Take further notice that claimant demands payment of his claim, and unless the claim is paid within a reasonable amount of time, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a lawsuit against the COUNTY OF ERIE to recover sums claimed as to the damages and injuries sustained by them.

CLAIMAN

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VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) CITY OF BUFFALO)

ss.;

JESSE P. RIGLIESE, being duly sworn, deposes and says that he is the claimant in the within proceeding and has read the foregoing Notice of Claim and knows the contents of same to be true to his own knowledge, save those matters therein alleged upon information and belief, and as to those matters, the same he believes to be true.

Sworn to before me this day of Notary Public

SYLVIA M, O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, M My Commission Expires Dec. 31, 20, Loc ·

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AFFIDAVIT OF SERVICE

STATE OF NEW YORK COUNTY OF ERIE CITY OF BUFFALO

 $\frac{\text{JESSE} R \cdot P_{\text{UGLIESE}}}{\text{dev of} \quad \text{JULY}} = 20 \underline{11} \quad \text{, forwarded via the United States}}$ this 18 day of Postal Service copies to the following: Nounder Project NOTOTOS COS COR JEREMY A. COLBY · COUNTY OF ERIE DEPARTMENT OF LAW GS FRANKLIN STREET, SOUTT 1634 Buffalo NEW YORK · ALSO THE FOLLOWING POLOMENTS ARE ENCLOSED . MEDILAL RECORD · NOTICE OF CLAIM 15 PAGES · CERIFIED MAIL RETURN RECEIPT

. TO THE PARTY INDILATED ABOVE.

Sworn to before me this 6 day of July 2011

Commissioner of Deeds

Defendant

SYLVIA M. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec. 31, 20_1_2

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Comm. 18D-8 Page 123 of 230

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SYLMAM. O'NEAL In and For the City of Buffato. Erie County, NY My Commission Expires Dec. 31, 20	Sylin Dind	RESPECTPULLY SUBMETTED, CLAIMANT PROSE	DATED: 7/6/11 BUFFALD, NEW YORK	12 THE INTENTION OF CLAIMANT TO COMENIE A CANJUIT AGAINST THE COUNTY OF ERTE TO RECOVER SUMS CLAIMED AS TO THE COMPESTORY DAMAGES SPECIAL DAMAGES AND REGIONAL INJURIES SUSTAINED BY DEFENDANTS NEGLICIENCE OF DUTY OF CARE.
				Comm. 18D-8 Page 129 of 230



COUNTY OF ERIE

CHRIS COLLINS

COUNTY EXECUTIVE DEPARTMENT OF LAW MARTIN A. POLOWY FIRST ASSISTANT COUNTY ATTORNEY.

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

August 19, 2011

ERIE COUNTY ATTORNEY

JEREMY A. COLBY

Mr. Robert M. Graber, Clerk Erie County Legislature 92 Franklin Street. 4th Floor Buffalo, New York 14202

Dear Mr. Graber:

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987, regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name:

Document Received: Name of Claimant:

Claimant's attorney:

Lococo, Marc A. vs County of Erie and Erie County Correctional Facility

Notice of Claim Marc A. Lococo 162 Norwalk Avenue, Lower Buffalo, New York 14220 Sara T. Wallitt, Esq. William K. Mattar, P.C. 6720 Main Street, Suite 100 Williamsville, New York 14221-5986

Should you have any questions, please call.

Very truly yours,

JEREMY A. COLBY Erie County Attorney

By:

THOMAS F. KIRKRADRICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

cc: JEREMY A. COLBY, Erie County Attorney

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IN THE MATTER OF THE CLAIM OF:

MARC A. LOCOCO

Claimant,

-against-

This paper received at the Erie County Attorney's Office from Dorg DiFilippin the Sthe day of August, 20 1 at 12:15 a.m./b.m. Assistant County Attorney

NOTICE OF CLAIM

COUNTY OF ERIE, and ERIE COUNTY CORRECTIONAL FACILITY

Respondents.

PLEASE TAKE NOTICE that MARC A. LOCOCO, hereby makes claims against the COUNTY OF ERIE, and the ERIE COUNTY CORRECTIONAL FACILITY and in support thereof alleges:

1. That the undersigned, MARC A. LOCOCO, residing at 162 Norwalk Avenue, Lower, Buffalo, New York 14220, by and through his attorneys, WILLIAM K. MATTAR, PC, 6720 Main Street, Suite 100, Williamsville, NY 14221-5986, claims damages against the COUNTY OF ERIE and ERIE COUNTY CORRECTIONAL FACILITY for personal injuries, pain and suffering, general and special damages, medical expenses, and property damages sustained by him.

2. That the said injuries were sustained by MARC A. LOCOCO on June 23, 2011, at approximately 6:00 p.m., on the premises more commonly known as ERIE COUNTY CORRECTIONAL FACILITY 11580 Walden Avenue, in the Town of Alden, COUNTY OF ERIE, in the State of New York. On that day and at that approximate time, MARC A. LOCOCO was lawfully on the premises when he was caused to fall by a defect on the premises; to wit;

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cement negligently owned, maintained, inspected and controlled by the aforementioned Respondents.

3. Upon information and belief, the ERIE COUNTY CORRECTIONAL FACILITY, located at 11580 Walden Avenue, Alden, New York is controlled, operated, owned and maintained by the COUNTY OF ERIE and/or ERIE COUNTY CORRECTIONAL FACILITY.

4. That the Claimant's damages and injuries occurred as a result of the negligence, carelessness, and reckless disregard for the safety of the lawful public, including Claimant, MARC A. LOCOCO, by the COUNTY OF ERIE and/or the ERIE COUNTY CORRECTIONAL FACILITY, their servants, agents or employees in failing to provide a safe premises; in failing to correct a known safety risk at the general location of the accident herein mentioned: in failing to adequately warn of the defect; in failing to maintain and inspect said property in a reasonably safe manner for users thereof; in failing to monitor and control those lawfully on the premises; along with the other acts of negligence, carelessness and recklessness.

5. That the aforesaid COUNTY OF ERIE and ERIE COUNTY CORRECTIONAL FACILITY by and through their agents, servants, and employees had actual or constructive notice of the dangerous condition and hazard caused by said activity, or caused the same. Agents, servants and employees of the Respondents knew or in the exercise of reasonable care, should have known of the potential danger of hazards and/or defects on the aforementioned property, but failed to take any corrective measures. Agents, servants and employees of the Respondents herein knew of the injuries MARC A. LOCOCO sustained. Agents, servants and

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Comm. 18D-8 Page 136 of 230 employees of the Respondents herein were present on the premises on the date of the accident, administered first aid and handled MARC A. LOCOCO's removal from the scene to the infirmary for treatment.

6. That, as a result of the foregoing, the Claimant, MARC A. LOCOCO, sustained very serious injuries, including bi-lateral wrist fractures and pain and suffering, and other injuries that are just now being able to be discerned, due to his unstable and serious medical condition for months after the accident. Some of these injuries will be of a permanent or indefinite duration, and Claimant, MARC A. LOCOCO, was and will in the future be forced to expend sums of money for hospitals, doctors and other medical expenses.

7. That the said injuries were occasioned solely and wholly as a result of the negligence of the Respondents the COUNTY OF ERIE and/or ERIE COUNTY CORRECTIONAL FACILITY by and through their agents, servants and employees and without any negligence on the part of the Claimant contributing thereto.

WHEREFORE, Claimant, MARC A. LOCOCO requests that his claim be allowed and paid by the Respondents, and each of them.

PLEASE TAKE FURTHER NOTICE that unless said claim is paid and adjusted by the Respondents and each of them within thirty (30) days from the date of service of this Notice of Claim, said Claimant fully intends to commence an action in Supreme Court of the State of New York against the COUNTY OF ERIE and/or ERIE COUNTY CORRECTIONAL FACILITY for a sum which exceeds the jurisdictional limits of all lower courts which would otherwise have

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Jurisdiction, together with interest, costs and disbursements.

DATED:

Williamsville, New York August 5, 2011

Sara T. Wallitt, Esq. WILLIAM MATTAR, P.C. Attorneys for Claimant 6720 Main Street Suite 100 Williamsville, NY 14221-5986 (716) 633-3535

> Comm. 18D-8 Page 139 of 230

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STATE OF NEW YORK) COUNTY OF ERIE) ss:

MARC A. LOCOCO, being duly sworn, depose and say that he is the Claimant in this action; that she has read the foregoing Notice of Claim and know the contents thereof; that the same is true to the knowledge of deponents, except as to matters therein stated to be alleged on information and belief, and that as to those matters he believe them to be true.

2 01 MARE A. LOCOCO

Sworn to before me this day of August, 2011. SARA WALLITT

SARA WALLUT NOTARY PUBLIC, STATE OF NEW YORK OF LIFIED IN ERIF, COUNTY MY JEMMISSION EXP. March 20, 13

SARA WALLITT NOTARY PUBLIC, STATE OF NEW YORK QUALIFIED IN ERIE COUNTY MY COMMISSION EXP. MAR. 23, 20



COUNTY OF ERIE

CHRIS COLLINS

COUNTY EXECUTIVE DEPARTMENT OF LAW

SECOND /

August 19, 2011

JEREMY A. COLBY ERIE COUNTY ATTORNEY

Mr. Robert M. Graber, Clerk Erie County Legislature 92 Franklin Street. 4th Floor Buffalo, New York 14202

Dear Mr. Graber:

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987, regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name:

Document Received: Name of Claimant:

Claimant's attorney:

Baker, Carol vs County of Erie and Town of Clarence Notice of Claim Carol Baker 5960 Lake Avenue Orchard Park, New York 14127 J. Patrick Lennon Esq. Rosenthal, Siegel & Muenkel, LLP 300 Main Street Buffalo, New York 14202-4003

Should you have any questions, please call.

Very truly yours,

JEREMY A, COLBY Erie County Attorney

By:

THOMAS F. KIRKPATRICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

cc: JEREMY A. COLBY, Erie County Attorney

MARTIN A. POLOWY FIRST ASSISTANT COUNTY ATTORNEY

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE

In the Matter of the Claim of CAROL BAKER 5960 Lake Avenue Orchard Park, New York 14127,

Claimant,

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COUNTY OF ERIE, NEW YORK 69 Delaware Avenue, Suite 300 Buffalo, New York 14202, and

TOWN OF CLARENCE 1 Town Place Clarence, New York 14031

NOTICE OF INTENTION TO MAKE CLAIM

This paper received at the Erie County Attorney's Office from Toel Gorski on the 15th day of August, 20 11 at 3,17-a.m/p.10 etto Assistant County Attorney

Respondents.

TO: Jeremy A. Colby, Esq. Office of the County Attorney 69 Delaware Avenue, Suite 300 Buffalo, New York 14202 Steven B. Bengart, Esq. Town of Clarence Attorney 1 Town Place Clarence, New York 14031

PLEASE TAKE NOTICE that I, CAROL BAKER, herein provide notice of this claim and demand

payment against and from the COUNTY OF ERIE, NEW YORK and/or TOWN OF CLARENCE in

compliance with the municipal laws of the State of New York do hereby set forth the following:

1. The Claimant, CAROL BAKER, resides at 5960 Lake Avenue, Orchard Park, New York

14127.

2. The Claimant is represented by Rosenthal, Siegel & Muenkel, LLP, J. Patrick Lennon, Esq. of Counsel, 300 Main Street, Buffalo, New York 14202.

3. This claim is one for negligence on the part of the COUNTY OF ERIE, NEW YORK and/or

TOWN OF CLARENCE through their agents, servants and employees for their actions and omissions to

Rosenthal, Siegel & Muenkel, LLP

ATTORNEYS AND COUNSELORS AT LAW / 300 MAIN STREET / BUFFALO, NEW YORK 14202 / (716) 87 ade 145 of 230

at the time of the accident and/or for a reasonably safe period of time prior thereto, and failure to have adequate signage, markings, controls and/or notice contributed to and/or caused this accident.

10. That because the COUNTY OF ERIE, NEW YORK and/or TOWN OF CLARENCE failed to provide adequate traffic signage, controls, devices, markings, notices or warnings at that intersection, the intersection was a dangerous and hazardous intersection through which to travel.

11. Upon information and belief, the COUNTY OF ERIE, NEW YORK and/or TOWN OF CLARENCE had actual and/or constructive notice of the dangerous and hazardous condition of this intersection prior to the happening of this accident, and failed to remedy, repair and/or mitigate the aforesaid condition of the aforementioned intersection.

12. As a direct result of the negligence of the COUNTY OF ERIE, NEW YORK and/or TOWN OF CLARENCE, through their agents, servants, contractors and/or employees, CAROL BAKER suffered severe permanent personal injuries including, but not limited to her cervical spine, left upper extremity, lumbar spine, and injuries to other parts of her body all of which are believed to be severe and permanent in nature and have caused the Claimant anxiety, disability, conscious pain and suffering, loss of income, medical and hospital expenses, loss of enjoyment of life and possible future damages, including continued medical care, all of which based on the nature, extent and permanency of the injuries may continue into the future.

13. This Notice of Intention to Make Claim is made and served on behalf of said Claimant in compliance with the provisions of General Municipal Law § 50-e, and such other laws, statutes and such cases made and provided.

WHEREFORE, demand is hereby made for adjustment and payment of these claims, and in the event that due and adequate payment is not made by and on behalf of the COUNTY OF ERIE, NEW YORK and/or TOWN OF CLARENCE within the time limit for compliance with this demand by the statutes

Rosenthal, Siegel & Muenkel, LLP Comm. 18D-8 ATTORNEYS AND COUNSELORS AT LAW / 300 MAIN STREET / BUFFALO, NEW YORK 14202 / (716) 85Prage0147 of 230 *. .

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Comm. 18D-8 Page 148 of 230

and such cases made and provided, it is my intention to commence an action against the COUNTY OF ERIE, NEW YORK and TOWN OF CLARENCE for monetary damages and/or other penalties provided by

Dated:

law.

Buffalo, New York August 15, 2011

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CAROL BAKER

State of New York } **County of Erie** }ss.:

On this 15 day of August 2011, before me personally came CAROL BAKER to me known to be the person described herein, and who executed the foregoing release, and they acknowledged that they executed the same.

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Rosenthal, Siegel & Muenkel, LLP Comm. 18D-8 ATTORNEYS AND COUNSELORS AT LAW / 300 MAIN STREET / BUFFALO, NEW YORK 14202 / (716) 884ge0049 of 230

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VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE)ss:

CAROL BAKER, being duly sworn, deposes and says: That your deponent is the Claimant in the within Notice of Claim and that she has read the foregoing Notice of Claim and knows the contents thereof to be true on her own knowledge except as to matters stated upon information and belief and as to those

matters, she believes it to be true.

CAROL BAKER

Sworn to before me this $\underline{6}^{1}$ day of August, 2011.

Notary Public

Michera L. Herrftler Motary Public, State of New York Qualified in Eric County, 20(5 My Commission Scotres Feb. 8, 20(5)

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COUNTY OF ERIE

CHRIS COLLINS COUNTY EXECUTIVE DEPARTMENT OF LAW MARTIN A. POLOWY FIRST ASSISTANT COUNTY ATTORNEY

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

August 19, 2011

Mr. Robert M. Graber, Clerk Erie County Legislature 92 Franklin Street. 4th Floor Buffalo, New York 14202

Dear Mr. Graber:

JEREMY A. COLBY

ERIE COUNTY ATTORNEY

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987, regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name:	Nieswiadomy, Lynne and Ronald, Ind. and as husband of Lynne M. Nieswiadomy vs County of Erie
Document Received:	Notice of Claim
Name of Claimant:	Lynne M. and Ronald Nieswiadomy
	44 Wedgwood Drive
	West Seneca, New York 14224
Claimant's attorney:	James A. Partacz, Esq.
	3890 Seneca Street
	West Seneca, New York 14224

Should you have any questions, please call.

Very truly yours,

JEREMY A. COLBY Erie County Attorney

By:

THOMAS F. KIRKPATRICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

cc: JEREMY A. COLBY, Erie County Attorney

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STATE OF NEW YORK SUPREME COURT : COUNTY OF ERIE

In the Matter of the Claim of Lynne M. Nieswiadomy and Ronald Nieswiadomy, Individually and as husband of Lynne M. Nieswiadomy 44 Wedgewood Drive West Seneca, New York 14224

NOTICE OF CLAIM

Claimants

VS.

County of Erie 95 Franklin Street Buffalo, New York 14202

Respondent

TO: CHAIRMAN OR CLERK OF THE BOARD OF SUPERVISORS, CLERK, ATTORNEY OR TREASURER OF THE COUNTY OF ERIE

SIRS:

PLEASE TAKE NOTICE that the undersigned Lynne M. Nieswiadomy and Ronald Nieswiadomy, Individually and as husband of Lynne M. Nieswiadomy both residing at 44 Wedgewood Drive, West Seneca, New York 14224 make claim and demands against the County of Erie for injury and damages as follows:

 The name and address of Claimants' attorney is James A. Partacz, Attorney At Law, 3890 Seneca Street, West Seneca, New York 14224.

2. The nature of the claim: Lynne M. Nieswiadomy was injured and suffered serious personal injuries on the 3rd day of June, 2011 on Baghdad Road at or near its intersection with South Quaker Road, Town of Collins, County of Erie and State of New York at approximately 7:00 o'clock p.m. The incident occurred when Lynne M. Nieswiadomy was a lawful passenger on a 2006 Harley Davidson motorcycle, New York

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Comm. 18D-8 Page 156 of 230 Plate Number 40ER64 owned and driven by Ronald Nieswiadomy. At said time, date and location, Ronald Nieswiadomy lost control of said motorcycle due to the sand, rocks and other debris on the roadway causing him to lose control and causing said motorcycle to crash. Said Claimant, Lynne M. Nieswiadomy, was rendered sick, sore, lame and disabled, sustained various and diverse injuries, shocks to her nervous system, considerable pain and suffering, severe mental and emotional injuries and other personal injuries of which the Claimants are not yet informed including permanent effects the nature of which is not yet known.

Ronald Nieswiadomy was injured on the 3rd day of June, 2011 on Baghdad Road at or near its intersection with South Quaker Road, Town of Collins, County of Erie and State of New York at approximately 7:00 o'clock p.m. The incident occurred when Ronald Nieswiadomy was driving the 2006 Harley Davidson motorcycle, New York Plate Number 40ER64 owned and operated by Ronald Nieswiadomy. At said time, date and location, Ronald Nieswiadomy lost control of said motorcycle due to the sand, rocks, and other debris on the roadway causing him to lose control and causing said motorcycle to crash.

3. That upon information and belief, the County of Erie, its agents, servants and/or employees owned, built, maintained, and/or controlled Baghdad Road and South Quaker Road and adjacent areas in the Town of Collins, County of Erie and State of New York and said highways were under the general highway system of the County of Erie and the County of Erie was bound by law to own, build and maintain said highways and adjacent areas in a reasonable, safe and suitable condition for public travel under the provisions of the statutes of the State of New York, the United States and such other

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cases as are made and provided. That said County of Erie through its officers, agents, servants and/or employees failed and neglected to own, maintain, construct, and control said highways and adjacent areas as required, allowed same for a long period of time prior to the 3rd day of June, 2011 to be and remain in a dangerous condition for public travel. Upon information and belief, the County of Erie had actual and/or constructive knowledge of said dangerous and/or defective conditions and failed to properly provide safeguards and/or precautions or warnings for the Claimants or other similarly situated to protect them from injury. Said Claimants have been injured in an unliquidated sum.

4. Ronald Nieswiadomy, is the husband of Lynne M. Nieswiadomy, and as such is responsible for her care and is entitled to her services and society. He has because of the injuries aforesaid been caused to expend great sums for medical and doctor bills and will be caused to expend sums in the future. He has been and will continue to be deprived of the services and society of his wife, Lynne M. Nieswiadomy, and consequently has been damaged in an unliquidated amount.

5. The items of damage or injuries claimed by Lynne M. Nieswiadomy and Ronald Nieswiadomy are: severe and permanent personal injuries rendering Claimants sick, sore, lame and disabled, sustained various and diverse injuries, fractures, shocks to their nervous system, considerable pain and suffering, severe mental and emotional injuries and other personal injuries of which the Claimants are not yet informed including permanent effects the nature of which is not yet known to Lynne M. Nieswiadomy and Ronald Nieswiadomy and loss of services and society of Lynne M. Nieswiadomy by Ronald Nieswiadomy.

6. Claimant's medical bills to date are incomplete.

7. This Notice is made and served on behalf of said Claimants in compliance with the provisions of Section 50-E of the General Municipal Law and such other laws and statutes as are in this case made and provided.

PLEASE TAKE FURTHER NOTICE that the Claimants demand payment of said claims and unless said claims are paid within the statutory period provided therefore, it is the intention of Claimants to commence suit against the County of Erie to recover for the injuries and damages sustained as a result of this accident.

DATED: West Seneca, New York August 10, 2011

Respectfully,

nine M. Nieswiadomy

Ronald Nieswiadomy

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STATE OF NEW YORK) COUNTY OF ERIE) SS:

Lynne M. Nieswiadomy and Ronald Nieswiadomy, being duly sworn depose and

say:

That we are the Claimants in the above-entitled action. We have read the foregoing Notice of Claim and know its contents. The claims are true to our knowledge except as to those matters stated to be alleged upon information and belief and as to such matters we believe them to be true.

M. Nieswiadomy

Ronald Nieswiadomy

Sworn to before me this <u>10th</u> day of August, 2011.

Notary Public

JAMES A. PARTACZ Noter: Public, State of New York Qualified in Erie County My Commission Expires Dec. 31, 20 3 24 %

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COUNTY OF ERIE

CHRIS COLLINS

COUNTY EXECUTIVE DEPARTMENT OF LAW

MARTIN A. POLOWY FIRST ASSISTANT COUNTY ATTORNEY

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

August 19, 2011

Mr. Robert M. Graber, Clerk Erie County Legislature 92 Franklin Street. 4th Floor Buffalo, New York 14202

Dear Mr. Graber:

JEREMY A. COLBY

ERIE COUNTY ATTORNEY

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987. regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name:

Anderson, Derrick vs County of Erie

Document Received: Name of Claimant:

Notice of Claim Derrick Anderson ICN 149 c/o Erie County Holding Center 40 Delaware Avenue Buffalo, New York 14202 Pro Se

Claimant's attorney:

Should you have any questions, please call.

Very truly yours,

JEREMY A COLBY Erie County Attorney By:

THOMAS F. KIRKPATRICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

JEREMY A. COLBY, Erie County Attorney cc:

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE

Claimant,

NOTICE OF CLAIM

VS - CHRIS CONTINS

THE COUNTY OF ERIE,

Defendant.

AUG 3 - 2011

hereby

TO: COUNTY OF ERIE DEPARTMENT OF LAW 95 Franklin Street / Room 1634 BUFFALO, NEW YORK 14202

PLEASE TAKE NOTICE that

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claims and demands, pursuant to §50-e of the General Municipal Law, damages against the COUNTY OF ERIE for damages sustained by Claimant by reason of the wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees; and in support thereof, the Claimant states:

1. The name and post office address of the claimant is:

2. This claim is for damages sustained by the Claimant while he was an inmate at the Erie County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

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Comm. 18D-8 Page 168 of 230

3. The wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees, occurred as follows: The Air Hight Hit Truc INTO HIE EBIE COUNTY HOLDING CENTER IS NOT VELLING THE "LINEAR UNITS (BARS) WE AVE DOWN TO OUT UNDERWEAR IT is so bot. IN FACH, the Truck blowing the Air bas bi 3 first TIMOTHY B. HOWARD STATED that he is "disgraced to Broke WEAR the SAME UNIFORM AS the deputies who got on with AND Alevited the public About the SWELTENNIG by "ILMATESI"JF TEllING AIBED Hovards the JAPI todat Tal guts were bot, tourd All DE "NAKE UN PROFESSIONAL THE TRUCK BLOWING HE "hot HIS TAX PATENS MONEY OFT SNOT WORKING FIT ILE AND EAN SUFFERING FROM dEby chartion, ANd low blood schour "arievals harm THE CREFERCHARTS AVE SUBJECTING ME to ALSED by "EgrEgians, AND FLAGHANT CONSTITUTIONS Which deprive or profected TE OF MY Vights, PVIVILEGES, OV IMMUNITIES SECURE Y THE CONSTRUCTION ON HIMS OF THE CAN'TE & STAT "I HIE CONSTANTION OF HWS OF THE UNITED ON PRACTICE OF "IE About 4. Take further notice that claimant demands payment of his

claim, and unless the claim is paid within a reasonable amount of time, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a lawsuit against the COUNTY OF ERIE to recover sums claimed as to the damages and injuries sustained by them.

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Comm. 18D-8 Page 170 of 230

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VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) CITY OF BUFFALO)

ss.;

being duly sworn, deposes and says that he is the claimant in the within proceeding and has read the foregoing Notice of Claim and knows the contents of same to be true to his own knowledge, save those matters therein alleged upon information and belief, and as to those matters, the same he believes to be true.

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Sworn to before me this $\mathscr{S}^{/}$ day of 2011 و Public Zary

SYLVIAM. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec. 31, 20 12

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE

PROKANDERSON

Claimant,

NOTICE OF CLAIM

- VS - TIMOTAT B. HOWARD CHRIS WONNS

THE COUNTY OF ERIE,

Defendant.

AUG 3-2011

Comm. 18D-8 Page 175 of 230

TO: COUNTY OF ERIE DEPARTMENT OF LAW 95 Franklin Street / Room 1634 BUFFALO, NEW YORK 14202

PLEASE TAKE NOTICE that DEBICK ANCHENSON hereby

claims and demands, pursuant to §50-e of the General Municipal Law, damages against the COUNTY OF ERIE for damages sustained by Claimant by reason of the wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees; and in support thereof, the Claimant states:

1. The name and post office address of the claimant is:

2. This claim is for damages sustained by the Claimant while he was an inmate at the Erie County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

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Comm. 18D-8 Page 176 of 230 3. The wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees,

occurred as follows: I AM GOING through Physical hEllin hEV. MY MASERY INCREASES day by day of I AM going through so NINCH SUFFERING. THE PRESSURE is IMMERISE. This is the MOST SUFFERING I EVEN had to ENCLOVE. This EVENING, (1121111), TIMOTHY B. HOWARD ISTED to I LANNEL 4 NEWS". WE CALL RECEIVED ONE CUP OF THE WATER A day. IF that. The hEAT is UNDERVALIE. THERE is NO VENTILATION OF AIR WITHING. HOWEVER, CIVILIANS, AND DEPUTTIES PUT BLOWERS IN THE SAllWATS, NEAR HEIR OFFICES For HOEN CONVIENCE, WHILE I, INKE HEVIWATSING TO DEATH. THEVE IS NO VELIEFIN SIGHT. HEVIWRILLES AVE SWEATING TO DEATH. THEVE IS NO VELIEFIN SIGHT. LE CUMENT VENTILLION, AND HIS CONDITIONING IS too old TO WORK. TE WINDOWS do NOT OPEN. TIMOTHY B. HOWARd IPEd to the MERRY batt Showers RELIEVING INNILLES LIBE KINSELF FROM THE HEAT, THEN THE ShowEVS ACTUALITY SPILT OUN SCALDING NOT WATER I AN MENTHE ShowEVS ACTUALITY SPILT OUN SHMENT. THE OFFENDENTS ANE METERING FROM CIVEL, AND CINUSCIAL PUNSHMENT. THE OFFENDENTS ANE ADECTING ME to "griEVOUS HARN' CAUSEd by "EGREGIOLS, two They want CONditions Which deprive ME OF MY rights, privileges, or UNINHIES SECURE ON PROFECTED by the CONSTITUTION OF HIM OF HIE "WHEN OV PRACTICE OF VESSTANCE TO THE FULL ENDOFMENT OF SUCH

4. Take further notice that claimant demands payment of his claim, and unless the claim is paid within a reasonable amount of time, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a lawsuit against the COUNTY OF ERIE to recover sums claimed as to the damages and injuries sustained by them.

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Comm. 18D-8 Page 177 of 230

NN 6 0 3 1 11.23 $\hat{\checkmark}$ ENVIVENMEN S Q Ç 0 \circ INNA 90 KIN. G CUNVO 5 ris. [i] AN/ づい 0 (J)ନ 199E) HEVE M VIELSON 9 2 Ĩ HUC h R S A1C 비옥 5 Π 9 AC. R) 10101 2 Nove 1TI 0 WINA 5 ΤŢ \mathcal{A} Γı Comm. 18D-8 Page 179 of 230 9 F.

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VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) CITY OF BUFFALO)

ss.;

and says that he is the claimant in the within proceeding and has read the foregoing Notice of Claim and knows the contents of same to be true to his own knowledge, save those matters therein alleged upon information and belief, and as to those matters, the same he believes to be true.

Sworn to before me this O day of Notary Public

SYLVIA M. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec. 31, 20 **x**

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Comm. 18D-8 Page 182 of 230 SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE ========X

DERBEK ANDERSOIV Claimant,

NOTICE OF CLAIM

DEPUTT P. ATHANS DEPUTT P. ATHANS - VS - SEAVGANT LYZARD CHIRF RODVIGUEZ THE COUNTY OF ERIE, TIMOTHY B. HOWARD CHRISCHNING

AUG 3-2011

TO: COUNTY OF ERIE DEPARTMENT OF LAW 95 Franklin Street / Room 1634 BUFFALO, NEW YORK 14202

PLEASE TAKE NOTICE that DEBRICK ANDERSON hereby claims and demands, pursuant to §50-e of the General Municipal Law. damages against the COUNTY OF ERIE for damages sustained by Claimant by reason of the wrongful, unlawful, negligent and careless-acts and omissions of the COUNTY OF ERIE, its agents, servants or employees; and in support thereof, the Claimant states:

======X

1. The name and post office address of the claimant is:

2. This claim is for damages sustained by the Claimant while he was an inmate at the Erie County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

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3. The wrongful, unlawful, negligent and careless acts and

omissions of the COUNTY OF ERIE, its agents, servants or employees, occurred as follows: ON JUNE 28TH, 2011, I VEQUESTED A grievENCE From DEPUTH P. Athins. HE Signied the left HENd Top OF GVIEVENCE, INCLUDING his budge NUMBER, AND VERSON FOR GVIEVENCE, Which WAS COLOR DISCVIMINATION, IN WHICH ON 6128/11, DEPUH "LUNET" CLINED ME & "PUSSIASS NiggEr" HOWEVER, DEPUH POATHANS FLÜLED to log this grievence in the charlie short Logbook, Which is the NEW Polic + procedure for filing grievences &t the ERIE County Holding CENTER, Which in Fact deputies recently received typining on this NEW GRIEVENCE Policy + procedure. ON 6129111, I LIKE DEPORT P. ATHANS IP DE JAVE SEARGANT LTZARD AL GRIEVANCE, Which SEARGANT LTZARD INSTRUCTED DEPUTT P. ATHANS 0 do, AND DE STATED TO ME, "TES, I GAVE IT TO SEARGANT LTZARD. HOWEVER, OVER 2 WEEKS DAS JONE DT, AND SEARGANT LTZARD OF ANT STHERSELIGANT, has not COME to INTERVIEW ME NOR CONDUCTED AN. THILLY WE ALGENTIALS NOT VOMIL TO INTERVENCE, Which SEAVGANT LYZARD INVESTIGATION CONCERNING THE GRIEVANCE, Which SEAVGANT LYZARD NAS SUPPOSE to do, Which is Chain of COMMANDIAND INTEVANCE POLICY. NO PROCEDURE. SEARGANT LYZARD FAILED to RESOLVE THE PRODIEM, NO FLY LED to GIVE ME THE OPPORTUNITY to ACCEPT his RESOLUTION OF EJECT IT. THIS WOULD LEAD TOU TO BELIEVE THAT SEARGANT LYZARD CLIDNA OrWAVDMY GVIEVANCE TO CHIEF RODVIQUEZ, Who is NEXTIN LINE OF CHAIN X 4. Take further notice that claimant demands payment of his

claim, and unless the claim is paid within a reasonable amount of time, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a lawsuit against the COUNTY OF ERIE to recover sums claimed as to the damages and injuries sustained by them.

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Comm. 18D-8 Page 185 of 230

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VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) CITY OF BUFFALO)

ss.;

<u>JEIMACS HAVGENON</u>, being duly sworn, deposes and says that he is the claimant in the within proceeding and has read the foregoing Notice of Claim and knows the contents of same to be true to his own knowledge, save those matters therein alleged upon information and belief, and as to those matters, the same he believes to be true.

Sworn to bef day of Not

LISA JENKINS COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec 31, 2012

> Comm. 18D-8 Page 189 of 230[°]

Comm. 18D-8 Page 190 of 230

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE _____*_

ANDERSON

Claimant,

NOTICE OF CLAIM

- vs - CHIEF JOHN MadriguEZ TIMOTHY B. HOWARD THE COUNTY OF ERIE, CHIMIS COLLINS

Defendant. ===================X

AIIG 3-2011

TO: COUNTY OF ERIE DEPARTMENT OF LAW 95 Franklin Street / Room 1634 BUFFALO, NEW YORK 14202

PLEASE TAKE NOTICE that hereby claims and demands, pursuant to §50-e of the General Municipal Law, damages against the COUNTY OF ERIE for damages sustained by Claimant by reason of the wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees; and in support thereof, the Claimant states:

1. The name and post office address of the claimant is:

2. This claim is for damages sustained by the Claimant while he was an inmate at the Erie County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

The wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees, occurred as follows CHIEF JOHN ThodrigUEZ did NOT TOCINERA MY QVIEVANCE to the COMMISSION OF CONFECTION, CHIZEN'S POLICY COMPLEINT BEVIEW COUNSEL GRIEVANCE NO. 11-GO31, AND All PERFINENT INFORMATION WAS NOT FORWARDED FIRST CHASS, U.S. MART. THE REVIEW COUNDED did NOT VECEIVE GVIEVANCE NO. 1-GO31 IN OF DEVIEW AND CONSIDER MY GRIEVANCE I AND HIG NOT VENdEVA DECISION WITHIN 20 DUSINESS DATS. IT HAD DEEN 5 MONTHS, AND I STIll WAVENUL VECEWED DIVECT COMMUNICATION From the BEVIEW Walner! VEGAVEING the disposition of My IVIEVANCE. CHIEF Modviguez destroyed My givievance, then WEATED & FADE dougMENT to MAKE it look like he LOMPHED With the grievance procedure, AND the LAW. HE. LENIED ME MY VIGHTS tO FILE & GVIEVANCE, AND HAVE ACCEDS o the JOURTS' HIS FAISE docuMENT'S Attached to this CLAIM. : AM SUFFEVING MEINTEL + EMOTIONAL distVESS. I VEQUEST # 2 Million When the DAMA E Further notice that claimant demands payment of his

claim, and unless the claim is paid within a reasonable amount of time, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a lawsuit against the COUNTY OF ERIE to recover sums claimed as to the damages and injuries sustained by them.

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Inmate's Name/No: Derrick Anderson C-1

RE: Inmate Grievance Number 11-G031

This is to advise you that on this date, I forwarded your grievance to the Commission of Correction, Citizen's Policy Complaint Review Council. The grievance and all pertinent information was forwarded via First Class, U.S. Mail. Upon receipt, the Review Council will review and consider your grievance and is supposed to render a decision within 20 business days. You will receive direct witten communication from the Review Council regarding the disposition of your grievance.

> John Rodriguez Chief of Operations Grievance Coordinator Date:

VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) ss.; CITY OF BUFFALO)

<u>JWICISHUCINON</u>, being duly sworn, deposes and says that he is the claimant in the within proceeding and has read the foregoing Notice of Claim and knows the contents of same to be true to his own knowledge, save those matters therein alleged upon information and belief, and as to those matters, the same he believes to be true.

Sworn to before me this day of July, 2011 Public Notary

LISA JENKINS COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec 31, 20 12 n d

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Comm. 18D-8 Page 198 of 230 SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE

DERIBLIK ANDERSON Claimant,

NOTICE OF CLAIM

DEPUTT P. ATHANS DEPUTT P. ATHANS - vs - SELVIENT LYZARD CHIRF RODVIGUEZ CHIRF RODVIGUEZ THE COUNTY OF ERIE, CHRISCONINS Defendant.

AUG 3-2011

TO: COUNTY OF ERIE DEPARTMENT OF LAW 95 Franklin Street / Room 1634 BUFFALO, NEW YORK 14202

PLEASE TAKE NOTICE that DEAM ANDERSON , hereby claims and demands, pursuant to \$50-e of the General Municipal Law, damages against the COUNTY OF ERIE for damages sustained by Claimant by reason of the wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees; and in support thereof, the Claimant states:

1. The name and post office address of the claimant is:

2. This claim is for damages sustained by the Claimant while he was an inmate at the Erie County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

- 1 -

3. The wrongful, unlawful, negligent and careless acts and

omissions of the COUNTY OF ERIE, its agents, servants or employees, occurred as follows: ON JUNE 28TH, 2011, I VEQUESTED & grievENCE From DEPUTY P. Athins. HE Signied the left hend Top OF GYIEVENCE, INCluding his budge NUMBER, and RELSON FOR Drievance, Which Was Color discrimination, IN Which on 6/29/11, DEPUHY "LUNEY" CLINED ME & "PUSSI ASS NiggEr" HOWEVER, DEPUHY POATHANS FLUED to log this grievance in the Charlie short Logbook, Which is the NEW Polic + procedure for filing grievances 24 The ERIE COUNTY HOLDING CENTER, Which in Fact deputies recently RECEIVED TYLINING ON this NEW GRIEVANCE POlicy + PROCEDURE. ON 0129111, I LIKE DEPUTT P. ATHANS IP THE GAVE SEAFGANT LTZARD AL GRIEVANCE, Which SEAFGANT LTZARD INSTRUCTED DEPUTT PRATHANS O dog AND HE STATED TO ME, "TES, I GAVE it to SEAFGANT LTZARD. towever, OVER 2 WEEKS HAS JONE DT, AND SEAFGANT LTZARD OF ANT STHEY SEAFGANT, has NOT COME to INTERVIEW ME NOV CONDUCTED AN INVESTIGATION CONCERNING THE GRIEVANCE, Which SEARGANT LIZARD NAS SUPPOSE to do, which is Chain of COMMANDIAND ONEVANCE POLICY. NO PROCEDUNE. SEARGANT LIZARD FAILED to RESOLVE THE PRODUEM, NO FLYTED to give the the opportunity to Accept his resolution or EJECT it. This would lead tou to believe that SELVGANT LYZARD chidne OrWAVDMY GVIEVENCE TO CHIEF RODVIQUEZ, Who is NEXTIN LINE OF CHAIN X 4. Take further notice that claimant demands payment of his

claim, and unless the claim is paid within a reasonable amount of time, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a lawsuit against the COUNTY OF ERIE to recover sums claimed as to the damages and injuries sustained by them.

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Comm. 18D-8 Page 201 of 230

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Comm. 18D-8 Page 204 of 230

VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) CITY OF BUFFALO)

ss.;

<u>MMMANAFON</u>, being duly sworn, deposes and says that he is the claimant in the within proceeding and has read the foregoing Notice of Claim and knows the contents of same to be true to his own knowledge, save those matters therein alleged upon information and belief, and as to those matters, the same he believes to be true.

Minina Andler

15th Sworn to before day of Notar

LISA JENKINS COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec 31, 20_1Z_

> Comm. 18D-8 Page 205 of 230

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE

Claimant,

NOTICE OF CLAIM

AUG 3-2011

Comm. 18D-8 Page 207 of 230

- VS - TINTOTHY B. HOWAVOR CHIRIS COLLINS

THE COUNTY OF ERIE,

DEVVICK ANICITUSON

Defendant.

TO: COUNTY OF ERIE DEPARTMENT OF LAW 95 Franklin Street / Room 1634 BUFFALO, NEW YORK 14202

FRRick ANCLEVION PLEASE TAKE NOTICE that hereby

claims and demands, pursuant to §50-e of the General Municipal Law, damages against the COUNTY OF ERIE for damages sustained by Claimant by reason of the wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees; and in support thereof, the Claimant states:

1. The name and post office address of the claimant is:

2. This claim is for damages sustained by the Claimant while he was an inmate at the Erie County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

Comm. 18D-8 Page 208 of 230

The wrongful, unlawful, negligent and careless acts and 3. omissions of the COUNTY OF ERIE, its agents, servants or employees, occurred as follows ON 7-26-11, HT APProx I WAS CHIEd to the MEDICAL UNIT to GET MI MORNING PLDETIC "FINGER STICK" WHEN , APPRICHED THE JET ON HOR ELEVATOR, DEputy LAHEL OPENEd the "SWONG 14 WARd, AND but ME IN MY AVM WITH THE GATE THE THEN SHAFED "GO ALTER SWING FOU JOSER" DEPUTY LANET MANASSES, We think to ProvokE ME to VIOLENCE EVENTHINE WE SEES ME. DEPUTY LAMEY is subjecting ME to "gNEVOUS HAVM" CAUSEd by Egregions, AND FLAGRANT CONDITIONS Which deprive the OFMI ights, Privileges, AND MIXIN, HIES SECRIVED, AND ProtectEd The CONSTITUTION, AND HIMS OF the UNITED STRITES" AND EQUIVATION is pursuand to a PATTERN ON PRACTICES OF VESUTO O HOE FULL ENJOYMENTS OF SUCH VIGHTS, PVIULEGES, AND INMUNICHES. 24.5.C. 3 1991 L(L). 3 MESSIEV V. Southbur/ 13621 TULINING Scho, Foscipp. 133, 131 (D. CONN. 1996) - DEputy WHEY has bEEN Ibevetely indifferent to by MELLIG, AND SAFETT, IN VIOLATION FILE Eigth and Funteenth APTENdITEND; by VEPENTEDIY FILE Eigth and Funteenthe notice that claimant demands payment of his

claim, and unless the claim is paid within a reasonable amount of time, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a lawsuit against the COUNTY OF ERIE to recover sums claimed as to the damages and injuries sustained by them.

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Comm. 18D-8 Page 209 of 230

Comm. 18D-8 Page 210 of 230

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VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) CITY OF BUFFALO)

ss.;

Amound And ANSON, being duly sworn, deposes and says that he is the claimant in the within proceeding and has read the foregoing Notice of Claim and knows the contents of same to be true to his own knowledge, save those matters therein alleged upon information and belief, and as to those matters, the same he believes to be true.

Sworn to before me this 27 day of 201 /Not/ary Public

SYLVIA M. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec. 31, 20

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ERIE

ANDEILSON

Claimant,

NOTICE OF CLAIM

AUG 3-2011

- VS - TIMOTHY B. HOWARD CHINS CONTINS

THE COUNTY OF ERIE,

Defendant. ======================X

TO: COUNTY OF ERIE DEPARTMENT OF LAW 95 Franklin Street / Room 1634 BUFFALO, NEW YORK 14202

PLEASE TAKE NOTICE that <u>JERMICK</u> <u>ANDERSON</u>, hereby claims and demands, pursuant to \$50-e of the General Municipal Law, damages against the COUNTY OF ERIE for damages sustained by Claimant by reason of the wrongful, unlawful, negligent and careless acts and omissions of the COUNTY OF ERIE, its agents, servants or employees; and in support thereof, the Claimant states:

1. The name and post office address of the claimant is:

2. This claim is for damages sustained by the Claimant while he was an inmate at the Erie County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

- 1 -

The wrongful, unlawful, negligent and careless acts and 3. omissions of the COUNTY OF ERIE, its agents, servants or employees, occurred as follows: ON THAN, BN C. K. Ch AFTERNOON, BACK PAIN MEdication "NELWONTIN" HOWEVER, RON. C.B. FABIFIED MY MEDICAL CHAIT, AND SAID I VETING MY MEds. IT is impossible to verify ANGUARD for WE MY MEds. IT is impossible to verify Soulething for WE offered. BN C.R. FLITED to Sign the Charlie Short logbook offered. BN C.R. FLITED to Sign that she did the pars out or 1112 Doll, to VERIFTIAND CONFIRM that she did the pars out or YOU WEVENUL 100 pools on MILADOWN ME MA MEDICATION. I did NOT VEFUSE MY MEDICATION. I NLS LA JUR LAW HOVEN + HOWEVER, HIEVE is NO POLICI or Procedyn WAT & INMATED FORFERTS WID MEDILLHION IF WELT NOT IN THE MOCK WHEN THE MUNE ANNIES - HINCOR. Should HAVE HED MY Nouts deputy CALL the LAW INDVARY to NOT AL ME that The NUNSE VAS IN MIL Block With MIL ME do. She FAILEd to doso, AND LE FAILED tO ADVINDIER NIL MED tO ME WHEN LAW INDIAN VAD OVER BN C.B. FRIEd to NIEET DEV MOVEL, HUL MECLICA ESPONDADILITIES WHEN EDIMINISTEVING MEDIURTIONUS.

4. Take further notice that claimant demands payment of his claim, and unless the claim is paid within a reasonable amount of time, and unless the claim is paid within a reasonable amount of time, it is the intention of the claimant to commence a lawsuit against the COUNTY OF ERIE to recover sums claimed as to the damages and injuries sustained by them.

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EgrEgious, that flagstant would harm" which deprive ME of MA would would harm" which that immunities service that would vight, prive INE deacher MEEDS IN Pirticular, defendants provide intedrations, Kighto of harm, WEVE VEVELATES DATEN ON S ENDO HMENA of SUCA, VIGNES, PVINILESED OF INAMUN 42 USSC - 3 1997 (D. MESSIEV V. Southbury L. 362) 1141111115 Sch., 916 F. SUPP. 133, 157 (D. CUINN. 1996) AND HARA HARDE IENTEN. EVILOE to ME, KINOWING , MANE SEVIOUS MEDICE referredunts fill to provide AdEquite the MEdical VEDUEDY HAD IN that the A Fight to Provide Into IN that the A Fight to Provide Into ANT rendents have been deliberated and AFENENT to NEVER ON PROJECT OF VESSIANCE TO THE FULL JAHUANNIARS SECUNED AND WOLFLORED Fight, And FourtEENHY AMERICA, "IN VIOLATION IN AND TOUR FEANTH THING SERIOUS VISKS AdMINISTRATION of MEdication , North LA Continuited Filight Page A tà tr'tur ティティアン したいしきし Privileges, +4+1-2 いいういいい オリニン 5 C1

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Comm. 18D-8 Page 220 of 230

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VERIFICATION

STATE OF NEW YORK) COUNTY OF ERIE) CITY OF BUFFALO)

ss.;

and says that he is the claimant in the within proceeding and has read the foregoing Notice of Claim and knows the contents of same to be true to his own knowledge, save those matters therein alleged upon information and belief, and as to those matters, the same he believes to be true.

Sworn to before me this α'' day of , 20 Nøtary Public

SYLVIA M. O'NEAL COMMISSIONER OF DEEDS In and For the City of Buffalo, Erie County, NY My Commission Expires Dec. 31, 20

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COUNTY OF ERIE

CHRIS COLLINS

COUNTY EXECUTIVE DEPARTMENT OF LAW MARTIN A. POLOWY FIRST ASSISTANT COUNTY ATTORNEY

THOMAS F. KIRKPATRICK, JR. SECOND ASSISTANT COUNTY ATTORNEY

August 19, 2011

Mr. Robert M. Graber, Clerk Erie County Legislature 92 Franklin Street. 4th Floor Buffalo, New York 14202

Dear Mr. Graber:

In compliance with the Resolution passed by the Erie County Legislature on June 25, 1987, regarding notification of lawsuits and claims filed against the County of Erie, enclosed please find a copy of the following:

File Name:

Document Received: Name of Claimant:

Claimant's attorney:

State Farm Insurance Co. as subrogee of Carr, James R. vs Erie County Highway Department

James R. Carr 7231 Boston State Road Hamburg, New York 14075 Irma Stafford State Farm Fire and Casualty Company P.O. Box 2375 Bloomington, Illinois 61702-2375

Should you have any questions, please call.

Very truly yours,

JEREMY A. COLB Erie County Attorney

By: THOMAS F. KIRKPATRICK, JR. Second Assistant County Attorney thomas.kirkpatrick@erie.gov

TFK/mow Enc.

cc: JEREMY A. COLBY, Érie County Attorney

JEREMY A. COLBY Erie County Attorney

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State Farm Insurance Companies



Subrogation Services PO Box 2375 Bloomington, IL 61702-2375

July 18, 2011

Certified Mail-Return Receipt Requested

Attention Sarah Hart Erie County Highway Deptment 95 Franklin St 14th Floor Buffalo, NY 14202

JUL 272011

RE: Claim Number: Our Insured: Date of Loss: Your Insured; Your Claim Number: Your Policy Number: Loss Location:

52-D294-125 James R Carr May 15, 2011 Attention Sarah Hart Erie County Highway 7231 Boston State Rd Hamburg, NY

Dear Erie County Highway Department:

Facts of Loss: County did not maintain culvert which became cloqged causing water to backup into the insured's basement.

It is our understanding that you are self insured. Our investigation indicates you are responsible for this claim. Therefore, we are seeking recovery from you. This letter is to notify you of our subrogation claim and request your cooperation in settling this matter.

To assist you in your review, here is a breakdown of the amounts State Farm paid by Cause of Loss:

Building/Structure Contents/Personal Property	\$ \$
	-
Additional Living Expenses	Ş
Other	\$
Amount State Farm Paid	\$7,483.00
Insured Deductible	\$1,000.00
Total Claim Amount	\$8,483.00

Based on the assessment of liability between the parties, State Farm Fire and Casualty Company is seeking 100% of the Total Claim Amount listed above. The amount payable to State Farm Fire and Casualty Company for this loss is \$8,483.00. , r

Page 2 July 18, 2011

Please remit payment of this claim and include our claim number on the payment. If you have any questions or concerns, please contact me or a member of my team at the number listed below. Thank you for your cooperation.

In order to assist you in evaluating and processing the subrogation claim we are asserting, we may provide nonpublic personal information about our customer. We are sharing this information to effect, administer, or enforce a transaction authorized by the consumer. However, you are neither authorized nor permitted to: (1) use the customer information we provided for any purpose other than to evaluate and process the subrogation claim, or (2) disclose or share the customer information we provide for any purpose other than to evaluate and process the subrogation claim.

Sincerely,

Irma Staffford x5033 (srs) Claim Representative (866) 457-8276 Team 81

State Farm Fire and Casualty Company

Enclosure(s)