

MARK C. POLONCARZ COUNTY EXECUTIVE

MICHELLE M. PARKER
FIRST ASSISTANT COUNTY ATTORNEY

DEPARTMENT OF LAW

JEREMY C. TOTH.
SECOND ASSISTANT COUNTY ATTORNEY

MEMORANDUM

TO:

Robert M. Graber, Clerk, Erie County Legislature

FROM:

Michelle M. Parker, First Assistant County Attorney

DATE:

July 31, 2012

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 eight (8) new claims brought against the County of Erie. The claims are as follows:

Claim Name

Duplicating Consultants, Inc. v. County of Erie
David Novoa v. County of Erie
Amanda & Dwayne Littleton v. County of Erie & City of Buffalo
Omar Mapps v. Sheriff Howard, County of Erie, et al.
Caitlin O'Neil v. George F. Hasiotis, Erie County Board of Elections
Stephanie Parobek, et al. v. Erie County Board of Elections
Deborah Chesson, et al. v. William Morris, Erie County Board of Elections, et al.
Edward Betz v. Edward Earl Key, et al.

MMP/dld Attachments

cc: Michael A. Siragusa, County Attorney



MICHELLE M. PARKER FIRST ASSISTANT COUNTY ATTORNEY

COUNTY EXECUTIVE

MARK C. POLONCARZ

DEPARTMENT OF LAW

JEREMY C. TOTH SECOND ASSISTANT COUNTY ATTORNEY

July 2, 2012

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:

Duplicating Consultants, Inc. v. County

of Erie

Document Received:

Summons with Notice

Name of Claimant:

Duplicating Consultants, Inc.

315 Creekside Drive

Amherst, New York 14228

Claimant's attorney:

Justin S. White, Esq.

5662 Main Street

Williamsville, New York 14221

Should you have any questions, please call.

Very truly yours,

MICHAEL A. SIRAGUSA **Erie County Attorney**

Michelle M. Parker

First Assistant County Attorney

MMP:dld

Enclosure

RCPT # 12100130

STATE OF NEW YORK: COUNTY OF ERJE SUPREME COURT

Erie County Attorney's Office from July Conti on the 26 day of June 20 12

This paper received at the

DUPLICATING CONSULTANTS, INC., 315 Creekside Drive Amherst, NY 14228-2076,

SUMMONS WITH COMPLANT ENDORSEMENT

Plaintiff,

Index No.: I-2012-

VS.

COUNTY OF ERIE 95 Franklin Street Buffalo, NY 14202,

Venue: Erie County Plaintiff's Business

Defendant.

To the Above-Named Defendants:

YOU ARE HEREBY SUMMONED to answer the Complaint in this action and to serve a copy of your Answer, or, if the Complaint is not served with this Summons, to serve a notice of appearance, on the Plaintiff's attorneys within twenty (20) days after the service of this Summons, exclusive of the day of service (or within thirty (30) days after the service is complete if this Summons is not personally delivered to you within the State New York); and in case of your failure to appear or answer, judgment will be taken against you.

COMPLAINT ENDORSEMENT: Based upon causes of action including nonpayment of a debt, unjust enrichment, account stated and breach of contract, i.e., that pursuant to a Stipulation of Settlement and Agreement, the Plaintiff was to be paid a basic monthly payment of \$50,575.00 along with certain adjustments for copying equipment and servicing to various County Departments and the Defendant has willingly failed to return the Plaintiff's equipment despite demand made therefor and the Defendant has failed, refused and neglected to pay such sums due and owing for services provided through May, 2012 under the aforesaid Agreement. The Plaintiff has been damaged in the amount of One Hundred Fifty One Thousand Seven Hundred Twenty-Five and 00/100 Dollars (\$151,725.00).

Dated: June 26, 2012 Williamsville, NY

> LAW OFFICE OF JUSTIN S. WHITE Attorney for Plaintiff Office and Post Office Address 5662 Main Street Williamsville, NY 14221

(716) 631-9100



MICHELLE M. PARKER
FIRST ASSISTANT COUNTY AFTORNEY

JEREMY C. TOTH

SECOND ASSISTANT COUNTY ATTORNEY

MARK C. POLONCARZ

COUNTY EXECUTIVE

DEPARTMENT OF LAW

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:

Novoa, David v. County of Erie (Inmate

July 13, 2012

at ECHC)

Document Received:

Notice of Claim

Name of Claimant:

David Novoa

ICN #133236

Erie County Holding Center

40 Delaware Avenue

Buffalo, New York 14202-3999

Claimant's attorney:

Claimant is pro se.

Should you have any questions, please call.

Very truly yours,

MICHAEL A. SIRAGUSA Erie County Attorney

By:

Michelle M. Parker

First Assistant County Attorney Direct Dial: (716) 858-2209

Email: parkerm3@erie.gov

MMP:dld Enclosure

min?

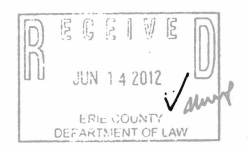
Claimant,

NOTICE OF CLAIM

David Novoa

THE COUNTY OF ERIE,

Defendant.



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

PLEASE TAKE NOTICE that DAVID NOVA, 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 DEURWANE ALE BUFFALO N.Y. 14202 as
- 2. This claim is for damages sustained by the Claimant while he was an inmate at the Eric County Holding Center, 40 Delaware Avenue, Buffalo, New York 14202-3999.

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

Dince Ariving Here in E.C. H.C. I Hore
BEEN ABUSED SEVENELY. IVE BEEN BERTEN.
HUNCUFFED AND Shackers During Transports Casing
Injury. Also to neglect for my physical needs
including the Injuries Obusen By there Deputies.

My Health has Deteriorated so much casing
Hospitalization.

Also my injuries kneeds infected and gettins
wase.

My Living Conditions are Depleable
Due to water Leatinge and Busel

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.

- 2 -

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.

Sworn to before me this

No Pary Public

day of

SYLVIA M. O'NEAL
COMMISSIONER OF DEEDS
In and forms City of Buffa'o, Erie County, NY
Mv. Jantiniasion, Express Dec. 31, 20_1



COUNTY OF ERIE

MARK C. POLONCARZ

COUNTY EXECUTIVE
DEPARTMENT OF LAW

FIRST ASSISTANT COUNTY ATTORNEY

MICHELLE M. PARKER

JEREMY C. TOTH
SECOND ASSISTANT COUNTY ATTORNEY

July 13, 2012

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:

Littleton, Amanda & Dwayne v. County

of Erie & City of Buffalo

Document Received:

Order to Show Cause

Name of Claimants:

Amanda & Dwayne Littleton

172 Mulberry Street

Buffalo, New York 14204

Claimant's attorney:

David P. Feldman, Esq.

69 Delaware Avenue, Suite 711 Buffalo, New York 14202

Should you have any questions, please call.

Very truly yours,

MICHAEL A. SIRAGUSA Erie County Attorney

Rv.

Michelle Parker

First Assistant County Attorney Direct Dial: (716) 858-2209

Email: parkerm3@erie.gov

MMP/dld Enclosure

At a Special Term, Supreme Court Part
thereof, held in and for the
County of Erie, this
day of June, 2012.

PRESENT:	PATRICK H. NEMOYER, J.S.C.	This paper received at the	
<u> </u>	Justice Presiding	Erie County Attorney's Office	
STATE OF N SUPREME C	EW YORK OURT: COUNTY OF E	the 5 day of Tuly 2012	PAID CHECK_CASH
AMANDA LIT	TLETON and	Assistant County Attorney	JUN 22 2012
	Plaintiffs,	ORDER TO SHOW CAU	ERIE COUNTY CLERK'S OFFICE SE
-V-		Index No : 00a	2051/2012
	ERIE, NEW YORK and FFALO, NEW YORK	*	
	- Defendants.		

Upon reading and filing the Affidavit of the Plaintiff, AMANDA LITTLETON, sworn to the day of June, 2012, the Affidavit of DAVID P. FELDMAN, ESQ, sworn to the 22 day of June 2012, together with Exhibits appended thereto, and upon all the pleading and proceedings had herein.

Special Term of this Court, Part 34 thereof, 26 Delaware Avenue, Buffalo, New York, on the day of June, 2012, at 1:30 p.m.; of that day or soon there after as counsel can be heard

WHY an Order of this Court should not be made permitting Plaintiffs herein to file Notices of Claim pursuant to General Municipal Law 50e as set forth herein in exhibits appended to the

Comm. 15D-4 Page 17/09/386/VF aforesaid affidavits and for such other and further relief as to this Court may seem just and proper.

Sufficient reason appearing therefore, let service of this Order to Show Cause upon Defendants herein be made upon the office of the County Attorney of Erie County, and the office of the Corporation Counsel of the City of Buffalo, and by Certified Mail/Return Receipt Requested, on or before July 2012

GRANTED:

HON. PATRICK H. NEMOYER, ISC. J.S.C.

GRANTED

JUN 27 2012

KEVIN J. O' CONNOR COURT CLERK STATE OF NEW YORK
SUPREME COURT : COUNTY OF ERIE

AMANDA LITTLETON and
DWAYNE LITTLETON,

Plaintiffs,

-v
COUNTY OF ERIE, NEW YORK and
CITY OF BUFFALO, NEW YORK

Defendants.

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

AMANDA LITTLETON, being duly sworn, deposes and says:

- 1. I reside at 172 Mulberry Street, Buffalo NY 14204.
- 2. I make this affidavit in support of my application to the Supreme Court for permission for a late filing of Notice of Claim of personal injury against the defendants County of Erie and City of Buffalo pursuant to General Municipal Law 50e.
- 3. I was injured in an accident which occurred July 7, 2011. The circumstances of the occurrence are as follows:

On that date I had very serious business to transact at the Erie County Office Building [Rath Building] located on Pearl Street in downtown Buffalo. At that time I had transacted business in the Rath Building left the Rath Building, and proceeded across the sidewalk on the west side of Pearl Street, holding my one month old baby in my arms.

On that day, it appears that the City of Buffalo or the County of Erie [I do not know which] were planting trees in areas provided and left open in the sidewalk between Pearl Street and the entrance to the Rath Building. These openings in the sidewalk were square and were covered by ornamental iron plates which left a round hole in the middle of the square apparently to accommodate the planted tree.

At the particular site were I was injured, no tree had been planted, and there was no guard or cover or warning to keep pedestrians away from the hole in the iron plates which accommodated the planted tree. As I walked from the Rath Building with my baby in my arms, I stepped into the unguarded hole described above, tripped and fell upon my left side, having turned to avoid harming the baby who was in my right arm.

I attempted to report the accident at the time and I was directed to the Erie County Sherriff's Office which was in the Rath Building. A Sherriff's Officer accompanied me to the location where I had fallen, observed the situation and made out a report. A copy of that report is annexed to this affidavit as **Exhibit A**.

4. I did not attend to my left wrist although I was in extreme pain until September 28, 2011. Nor did I file any Notice of Claim against the County of Erie or the City of Buffalo at all. Nor did I consult a lawyer regarding my injury until June 12, 2012. The reason for my failure to file the Notice of Claim or even to get rudimentary treatment for my fractured wrist I will now relate.

5. For six (6) years before my injury, I have lived with my husband Dwayne Littleton and our six children at a house on 17 Furlong Avenue, Cheektowaga, New York. During the year 2010, our landlord informed us that the house was for sale. He offered us the opportunity to purchase it but we were unable to do so. Consequently, when the house was sold, my husband, our six children and I had to move out. This occurred in August 2010.

During the year following our removal from 17 Furlong Avenue, my husband, children and I moved temporary to father's home my husband Dwayne and I spent our time desperately trying to find a place where we could unite our family.

During this crisis, Erie County Welfare stepped into the picture [the people I was visiting on July 7, 2011] they took all my children away from us and put them in foster care.

To make matters worse, my husband was falsely accused of child abuse and was forbidden to visit the children or even to reside with me.

My children were taken away from me on July 1, 2011. This accident occurred July 7, 2011.

In addition, I had given birth to my seventh child, a little boy, one month before the accident.

6. As a result of this family disaster, I was completely absorbed in desperate attempts to reunite my family which had literally been torn to bits before my eyes. The pain in my left wrist was excruciating, and I made an appointment to see a doctor on July 12, 2011, however, on July 12, 2012 I was too busy looking for housing for my family to keep

the appointment. In fact, I did not see a physician concerning my injury until September 28, 2011.

I did not consider that I had any claim for personal injuries during this period of time.

My only concern at that time, was to get my six children back and reunite with my husband.

We have finally located a satisfactory residence, my children are returned to my family, and family court is about to revoke the Order which branded my husband as a child abuser.

7. I finally saw Dr. Wen at Buffalo Medical Group on September 28, 2011. He referred me to David Hoffman MD, a neurologist, and finally I was referred to Northtown Orthopedics where I have been treated by Peter L. Gambicorta DO, an orthopedic surgeon.

Dr. Gambicorta has diagnosed the injury to my left wrist as an ulnar styloid fracture.

Annexed hereto copy of Dr. Gambicorta's report of April 12, 2012 as Exhibit B.

8. Finally, the crushing problem of regaining my family has been solved, and I have received proper medical treatment for my fracture. Consequently, on Tuesday, June 12, 2012 I consulted a lawyer concerning the circumstances of my injury. He has advised me of the requirement to file Notice of Claim within ninety (90) days of the injury and my failure to do so. He has also advised me that this Court in its' sound discretion may permit me to file the required Notice of Claim beyond the ninety (90) day period. I request that this Court permit me to file such notices against the County of Erie and the City of Buffalo.

Amanda Littleton

Sworn to and subscribed before me this 224 day of June, 2012.

Notary Public

Carol Gruber
Notary Public, State of New York
Custified in Eric County
My Commission Expires 2/14/20



COUNTY OF ERIE

MARK C. POLONCARZ

COUNTY EXECUTIVE

DEPARTMENT OF LAW

MICHELLE M. PARKER
FIRST ASSISTANT COUNTY ATTORNEY

JEREMY C. TOTH
SECOND ASSISTANT COUNTY ATTORNEY

July 13, 2012

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:

Mapps, Omar v. Det. William; Cooley, U.S.M. Dan Larish, Deputy D. York, Deputy W. Davis, Sheriff Howard, County of Erie & City of Buffalo

Document Received:

Summons & Amended Complaint

Name of Claimant:

Omar T. Mapps (Din #10-B-2509)

Greene Correctional Facility

P.O. Box 975

Coxsackie, New York 12051-0975

Claimant's attorney:

Claimant is pro se

Should you have any questions, please call.

Very truly yours,

MICHAEL A. SIRAGUSA Erie County Attorney

By: _

Michelle M. Parker

First Assistant County Attorney Direct Dial: (716) 858-2209

Eman

Email: parkerm3@erie.gov

MMP/dld Enclosure

AO 440 (Rev. 12/09) Summons in a Civil Action	
	DISTRICT COURT DE GEIVE
Western Distr	ict of New York JUL -3 2012
) ERIE COUNTY
Omar T Mapps Plaintiff	DEPARTMENT OF LAW
v.) Civil Action No.
Erie County Municipality Defendant	6:11-cv-06586-JWF
SUMMONS IN	A CIVIL ACTION JUN 27
To: (Defendant's name and address)	27
Erie County Municipality County Office Building 95 Franklin Street Buffalo NY 14202	PH 2: 21
A lawsuit has been filed against you.	
Omar T Mapps Din# 10B2509 Greene Correctional Facility Box 975 Coxsackie NY 12051-0975	
	entered against you for the relief demanded in the complaint.
	CLERK OF COURT
JUN 2 1 2012	Mushael J. Roene.
	Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	31 - 32 - 32 - 32 - 32 - 32 - 32 - 32 -	ame of individual and title, if any)		
was re	ceived by me on (date)			
	☐ I personally served	d the summons on the individual at (place,		
			On (date)	; or
	I left the summons	s at the individual's residence or usual plants of suite		lee them
	44 - 3		ble age and discretion who residually lost leaves and decree	les there,
(*)	On (date)	, and mailed a copy to the indi	vidual s last known address; or	
	☐ I served the summ	Ons on (name of individual)		, who is
	designated by law to	accept service of process on behalf of (no	ame of organization)	
	01		On (date)	; or
	O I returned the sum	amons unexecuted because		; or
	Other (specify):	,		
	My fees are \$	for travel and \$	for services, for a total of \$	0.00
	I declare under penal	ty of perjury that this information is true		
Date:				
			Server's signature	
			Printed name and title	
			Server's address	

Additional information regarding attempted service, etc:

UNITED	STA	ITES	DIST	TRIC	TC	OUR	T
WESTER	RN C	DISTF	RICT	OF I	NEV	V YO	RK

OMAR T. MAPPS,

Plaintiff,

11-CV-6586Fe ORDER

STATES DISTRI

DET. WILLIAM COOLEY, U.S.M. DAN LARISH, U.S.M. JOHN DOE #1, U.S.M. JOHN DOE #2, U.S.M. JOHN DOE #3, DEPUTY D. YORK, DEPUTY WILLIAM DAVIS, TIMOTHY B. HOWARDS, ERIE COUNTY, and CITY OF BUFFALO.

Defendante

Delengants.	

Plaintiff, proceeding pro se, brings this action under 42 U.S.C. § 1983 and Bivens v. Six Unknown Named Agents of Federal Bureau of Narcotics, 403 U.S. 388 (1971). Plaintiff was given an opportunity to amend his complaint (Docket No. 5). Plaintiff has now filed an amended complaint (Docket No. 6) which has been screened by the Court with respect to the 28 U.S.C. §§ 1915(e)(2)(B) and 1915A criteria. For the reasons discussed below, the amended complaint may proceed forward against all named defendants except the United States of America.

CLAIMS AGAINST UNITED STATES OF AMERICA

Plaintiff's claims against the United States are without legal foundation and may not proceed forward. In *Bivens, supra*, the Supreme Court recognized that certain circumstances may give rise to a private cause of action against federal officials that is comparable to the statutory cause of action permitted against state officials by 42 U.S.C.A. § 1983. However, *Bivens* claims are available only against federal government officers in their individual capacities. The federal government itself and its agencies are immune from

suit absent a walver of sovereign immunity, *F.D.I.C. v. Meyer*, 510 U.S. 471, 475 (1994). Accordingly, plaintiff's claims against the United States of America are dismissed with prejudice.

JOHN DOE DEFENDANTS

In the amended complaint, plaintiff lists several identified defendants, and three John Doe defendants. Pursuant to *Valentin v. Dinkins*, 121 F.3d 72 (2d. Cir. 1997)(per curiam), the Court requests that the United States Attorney for the Western District of New York ascertain the full names of the three John Doe defendants plaintiff seeks to sue. The United States Attorney is also requested to provide the addresses where all of the John Doe defendants can currently be served. The United States Attorney need not undertake to defend or indemnify these individuals at this juncture. This Order merely provides a means by which plaintiff may name and property serve the defendants as instructed by the Second Circuit in *Valentin*.

The United States Attorney for the Western District of New York is requested to produce the information specified above regarding the identities of the John Doe defendants by July 6, 2012. The information should be sent to the Pro Se Office, 2120 U.S. Courthouse, 100 State Street, Rochester, New York 14614. Once this information is provided, plaintiff's amended complaint shall be deemed amended to reflect the full names of the John Doe defendants, summonses shall be issued and the Court shall direct service on those defendants in the same manner as directed below for defendant Larish.

The Clerk of Court shall send a copy of this Order and the amended complaint to the United States Attorney for the Western District of New York, 138 Delaware Avenue, Buffalo, New York 14202.

SERVICE ON DEFENDANTS

The Cierk of the Court is directed to cause the United States Marshal to serve copies of the Summons, Amended Complaint, and this Order upon the remaining defendants without plaintiff's payment therefor, unpaid fees to be recoverable if this action terminates by monetary award in plaintiff's favor.

Service on defendant Larish:

It is hereby directed that, in addition to the U. S. Marshai service directed above, the Clerk of the Court is also directed pursuant to Rule 4(i) of the Federal Rules of Civil Procedure to send by certified mail the following on behalf of defendant Larish:

- To the Attorney General of the United States, Main Justice Building, 10th and Constitution Avenues N.W., Washington, D.C. 20530, a copy of the Summons, Amended Complaint, and this Order; and
- To the Civil Process Clerk, United States Attorney for the Western District of New York, United States Attorney's Office, USAO/WDNY, 138 Delaware Avenue, Buffalo, New York 14202, a copy of the Summons, Amended Compiaint, and this Order.

Pursuant to 42 U.S.C. § 1997e(g)(2), the defendants are directed to answer the Amended Complaint.

The Clerk of the Court is directed to revise the caption of this action consistent with the caption on this Order.

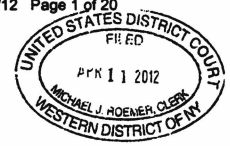
SO ORDERED.

DATED:

Buffalo, New York

JOHN T. CURTIN
United States District Judge

CASE # 6:11 - cv - 06586 - JWF



UNTIED STATES DISTRICT COURT

WESTERN DISTRICT OF NEW YORK

AMENDED COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983 and 28 U.S.C. § 1346

1. CAPTION OF ACTION

A. FULL NAME AND PRISON NUMBER OF PLAINTIFF:

1. OMAR T. MAPPS, DIN: 10-B-2509

B. FULL NAME(S) OF DEFENDANT(S)

- 1. Det. William Cooley
- 6. Deputy D. York

2. U.S.M. Dan Larish

- 7. Deputy William Davis
- 3. U.S.M. John Doe #1
- 8. Timothy B. Howards
- 4. U.S.M. John Doe #2
- 9. Erie County (Municipality)
- 5. U.S.M. John Doe #3
- 10. City of Buffalo

11. United States of America

2. STATEMENT OF JURISDICTION

This is a civil action seeking relief and/or damages to defend and protect the rights guaranteed by the Constitution of the United States. This action is brought pursuant to 42 U.S.C. §1983. The Court has jurisdiction over the action pursuant to 28 U.S.C. §§ 1331, 1343(3) and (4), and 2201.

3. PARTIES TO THIS ACTION

Plaintiff's Information

Name and Prison Number of Plaintiff: Omar T. Mapps, DIN 10-B-2509

Present Place of Confinement and Address: Greene Correctional Facility, Post Office Box 975,

Coxsackie, New York 12051-0975

Defendant's Information

Name of Defendant: William Cooley

Official Position of Defendant: Buffalo Police Detective

Defendant is Sued in individual and Official Capacity

Address of Defendant: 74 Franklin Street, Buffalo, New York 14202-4099

Name of Defendant: Dan Larish

Official Position of Defendant: United States Marshal

Defendant is Sued in individual and Official Capacity

Address of Defendant: 50 Delaware Avenue, Buffalo, New York 14202

Name of Defendant: John Doe #1

Official Position of Defendant: United States Marshal

Defendant is Sued in individual and Official Capacity

Address of Defendant: 50 Delaware Avenue, Buffalo, New York 14202

Case 6:11-cv-06586-JWF Document 6 Filed 04/11/12 Page 3 of 20

Name of Defendant: John Doe #2

Official Position of Defendant: United States Marshal

Defendant is Sued in individual and Official Capacity

Address of Defendant: 50 Delaware Avenue, Buffalo, New York 14202

Name of Defendant: John Doe #3

Official Position of Defendant: United States Marshal

Defendant is Sued in individual and Official Capacity

Address of Defendant: 50 Delaware Avenue, Buffalo, New York 14202

Name of Defendant: D. York

Official Position of Defendant: Erie County Sheriff

Defendant is Sued in individual and Official Capacity

Address of Defendant: 10 Delaware Avenue, Buffalo, New York 14202

Name of Defendant: William Davis

Official Position of Defendant: Erie County Sheriff

Defendant is Sued in individual and Official Capacity

Address of Defendant: 10 Delaware Avenue, Buffalo, New York 14202

Case 6:11-cv-06586-JWF Document 6 Filed 04/11/12 Page 4 of 20

Name of Defendant: Timothy Howards

Official Position of Defendant: Employer of Erie County Sheriffs

Defendant is Sued in individual and Official Capacity

Address of Defendant: 10 Delaware Avenue, Buffalo, New York 14202

Name of Defendant: Erie County (Municipality)

Official Position of Defendant: Municipality responsible for the defendant's not employed by the

United States Marshals

Defendant is Sued in Official Capacity

Address of Defendant: County Office Building, 95 Franklin Street, Buffalo, New York 14202

Name of Defendant: City of Buffalo

Official Position of Defendant: Employer of the City of Buffalo Police Department and

Governmental Force of the City of Buffalo

Defendant is Sued in Official Capacity

Address of Defendant: 65 Niagara Square, 1100 City hall, Buffalo, New York 14202-3379

Name of Defendant: United States of America

Official Position of Defendant: Employer and Governmental Agency of the United States

Marshal Services.

Defendant is sued in Official Capacity

Address of Defendant: Office of Administration, 725 17th Street Northwest, EEOB, Washington,

DC 20503

4. PREVIOUS LAWSUITS IN STATE AND FEDERAL COURT

A. Have you begun any other lawsuit in State or Federal Court dealing with the same facts involved in this action? NO

Do You Want a Jury Trial:

YES

B. Have you begun any other lawsuits in federal court, which relate to your imprisonment? NO

5. STATEMENT OF CLAIM

AS AND FOR A FIRST CAUSE OF ACTION

- 1. On 7/21/10 at approximately 9:00 a.m., Detective Cooley of the Buffalo Police Department kicked in the door to my apartment located at 63 Box Avenue, Buffalo, New York, to serve a felony warrant.
- 2. Upon entering my apartment, Det. Cooley assaulted me by punching me under my left eye with the barrel of his gun causing lacerations, loss of sight, dizziness and extreme pain.
- 3. As I bent over, holding my face in my hands, Det. Cooley struck me in the back of the head with his gun, causing further lacerations, pain and dizziness.
- 4. The blow knocked me to the floor and Det. Cooley then slammed his knee into my lower back and held my head down and struck me on the right side of my jaw with his gun with such force that two of my upper right teeth were broken to the root, causing extreme pain to my mouth.
- 5. Det. Cooley then beat me with his gun in my lower back causing sever pain and herniation of the disc in the L-4, L-5 region of my back.

- 6. I was cuffed and snatched up by my left arm causing extreme pain.
- 7. I was dragged to my front porch.
- 8. Shortly afterwards, Rural/Metro Medical Services arrived on the scene in an ambulance and examined and diagnosed my visible injuries.
- 9. The ambulance staff (Technician J. Pruitt) advised that I should be transported to the nearest emergency room for further examination; however, Det. Cooley refused to allow me to be transported to an emergency room and stated, "This is my call."
- 10. Det. Cooley instructed the ambulance staff to "just clean him up and put a band-aide on him. He's coming with us."
- 11. I told the ambulance staff that I was dizzy and in serious pain and asked to be taken to the hospital, but again Det. Cooley refused and again dismissed my plea.
- 12. Ambulance Technician J. Pruitt, of Rural/Metro Medical Services recommended the proper treatment that I needed and Det. Cooley signed Pruitt's form refusing the recommended treatment and refusing to permit my transportation to the nearest emergency room against the advise of the ambulance staff and my request.
- 13. Det. Cooley transported me, instead, to the Erie County Holding Center where I was booked, charged and processed in.
- 14. I sat in the Erie County Holding Center for approximately 14 hours and 43 minutes, suffering pain and on the verge of passing out due to the injuries inflicted upon me by Det. Cooley and the arresting officers.
- 15. I was charged with obstruction of governmental administration and resisting arrest, however, the charges were later dismissed for "failure to prosecute." Det. Cooley and the arresting officers were required to appear in Buffalo City Court but failed on numerous occasions

to appear. Ultimately, charges were dismissed. Det. Cooley and arresting officers, in direct dereliction of their duties, failed to appear in court further confirming the "Rouge Nature" of these law enforcement officers.

16. The Constitutional basis for this claim under 42 U.S.C. § 1983 is the violation of my Fifth, Eighth and Fourteenth Amendment Rights granted by the United States Constitution, in which the defendant intentionally inflicted pain and suffering through the above listed actions and failure to ensure medical attention was provided following the recommendation made by medical professionals at the scene; intentional infliction of emotional distress; failure to file/fill-out the proper documents; and filing false reports while acting within the scope of his office or employment.

17. The relief I am seeking for this claim in the amount that exceeds the jurisdictional limits of all lower and inferior courts. The total amount of damages cannot be fully quantified due to continued medical treatment.

AS AND FOR A SECOND CAUSE OF ACTION

18. On the date of 7/21/10 at approximately 9:00 a.m., Dan Larish of the United States Marshal's Service, was negligent in preventing the extreme, unnecessary, violence perpetrated against me by Det. Cooley and for preventing the denial and delay of proper medical treatment when he failed to intercede on my behalf against these violations of my constitutional rights.

19. U.S. Marshal Larish also assisted Det. Cooley with inflicting pain and suffering by stamping on my hand with his boot, further injuring my right middle finger thereby causing extreme pain and suffering.

- 20. U.S. Marshal Larish knew of my injuries and disregarded a risk by both his actions and his failure to act.
- 21. I sat in the Erie County Holding Center for approximately 14 hours and 43 minutes, suffering pain and on the verge of passing out due to the injuries inflicted upon me by U.S. Marshal Larish and arresting officers.
- 22. I was charged with obstruction of governmental administration and resisting arrest, however, the charges were later dismissed for "failure to prosecute." U.S. Marshal Larish and the arresting officers were required to appear in Buffalo City Court but failed on numerous occasions to appear. Ultimately, charges were dismissed. U.S. Marshal Larish and arresting officers, in direct dereliction of their duties, failed to appear in court further confirming the "Rouge Nature" of these law enforcement officers.
- 23. The Constitutional basis for this claim under 42 U.S.C. § 1983 is the violation of my Fifth, Eighth and Fourteenth Amendment Rights granted by the United States Constitution, in which the defendant intentionally inflicted pain and suffering through the above listed actions and failure to ensure medical attention was provided following the recommendation made by medical professionals at the scene; intentional infliction of emotional distress; and failure to file/fill-out the proper documents reports while acting within the scope of his office or employment.
- 24. The relief I am seeking for this claim in the amount that exceeds the jurisdictional limits of all lower and inferior courts. The total amount of damages cannot be fully quantified due to continued medical treatment.

AS AND FOR A THIRD CAUSE OF ACTION

25. On the date of 7/21/10 at approximately 9:00 a.m., John Doe #1, of the United States Marshal's Service, was negligent in preventing the extreme, unnecessary, violence perpetrated against me by Det. Cooley and U.S. Marshal Larish, and for preventing the denial and delay of proper medical treatment when he failed to intercede on my behalf against these violations of my constitutional rights.

- 26. John Doe #1 knew of my injuries and disregarded a risk by his failure to act.
- 27. The Constitutional basis for this claim under 42 U.S.C. § 1983 is the violation of my Fifth, Eighth and Fourteenth Amendment Rights granted by the United States Constitution; and intentional infliction of emotional distress reports while acting within the scope of his office or employment.
- 28. The relief I am seeking for this claim in the amount that exceeds the jurisdictional limits of all lower and inferior courts. The total amount of damages cannot be fully quantified due to continued medical treatment.

AS AND FOR A FORTH CAUSE OF ACTION

29. On the date of 7/21/10 at approximately 9:00 a.m., John Doe #2, of the United States Marshal's Service, was negligent in preventing the extreme, unnecessary, violence perpetrated against me by Det. Cooley and U.S. Marshal Larish, and for preventing the denial and delay of proper medical treatment when he failed to intercede on my behalf against these violations of my constitutional rights.

30. John Doe #2 knew of my injuries and disregarded a risk by his failure to act.

31. The Constitutional basis for this claim under 42 U.S.C. § 1983 is the violation of my Fifth, Eighth and Fourteenth Amendment Rights granted by the United States Constitution; and intentional infliction of emotional distress reports while acting within the scope of his office or employment.

32. The relief I am seeking for this claim in the amount that exceeds the jurisdictional limits of all lower and inferior courts. The total amount of damages cannot be fully quantified due to continued medical treatment.

AS AND FOR A FIFTH CAUSE OF ACTION

33. On the date of 7/21/10 at approximately 9:00 a.m., John Doe #3, of the United States Marshal's Service, was negligent in preventing the extreme, unnecessary, violence perpetrated against me by Det. Cooley and U.S. Marshal Larish, and for preventing the denial and delay of proper medical treatment when he failed to intercede on my behalf against these violations of my constitutional rights.

- 34. John Doe #3 knew of my injuries and disregarded a risk by his failure to act.
- 35. The Constitutional basis for this claim under 42 U.S.C. § 1983 is the violation of my Fifth, Eighth and Fourteenth Amendment Rights granted by the United States Constitution; and intentional infliction of emotional distress reports while acting within the scope of his office or employment.
- 36. The relief I am seeking for this claim in the amount that exceeds the jurisdictional limits of all lower and inferior courts. The total amount of damages cannot be fully quantified due to continued medical treatment.

AS AND FOR A SIXTH CAUSE OF ACTION

- 37. On 7/21/10 I arrived at the Erie County Holing Center via Det. Cooley and U.S. Marshal Larish.
- 38. At approximately 10:04 a.m. I was booked by processing Deputy D. York of the Erie County Holding Center with visible wounds to the head and face of a serious nature.
- 39. I advised Deputy York that I was suffering from serious pain and that I needed medical treatment from the trauma that I suffered at the hands of Det. Cooley and U.S. Marshal Larish.
- 40. I repeatedly asked Deputy York and others to be seen by medical staff. My requests were refused and ignored.
- 41. I was compelled by Deputy York and other Deputies to remain lodged in a crowded, dirty holding tank where I was forced to lay on the floor with visibly open wounds, in serious pain for 14 hours and 43 minutes, before finally being initially examined by an Erie County Holding Center physician.
- 42. After a short examination, the physician stated to me that it was his professional judgment that I should have not been brought to the Eric County Holding Center in such condition and rather should have been immediately taken to a hospital emergency room for serious physical trauma I suffered to my head and face.
- 43. At this juncture I was taken back downstairs and transported via police cruiser to Buffalo General Hospital where I received a number of x-rays, Magnetic Resonance Imaging (M.R.I.), medical stapling to wounds and narcotic pain medication. I was admitted at 12:41 a.m. and released at 3:19 a.m. of 7/22/10 with orders to be followed up on.

- 44. Follow-up diagnosis has determined that due to my injuries I have serious back and spinal cord injuries of permanent and progressive nature. Injuries include herniation to my lower lumbar area L-4 and L-5 vertebrate level. I will need lifelong treatment for these injuries. I also suffered two broken teeth that had to be surgically extracted.
- 45. Deputy York failed to call or notify medical staff to advise them of my injuries, instead, Deputy York placed me in a crowded, dirty holding tank where I had to lay on the floor with open wounds that presented an opportunity to infection while having major pain and black-out spells.
- 46. Deputy York failed in his duty to ensure that Det. Cooley and/or U.S. Marshal Larish properly filled out form P-1261, a form required to be filled out by the arresting officer(s) when the arrestee is injured.
- 47. Deputy York failed to file a report concerning my condition or to report my injuries to a higher-ranking officer/supervisor.
- 48. Deputy York was aware of my injuries and disregarded a risk to my health and safety where a reasonable person with proper training would not have done otherwise.
- 49. Deputy York's actions show neglect and deliberate indifference to my injuries/wellbeing, and a lack of training.
- 50. The constitutional basis for this claim under 42 U.S.C. § 1983 is violation of Fifth, Eight and Fourteenth Amendment Rights granted by the United States Constitution; and intentional infliction of emotional distress reports while acting within the scope of his office or employment.
- 51. The relief I am seeking for this claim in the amount that exceeds the jurisdictional limits of all lower and inferior courts. The total amount of damages cannot be fully quantified due to continued medical treatment.

AS AND FOR A SEVENTH CAUSE OF ACTION

- 52. On 7/21/10 I arrived at the Erie County Holding Center via Det. Cooley and U.S. Marshal Larish.
- 53. At approximately 10:25 a.m. I was fingerprinted and photographed by Deputy William Davis of the Erie County Holding Center with visible wounds to the head and face that were of a serious nature.
- 54. I advised Deputy Davis that I was suffering from serious pain and that I needed medical treatment.
- 55. I repeatedly asked Deputy Davis and others to be seen by medical staff. My requests were refused and ignored.
- 56. I was compelled by Deputy Davis and other Deputies to remain lodged in a crowded, dirty holding tank where I was forced to lay on the floor with visibly open wounds, in serious pain for 14 hours and 43 minutes, before finally being initially examined by an Eric County holding Center physician.
- 57. Deputy Davis failed to call or notify medical staff to advise them of my injuries, instead, Deputy Davis placed me in a crowded, dirty holding tank where I had to lay on the floor with open wounds that presented an opportunity to infection while having major pain and black-out spells.
- 58. Deputy Davis failed to file a report concerning my condition or to report my injuries to a higher-ranking officer/supervisor.
- 59. Deputy Davis was aware of my injuries and disregarded a risk to my health and safety where a reasonable person with proper training would not have done otherwise.

- 60. Deputy Davis failed to intervene to ensure that I was provided proper medical treatment despite Deputy York's refusal to permit me to be seen by medical staff at the Erie County Holding Center.
- 61. Deputy Davis' actions show neglect and deliberate indifference to my injuries/wellbeing, and a lack of training.
- 62. The constitutional basis for this claim under 42 U.S.C. § 1983 is violation of Fifth, Eight and Fourteenth Amendment Rights granted by the United States Constitution; and intentional infliction of emotional distress reports while acting within the scope of his office or employment.
- 63. The relief I am seeking for this claim in the amount that exceeds the jurisdictional limits of all lower and inferior courts. The total amount of damages cannot be fully quantified due to continued medical treatment.

AS AND FOR A EIGHTH CAUSE OF ACTION

- 64. On 7/21/10, Timothy B. Howard, Supervisor of the Eric County Holding Center, located at 10 (Ten) Delaware Avenue, in the City of Buffalo, County of Eric, and State of New York, was negligent in his duty to oversee said law enforcement agency and in his duty to ensure a safe environment in said agency exists that deters incidents of deliberate indifference and in his duty to ensure that said agency comply with lawful requirements of seeing to it that injured arrestee's are promptly afforded the proper medical treatment that medical professional recommend to prevent unnecessary pain, suffering and permanent injury.
- 65. The act of negligence and deliberate indifference also points to Sheriff Timothy B.

 Howards due to his having failed to train or provide proper training to employees in order to

ensure that arrestees are provided proper care to prevent pain and suffering without delay or denial of medical treatment.

- 66. The acts of negligence and deliberate indifference by Sheriff Timothy B. Howards resulted in the injuries to the plaintiff.
- 67. The constitutional basis for this claim under 42 U.S.C. § 1983 is violation of my Fifth, Eight and Fourteenth Amendment Rights granted by the United States Constitution; and intentional infliction of emotional distress reports while acting within the scope of his office or employment.
- 68. The relief I am seeking for this claim in the amount that exceeds the jurisdictional limits of all lower and inferior courts. The total amount of damages cannot be fully quantified due to continued medical treatment.

AS AND FOR A NINTH CAUSE OF ACTION

- 69. On 7/21/10 the Erie County Holding Center, located at 10 (ten) Delaware Avenue, in the City of Buffalo, and the State of New York, is under the authority and control of the County of Erie, New York.
- 70. Erie County Holding Center is the place of employment for defendant's Timothy B. Howards, Deputy D. York, and Deputy Williams Davis, at the time of the alleged acts, and whom are also named in this lawsuit brought pursuant to 42 U.S.C. §1983.
- 71. Erie County, having corporate status and/or power of self-government, failed in its duty to ensure that official written and/or unwritten customs or policies were not implemented that would encourage the defendant's indicated above to not uphold the rules and regulations of said municipal governmental force.

72. Erie County allowed official written and/or unwritten custom or policy that prevented it's employees to receive proper training, supervision and to prevent employees at the Erie County Holding Center from engaging in acts of denial and delay of medical treatment and willful depravities of state and federal constitutional rights of pre-trial detainees; including the right to be free from cruel and unusual punishment.

73. The written and/or unwritten customs and policies of the Erie County Holding Center, which as stated before is under the authority and control of the Erie County Municipality, resulted in negligence and deliberate indifference in the foregoing regards which resulted in injury to the plaintiff.

74. The constitutional basis for this claim is under 42 U.S.C. §1983 is the Fifth, Eighth and Fourteenth Amendments to the United States Constitution; and intentional infliction of emotional distress while acting within the scope of his office or employment.

75. The alleged written and/or unwritten customs and policies of Erie County and the Erie County Holding Center was to delay treatment to any pre-trail detainee in order to process them into the holding center so that there would be no incomplete paperwork that would have resulted from the plaintiff being transported to medical care prior to in-processing and classification. Such caused plaintiff to be subjected to pain and suffering with the possibility of infection due to open wounds, and as such, this has violated the Plaintiff's constitutional rights as set forth above.

76. The relief I am seeking for this claim is an amount that exceeds the jurisdictional limit of all lower and inferior courts. The total amount of damage cannot be fully quantified due to continued medical treatment.

AS AND FOR A TENTH CAUSE OF ACTION

77. On 7/21/10, the City of Buffalo, New York, being the governmental force behind the law enforcement agency, the Buffalo City Police, was negligent in its duty to oversee said law enforcement agency and in its duty to ensure that an environment in said agency exists that deters incidents of police brutality when executing an arrest or warrant, and in it's duty to ensure that said agency complies with lawful requirements of seeing to it that injured arrestees are promptly afforded the medical treatment that medical professionals recommended to prevent unnecessary pain, suffering and permanent injury.

- 78. The acts of negligence by the City of Buffalo resulted in the injury to the plaintiff.
- 79. The constitutional basis for this claim under 42 U.S.C. § 1983 is violation of my Fifth Eight, and Fourteenth Amendment Rights granted by the United States Constitution; and intentional infliction of emotional distress while acting within the scope of his office or employment.
- 80. The relief I am seeking for this claim in the amount that exceeds the jurisdictional limits of all lower and inferior courts. The total amount of damages cannot be fully quantified due to continued medical treatment.

AS AND FOR A ELEVENTH CAUSE OF ACTION

81. On 7/21/10, the United States, being the governmental force behind the law enforcement agency, the United States Marshals, was negligent in its duty to oversee said law enforcement agency and in its duty to ensure that an environment in said agency exists that deters incidents of police brutality when executing an arrest or warrant, and in it's duty to ensure that said agency complies with lawful requirements of seeing to it that injured arrestees are promptly afforded the

medical treatment that medical professionals recommended to prevent unnecessary pain, suffering and permanent injury.

- 82. The acts of negligence by the United States Marshals, under the corporation sovereign of the United States, resulted in the injury to the plaintiff.
- 83. The constitutional basis for this claim under 28 U.S.C. § 1346 ("Federal Tort Claims Act") is the intentional infliction of unnecessary pain, suffering and permanent resulting of failing to intervening when the defendant's were made aware that the Plaintiff's injuries required treatment by a medical facility (hospital) emergency room; and intentional infliction of emotional distress while acting within the scope of their office or employment.
- 84. The relief I am seeking for this claim in the amount that exceeds the jurisdictional limits of all lower and inferior courts. The total amount of damages cannot be fully quantified due to continued medical treatment.

6. RELIEF SOUGHT

- 85. The relief that the Plaintiff seeks is compensatory and punitive damages against the named defendants, both individually and officially, for the violations of constitutional rights enumerated herein; for the wanton infliction of sever pain, physical injury, emotional trauma, and lasting permanent injuries and defects that have and will continue to reduce the quality of life and opportunity for future progress, development and enjoyment; and, to punish the said defendants for their misconduct in order to deter such similar conduct in the future.
- 86. Plaintiff also seeks injunctive relief against the defendants: Erie County, and the City of Buffalo, enjoining such entities to immediately develop a publicly accessible guidelines for the training and supervision regarding, and the prevention of unnecessary use of force by law

enforcement personnel, correctional staff, and enjoining such entities to enact mandatory reporting rules and regulation for its employees, agents and persons acting on its behalf wherein any such person under its employ who witness a violation of a detainee's constitutional or state-law rights must intercede to prohibit such violations and must report such violations to an immediate supervisor immediately with violations punishable by termination of employment.

87. The amount of damages cannot be ascertained at present and will be developed due to ongoing medical evaluation/treatment.

7. EXHAUSTION OF ADMINISTRATIVE REMEDIES

88. Plaintiff is unaware of any administrative remedies available to him as he was provided treatment prior to being placed in general population. He reported his injuries and suffering to any and all available staff and the defendants throughout his ordeal.

WHEREFORE, the Plaintiff humbly and respectfully demands judgment against each of the defendants as specified above, prays for an award of costs and attorney fees, and for such other and further relief this Court may deem just, proper and equitable.

Case 6:11-cv-06586-JWF Document 6 Filed 04/11/12 Page 20 of 20

I, Omar T. Mapps, hereby declare under the penalties of perjury that the forgoing statements are true and correct to the best of my knowledge, except as to those matters therein stated to be upon information and belief, and as to those matters I believe them to be true.

Executed this 08th Day of April 2012.

Omar T. Mapps, # 10-B-2

Plaintiff, Pro Se

Greene Correctional Facility

Post Office Box 975

Coxsackie, New York 12051-0975



MICHAEL A. SIRAGUSA ERIE COUNTY ATTORNEY

COUNTY OF ERIE

MARK C. POLONCARZ

COUNTY EXECUTIVE

DEPARTMENT OF LAW

MICHELLE M. PARKER
FIRST ASSISTANT COUNTY ATTORNEY

JEREMY C. TOTH
SECOND ASSISTANT COUNTY ATTORNEY

July 26, 2012

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:

O'Neil, Caitlin E. v. Ward, Dennis E. and Mohr, Ralph M., Commissioners of and Constituting the Erie County Board

of Elections, and Hasiotis, George F.

Document Received:

Order to Show Cause

Name of Claimant:

Caitlin E. O'Neil 404 Potomac Avenue Buffalo, New York 14213

Claimant's attorney:

Jeffrey E. Marion, Esq.

The Williamsville Law Center Building

17 Beresford Court

Williamsville, New York 14221

Should you have any questions, please call.

Very truly yours,

MICHAEL A. SIRAGUSA Erie County Attorney

Ву

Michelle M. Parker

First Assistant County Attorney

Direct Dial: (716) 858-2209

MMP:dld Enclosure This Paper received at the Erie County Board of Elections from Jason Hurley on the 26th Day of July 12012 at 10:40am Buth Buchie Chio

At a Special Term of the Supreme Court held in and for the County of Erie, at the Courthouse in the City of Buffalo, New York on the day of July, 2012.

Hon. Timothy J. Walker, J.C.C.
PRESENT: HON. Acting Supreme Court Justice
Justice Presiding

FILE D ACTIONS A PROCEEDINGS

STATE OF NEW YORK
SUPREME COURT: COUNTY OF ERIE

JUL 25 2012

In the Matter of the Application of

ERIE COUNTY CLERK'S OFFICE

CAITLIN E. O'NEIL

Petitioner-Objector,

ORDER TO SHOW CAUSE

-VS-

DENNIS E. WARD and RALPH M. MOHR Commissioners of and Constituting the ERIE COUNTY BOARD OF ELECTIONS;

INDEX NO. 2012/ 2542

and.

Hon. Timothy J. Walker, J.C.C.
ASJ HON ____Acting Supreme Court Justice

GEORGE F. HASIOTIS.

Respondent-Candidate;

Upon the Verified Petition of the Petitioner, Caitlin E. O'Neil, dated the 24th day of July, 2012, and upon the general and specific objections incorporated therein, and

DUE DELIBERATION having been had, it is hereby,

ORDERED, that the all the RESPONDENTS or counsel therefore,

SHOW CAUSE BEFORE THIS COURT, at a Special Term, Supreme Court, to be held in and for the County of Erie, State of New York, in the Courthouse in the City of

ERIE 00 60E 31L 25 112 MICH.

Buffalo, at Part thereof, on the 31 day of July, 2012 at 11 o'clock in the noon of that day, or as soon thereafter as counsel can be heard,

Why an order pursuant to Election Law, Section 16-102 should not be made and entered in this action, granting the following relief:

- 1. Invalidating the Democratic Party designating petition of the Respondent-Candidate George F. Hasiotis, as a candidate in the September 13, 2012 primary election for: the public office of County Comptroller for the County of Erie and State of New York; and,
- 2. Directing the Respondent Erie County Board of Elections to remove the name of Respondent George F. Hasiotis as a designated candidate of the Democratic Party for that public office for said September 13, 2012 primary election; and,
- 3. Granting such other, further and different relief as this Court may deem just and proper.

SERVICE OF PROCESS:

And it is further.

ORDERED, that service of a conformed copy of this Order to Show Cause and Verified Petition (but not a copy of the objections) thereto, upon the Respondents herein, shall be deemed good and sufficient if accomplished as follows:

1. Service upon the Respondent Erie County Board of Elections:

By the delivery of a copy thereof to a person authorized to accept service at the offices of the Erie County Board of Elections located at 134 W. Eagle Street Buffalo, NY 14202.

2. Service upon the Respondent Candidate George F. Hasiotis:

By any of the methods for service upon a natural person, as provided for in CPLR 308.

That such service upon the Respondents Erie County Board of Elections and George F. Hasiotis shall be completed no later than 11:59 P.M. on the 26th day of July, 2012; and it is further,

ORDERED, that the Respondent Erie County Board of Elections shall provide to the Court on or before the return date hereof, the original designating petition of the Respondent George F. Hasiotis, the Board's entire record, including but not limited to, all papers filed with the Board, together with a copy of the decision of such Board on the objections filed against the subject designating petition; and it is further,

ORDERED, that the Respondents (or their counsel) shall submit responding papers to the Court and to Petitioner's counsel, no later than 5:00 P.M. on the 30 day of July, 2012.

July 25, 2012

GRANTED

Hon. Timothy J. Walker

JUSTICE OF THE SUPREME COURT COUNTY OF ERIE

JUL 2 5 2012
BY JOHN H. GARBO, JR.

GRANTED:	
Court Clerk	

STATE OF NEW YORK SUPREME COURT: COUNTY OF ERIE	
In the Matter of the Application of	
CAITLIN E. O'NEIL	
Petitioner-Objector,	Veriera reteriori
-V3-	VERIFIED PETITION
DENNIS E. WARD and RALPH M. MOHR Commissioners of and Constituting the ERIE COUNTY BOARD OF ELECTIONS;	INDEX NO. 2012/
and,	
GEORGE F. HASIOTIS,	

TO THE SUPREME COURT, ERIE COUNTY:

Respondent-Candidate;

Petitioner Caitlin E. O'Neil, as and for her Verified Petition, by her attorney Jeffrey E. Marion, Esq., does allege:

 She is the Petitioner in this proceeding under Election Law, Section 16-102 which seeks to invalidate the Democratic Party designating petition of the Respondent, George F. Hasiotis, for the public office of County Comptroller for the County of Erie and State of New York, for the September 13, 2012 Democratic Party primary election.

L PARTIES:

1. Petitioner Caitlin E. O'Neil:

- 2. Petitioner Caitlin E. O'Neil is a registered voter in the County of Erie and an enrolled member of the Democratic Party, who is entitled to vote for the public office of Erie County Comptroller and who resides at 404 Potomac Avenue, Buffalo, NY 14213.
- 3. In addition, she is an enrolled member of the Democratic Party, and a qualified person under Election Law, Section 6-154, who has duly filed objections with the Erie County Board of Elections against the Democratic Party designating petition of the Respondent candidate, George F. Hasiotis, for the public office of Erie County Comptroller.

2. Respondents:

- 4. DENNIS E. WARD and RALPH M. MOHR are the
 Commissioners of and constitute the ERIE COUNTY BOARD OF
 ELECTIONS (hereinafter the "County Board"), which is the governmental
 administrative body with which the subject designating petition was filed by the
 Respondent candidate.
- 5. In addition, the general and specific objections by the Petitioner against such designating petition were also filed with such Board and which body

will ultimately rule upon the validity of the objections filed by such Petitioner, at the administrative level.

6. The offices of said Erie County Board of Elections are located at 134W. Eagle Street, Buffalo, New York 14202.

2. Respondent Candidate George F. Hasiotis:

- 7. Respondent, George F. Hasiotis, is a candidate for the Democratic Party nomination for the public office of Erie County Comptroller, at the September 13, 2012 Primary Election, and who was purportedly designated for such office by the subject designating petition with such document having been filed in the offices of the Respondent County Board.
- Respondent resides at 5 Lincoln Woods Lane, Buffalo, New York
 14222.

II. PETITIONERS' STANDING:

11. Petitioner has previously timely filed with the County Board, general objections (on or about the 18th day of July, 2012) and specific objections (on or about the 24th day of July, 2012) with the County Board, as required by Election Law, Section 6-154.

12. By virtue of her status then as a voter qualified to vote for the office of Erie County Comptroller, and being an enrolled member of the Democratic Party residing in the County of Erie, the Petitioner has standing to commence this invalidation proceeding under the provisions of Election Law, Section 16-102.

III. JURISDICTION

- 13. The appropriate procedure for the invalidation of election-related documents such as the subject designating petition of the Respondent candidate George F. Hasiotis is an invalidation proceeding under Election Law, Section 16-102.
- 14. Personal jurisdiction has been acquired by the timely commencement of this proceeding by the Respondent within fourteen (14) days of the last date for the filing of designating petitioners with the Board which for this year was Thursday, July 14, 2012 as required by Election Law, Section 16-102.

IV. NECESSARY PARTIES

15. All individuals or entities who have an interest in the outcome of the requested invalidation or who might be inequitably affected thereby have been made parties to this proceeding.

V. VENUE:

16. This matter is properly brought in Erie County, as all of the parties are residents thereof and the challenged document was all filed in the Erie County Board of Elections, as provided for by CPLR Section 506.

VI. <u>BACKGROUND</u>

- 17. This is a proceeding brought by the Petitioner pursuant to Election

 Law, Section 16-102, which seeks to invalidate a certain document here, the

 Democratic Party designating petition of the Respondent George Hasiotis which

 was filed with the Respondent Erie County Board of Elections.
 - 18. Such designating petition purports to contain 2536 valid signatures.

- 19. Election Law, Section 6-136 (2)(d) requires that a designationg petition for Erie County Comptroller contain 2000 valid signatures.
- 20. As contained in the specific objections filed with the Board, based upon the numerous ground contained therein, it is the reasonable belief of the Petitioner-Objector that approximately 946 of such signatures are invalid, leaving only 1590 valid signatures.

VIII. BASES FOR INVALIDATION:

- 21. The largest objection deals with approximately 410 signatures allegedly obtained by one Louis Turchiarelli, who purports to be a Comissioner of Deeds for the City of Tonawanda.
- 22. Petitioner contends that he was unable to legally witness those signatures (all done outside the City of Tonawanda) because:
 - He was not statutorially qualified to be a commissoner of deeds for the City of Tonawanda being neither a resident thereof or have a place of business therein. Executive Law, Section 139.
 - Regardless, such signatures being witnessed outside of the
 City of Tonawanda, are invalid as beyond the jurisdiction of

such a commissioner of deeds. (Shuboney v. Monroe County

Board of Elections, 297 A.D.2d. 462)

- 23. A second large objection involves numerous pages on which the witness, James Montour, failed to include a proper residence address, thereby invalidating an additional 134 signatures.
- 24. The remaining objections in various categories are described on the last page of the specific objections, in the Appendix, and are noted on the worksheets for each page of the subject petition and for the line on each such page, which amount to an additional 402 invalid signatures.

IX. <u>CONCLUSION</u>

- 25). Thus, the Democratic Party designating petition of the Respondent candidate, George F. Hasiotis, for the public office of Erie County Comptroller, for the September 13, 2012 primary election are void and must be invalidated.
- 26). The Respondent Erie County Board of Elections should be directed to remove the name of the Respondent candidate George F. Hasiotis from the ballot for the September 13, 2102 primary election.

X. DECISION OF BOARD OF ELECTIONS:

- 27). As of the date of the commencement of this proceeding, the

 Petitioner has not yet received notice of the decision on the objections filed with

 the Respondent Erie County Board of Elections.
- 28). This anticipatory invalidation proceeding is required to be brought before such decision is made by the Board in order to comply with the strict time requirements of Election Law, Section 16-102.

XI. SERVICE OF RESPONDING PAPERS

- 29). Petitioner requests that the answering papers be served upon Petitioner's counsel at least one (1) day prior to the return date hereof.
- 30). No previous request for the relief sought herein has been made to any other Court.

WHEREFORE, Petitioners request that this Court enter an order granting the following relief, pursuant to Election Law, Section 16-102:

1. Invalidating the Democratic Party designating petition of the Respondent-Candidate George F. Hasiotis, as a candidate in the September 13, 2012 primary election for: the public office of County Comptroller for the County of

Erie and State of New York; and,

- 2. Directing the Respondent Erie County Board of Elections to remove the name of Respondent George F. Hasiotis as a designated candidate of the Democratic Party for that public office for said September 13, 2012 primary election; and,
- 3. Granting such other, further and different relief as this Court may deem just and proper.

DATED: July 24, 2012

Buffalo, New York

Jeffie E. Marion, Esq.

17 Beresford Ct.

Williamsville, NY 14221

(716) 565-2000

VERIFICATION

STATE OF NEW YORK)
COUNTY OF ERIE) ss.:

Caitlin E. O'Neil, being duly sworn deposes and says that (s)he is a Petitioner in this proceeding; that (s)he has read the foregoing PETITION and knows the contents thereof; that the same is true to the knowledge of deponent, except as to the matters therein stated to be alleged on information and belief, and that as to those matters (s)he believes them to be true.

Caitlin E. O Neil

Sworn to before me this 24th day of July, 2012



MICHAEL A. SIRAGUSA ERIE COUNTY ATTORNEY

MARK C. POLONCARZ

COUNTY EXECUTIVE

DEPARTMENT OF LAW

MICHELLE M. PARKER
FIRST ASSISTANT COUNTY ATTORNEY

JEREMY C. TOTH
SECOND ASSISTANT COUNTY ATTORNEY

July 27, 2012

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:

Parobek, Stephanie and Ryan, Sean M.

v. Mascia, Joseph A. and

Commissioners Dennis E. Ward and Ralph M. Mohr, Constituting the Board

of Elections of the County of Erie

Document Received:

Order to Show Cause

Name of Claimants:

Stephanie Parobek 142 Lexington Avenue Buffalo, New York 14222

Sean M. Ryan 47 Windsor Avenue Buffalo, New York 14209

Claimant's attorney:

Sean E. Cooney, Esq. Cantor, Lukasik, Dolce &

Panepinto, P.C.

1600 Main Place Tower

350 Main Street

Buffalo, New York 14202

Should you have any questions, please call.

Very truly yours,

MICHAEL A. SIRAGUSA Erie County Attorney

By: Michelle Parker

MMP:dld

Enclosures

cc: Michael A. Siragusa, Erie County Attorney

AT A TERM OF THE SUPREME COURT FO THE STATE OF NEW YORK, COUNTY OF ERIE ON THE 26TH DAY OF JULY, 2012

STATE OF NEW YORK
SUPREME COURT : COUNTY OF ERIE

In The Matter of STEPHANIE PAROBEK and SEAN M. RYAN From Chris Dergald 2013 - Chris Dergald 2011 - 2013 - 2013 - Chris Dergald 2011 - Chris Derga

Petitioners,

٧.

JOSEPH A. MASCIA, and COMMISSIONERS DENNIS E. WARD AND RALPH M. MOHR, constituting THE BOARD OF ELECTIONS OF THE COUNTY OF ERIE

FILED ACTIONS & PROCEEDINGS

JUL 26 2012

BACCA CASH

Respondents.

ERIE COUNTY CLERK'S OFFICE

JUL 26 2012

ERIE COUNTY CLERK'S OFFICE

Upon the annexed petition of Stephanie Parobek and Sean M. Ryan, verified on July 25, 2012 it is hereby

ORDERED that respondents herein show cause before one of the Justices of this Court forth, third floor, 92 Frankling of at a Special Term for the County of Erie thereof to be held in and at, Buffalo, New York on

Tuly 31, 2012 at 9:30 o'clock in the forenoon of that date for the proffer of testimony

or other evidence, or soon thereafter as counsel can be heard, why an Order should not be made invalidating and declaring null and void the Democratic designating petitions filed on behalf of Joseph A. Mascia, purporting to nominate him as candidate for the office of New York State Assembly Member, District 149 and why the Board of Elections of the County of Erie, New York, should not be enjoined and restrained from printing and placing, upon voting machines used that the election to be held on September 13, 2012, the name of the respondent candidate, and for such other and further relief as the Court deems just and proper, and it is hereby

ORDERED That the Board of Elections of the County of Erie, New York, shall produce on a return date of this Order to Show Cause and on the argument thereof, the official permanent personal registration poll record signature copy for the City of Buffalo, New York or such portion or excerpt thereof as the parties hereto or their attorneys may request; the alleged designating petitions of Joseph A. Mascia; all objections and specifications thereto; certificates of declinations; substitutions; and all reports and papers pertaining thereto, all designating petitions filed for the office of New York State Assembly District 149 for the examination of the Court, and it is hereby

ORDERED that leave is hereby granted to the petitioners to amend their pleadings as may be necessary, and it is hereby

ORDERED that leave is hereby granted to the petitioners to submit on the date set for the hearing of this matter additional witnesses, exhibits, proofs, and other evidence as may be necessary, realign the parties hereto, and to amend the petition herein as may be required by further investigation of the facts and/or the unavailability of facts at the time of this order, and it is hereby

ORDERED that service of this Order and the papers upon which it was granted to be deemed due, timely and sufficient if made as follows:

a) Upon the respondent members of the Board of Elections of the County of Erie, New York, at 134 W. Eagle Street, Buffalo, NY 14202 on or before July 26, 2012 by delivering to and leaving a true copy of this Order and of the annexed papers with one of the employees authorized to accept service, commissioners, members, or the Chief Clerk, or Deputy Chief Clerk of the Board, or such other person as may be designated by the Board to receive service.

Upon the respondent, Joseph A. Mascia, on or before July 26, 2012, by delivering to and leaving with him personally a copy of this Order and the annexed papers or by delivering this Order and the annexed papers to a person of suitable age and discretion at 47 Marine Drive Apartment 4E, Buffalo, NY 14202; or alternatively at the option of the petitioners, upon the respondent, Joseph A. Mascia, by enclosing the same in a securely scaled and post paid unapper addressed to the Respondent, Joseph A. Mascia 47 Marine Drive Apartment 4E, Buffalo, NY 14202, via Certified Mail and depositing same with an office or depository of the United States Postal Service on or before July 26, 2013; or alternatively, at the option of the petitioners, service may be made upon the Respondent, Joseph A. Mascia, or by such substituted

Chi pe

b)

DATED:

Buffalo, New York

July 26, 2012

Hon. JOSEPH R. GLOWN, A. J.S.C

GRANTED:

GRANTED

service as authorized by CPLR \$308.

JUL 26 2012

PATRICIA A AIRLLE

STATE OF NEW YORK SUPREME COURT: COUNTY OF ERIE

In The Matter of

STEPHANIE PAROBEK and SEAN M. RYAN,

VERIFIED PETITION

INDEX NO.

Petitioners.

V.

JOSEPH A. MASCIA, and
COMMISSIONERS DENNIS E. WARD AND RALPH M. MOHR,
constituting
THE BOARD OF ELECTIONS OF THE COUNTY OF ERIE,
Respondents.

The petition of Stephanie Parobek and Sean M. Ryan, by their attorneys Cantor, Dolce, and Panepinto, P.C., do allege:

- 1. This proceeding is brought pursuant to the authority of the Election Law, Section 16-102(2), and seeks to invalidate a designating petition of the Respondent, Joseph A. Mascia (hereinafter known as "Mascia") which was filed with the Respondent Eric County Board of Elections (hereinafter "Board").
- 2. Petitioner, Stephanie Parobek, is a duly registered voter and enrolled member of the Democratic Party, who resides at 142 Lexington Avenue, Buffalo, NY 14222, which is located within the New York State Assembly 149th District.
- 3. Petitioner, Sean M. Ryan, is a duly registered voter and enrolled member of the Democratic Party who resides at 47 Windsor Avenue, Buffalo, New York 14209, which is located within the New York State Assembly 149th District.

- 4. Pursuant to Election Law, Section 6-154, Petitioner, Stephanie Parobek, did, on July 18, 2012, duly file with the Board a General Objection to the Democratic designating petition of the Respondent Mascia. A copy of the General Objection is incorporated herein and annexed hereto as Exhibit A.
- 5. Thereafter, on July 24, 2012, Petitioner Parobek did duly file specific objections to the same designating petition with the Board. A copy of the Specific Objections are incorporated herein and annexed hereto as Exhibit B.
- Petitioner Parobek is therefore a qualified objector pursuant to Election Law,
 Section 16-102, and has standing to commence this proceeding to invalidate the subject
 designating petition.
- 7. Petitioner Ryan filed Democratic Designating Petitions for the New York State
 Assembly District 149 on or about July 11, 2012 and is therefore a candidate in the Democratic
 primary election to be held on September 13, 2012, for that party's nomination for the public
 office of New York State Assembly Member, District 149. Petitioner Ryan is an aggrieved
 candidate pursuant to Election Law section 16-102 and has standing to commence this
 proceeding to invalidate the subject designating petition.
- 8. Respondent Mascia, who resides at 47 Marine Drive, Apartment 4E, Buffalo, New York, is purportedly a candidate in the Democratic primary election to be held on September 13, 2012, for that party's nomination for the public office of New York State

 Assembly Member, District 149.
- Respondent Erie County Board of Elections is the body with which the subject designating petition was properly filed and is the body with which objections thereto are filed.
 - 10. As of the date of the filing of this proceeding, the Board has not yet acted upon the

objections filed by Petitioner Parobek.

11. Under the provisions of Election Law, Section 16-102(2), this proceeding to invalidate the Respondent Mascia's designating petition <u>must be taken</u> within the two (2) week period of limitations after the last day to file designating petitions. The last day to commence this proceeding is therefore July 26, 2012.

ISSUES PRESENTED

Signatures

- 12. Election Law, Section 6-136 (2)(1) requires that a designating petition for the office of New York State Assembly Member contain a minimum of five hundred valid signatures of enrolled Democrats, who reside within that political subdivision.
- 13. As can be seen from the attached general and specific objections, which are incorporated by reference into this petition and made a part hereof, the designating petition filed with the Board is invalid as having insufficient number of valid signatures.
- 14. Based solely on the objections, it appears that the designating petition of the Respondent Mascia contains only 153 valid signatures.

Simultaneously Seeking Two Offices

- 15. Respondent Mascia currently resides at a unit administered by the Buffalo Municipal Housing Authority (BMHA), namely 47 Marine Drive Apartment 4E.
- 16. As a resident of such a unit, administered by BMHA, Mascia is eligible to serve as a Tenant Member Commissioner (hereinafter Commissioner) of the BMHA pursuant to the BMHA bylaws, annexed hereto as Exhibit C.
- 17. Petitions for BMHA were circulated for an election held between June 12-15, 2012 (see Exhibit C at 2). Mascia petitioned signatures from residents of BMHA administered

units in order to have his name placed on a ballot to elect him Commissioner of the BMHA.

Respondent Mascia was elected as a Commissioner and on July 24, 2012 signed two oath cards pursuant to that position. A copy of the oath cards are annexed hereto as Exhibit D.

- 18. Before BMHA elections were conducted, Mascia began circulating petitions to have his name included on the New York State Assembly 149 District primary ballot. A copy of the petitions are incorporated herein and annexed hereto as Exhibit E.
- 19. Mascia did not assume his position as Commissioner until after filing his petitions seeking the Democratic Party's nomination for the public office of New York State Assembly Member, District 149 (compare Exhibit D and Exhibit E).
- 19. Due to Mascia's action of circulating petitions for New York State Assembly District 149 before the conclusion of the BMHA voting on June 15 he simultaneously ran for two offices.
- 20. Those individuals who signed Mascia's petition to include him on the ballot for the New York State Assembly District 149 were precluded from signing other petitions. Further, those who voted for Mascia during the BMHA election were precluded from voting for another individual. Both actions deprived individuals of the opportunity to support a candidate who could accept both positions without creating a conflict.
- 21. Serving as both an Assemblymember and as a Commission of BMHA would create a conflict which would necessitate the resignation of one of the positions. See Article III, Section 7 of the New York State Constitution which provides: "If a member of the legislature be elected to congress, or appointed to any office, civil or military, under the government of the United States, the state of New York, or under any city government except as a member of the national guard or naval militia of the state, or of the reserve forces of the United States, his or her acceptance thereof shall vacate his or her seat in the legislature, providing, however, that a member of the legislature may be appointed commissioner of deeds or to any office in which he commissioner of deeds or to any office in which he

Page 103 of 186

or she shall receive no compensation." NY Const Art III, § 7. The Court of Appeals has interpreted this prohibition very broadly to include any placing in civil office or public trust pertaining to the exercise of the powers and authority of the civil government of the State, not reasonably incidental to the performance of duties of a member of the Legislature. People v. Tremaine, 252 N.Y. 27, 40 (1929).

20. An individual is precluded from seeking two offices simultaneously (see generally Matter of Lufty v Gangemi, 35 NY2d 179 [1974]; Matter of Lois Phillips v Suffolk County Board of Elections, 21 AD3d 509 [2005]). Such an action is "fradulent and deceptive" and "injurious to the rights of the electorate" (see Matter of Lufty, 35 NY2d at 182). As such, such an individual should have his name removed from both ballots (see id at 182; see also Matter of Daniel E. Lachanski v Schenectady County Board of Elections, 10 AD3d 467 [2004]).

Hatch Act

- 22. Upon information and belief Mascia's position as a Commissioner of the BMHA constitutes his only source of employment. For his service he receives \$2,000 annually (see New York Public Housing Law § 32); this constitutes the sole source of earned income for Mascia.
- 23. BMHA is funded by the US Government (see HUDNo.2011-03-18; BMHA Awarded \$9.4M from HUD, Buffalo Business First, July 12, 2011).
- 24. The Hatch Act (5 U.S.C. § 1501 et seq) restricts the political activity of individuals principally employed by state or local executive agencies who work in connection with programs financed in whole or in part by federal loans or grants (see 5 U.S.C. § 1502).
- 25. The Hatch Act employees whose principal employment is with a federally financed state or local agency (5 U.S.C. § 1501).
- 26. A person covered by the Hatch Act may not be a candidate for public office in a partisan election (5 USC § 1501).

- 27. Mascia's position as a Commissioner of the BMHA precludes him, pursuant to the Hatch Act, from running in a partisan election.
- 28. The Respondent Board should be enjoined from placing and directed to strike the name of the Respondent Mascia from all voting machines and paper ballots to be used at the September 13, 2012 Democratic primary election.
- 29. No previous request for the relief sought herein has been made to any Court.

 WHEREFORE, the Petitioner requests that the Court grant an Order, pursuant to it authority under Election Law, Section 16-100 (1):
 - a) Invalidating the designating petition of the Respondent Mascia as mentioned above; and
 - b) Enjoining and/or directing the Erie County Board of Elections from placing and/or removing his name from all machines and paper ballots for the September 13, 2012
 Democratic Primary, in the New York State Assembly 149 District; and
 - c) Granting such other, further, and different relief as the Court may deem just and proper.

Dated: July 25, 2012

Sean E. Cooney, Esq

Cantor, Dolce & Panepinto, PC
Attorneys for the Petitioners

1600 Main Place Tower

350 Main Street

Buffalo, NY 14202

(716)852-1888

Verification

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

Stephanie Parobek, being duly sworn deposes and says that she is the Petitioner in this action; that she has read the foregoing Verified Petition and knows the contents thereof; that the same is true to the knowledge of Deponent, except as to those matter therein states to be alleged on information and belief, and that as to those matters she believes to be true

Stephanie Parobek

Sworn to before me this 25 th day of July, 2012

Notary Public

Johna Logan Pennel
Notary Fublic, State of New York
Reg. # 02 PE 6263418
Qualified in Frie County

Expiration: 6/7/16

Sean M. Ryan, being duly sworn deposes and says that he is the Petitioner in this action; that he has read the foregoing Verified Petition and knows the contents thereof; that the same is true to the knowledge of Deponent, except as to those matter therein states to be alleged on information and belief, and that as to those matters he believes to be true

Sean M. Ryan

Sworn to before me this 25 th day of July, 2011

Notary Public

Joshua Lagan Pennel

Notary Public, State of New York

Reg + 02 PE6263418

audified in Ene Gunty

Expiration: 6/7/16



MICHAEL A. SIRAGUSA ERIE COUNTY ATTORNEY

MARK C. POLONCARZ

COUNTY EXECUTIVE

DEPARTMENT OF LAW

MICHELLE M. PARKER
FIRST ASSISTANT COUNTY ATTORNEY

JEREMY C. TOTH
SECOND ASSISTANT COUNTY ATTORNEY

July 27, 2012

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:

Chesson, Deborah and Brown, Joseph D. v. Dennis E. Ward and Ralph M.

Mohr, Commissioners of and

Constituting the Erie County Board of Elections, and Willie Morris and Markeith Pridgen, and Star N. Morris

and Derrick Wheeler

Document Received:

Order to Show Cause

Name of Claimants:

Deborah Chesson 144 Wecker Street

Buffalo, New York 14215

Joseph D. Brown 133 Goulding Avenue Buffalo, New York 14208

Claimant's attorney:

Jeffrey E. Marion, Esq.

The Williamsville Law Center Building

17 Beresford Court

Williamsville, New York 14221

Should you have any questions, please call.

Very truly yours,

MICHAEL A. SIRAGUSA Erie County Attorney

Michelle M. Parker

First Assistant County Attorney Direct Dial: (716) 858-2209

Email: parkerm3@erie.gov

MMP:dld

Enclosure

cc: Michael A. Siragusa, Erie County Attorney

Eric County double Blocker's Office

From Joson Hurley

On the 26 mg & July

At 3:16 in 10 July

Septy of 80 in the 10 good

PRESENT: HON. PATRICK H. MEMOYER !

Justice Presiding

STATE OF NEW YORK

SUPREME COURT: COUNTY OF ERIE

In the Matter of the Application of

DEBORAH CHESSON

Petitioner-Objector (Lovejoy 3)

JOSEPH D. BROWN

Petitioner-Aggrieved Candidate (Lovejoy 5),

-V3-

DENNIS E. WARD and RALPH M. MOHR Commissioners of and Constituting the ERIE COUNTY BOARD OF ELECTIONS

Respondent

and,

WILLIE MORRIS and MARKEITH PRIDGEN.

Respondent-Candidates (Lovejoy 3)

and

STAR N. MORRIS and DERRICK WHEELER

Respondent Candidates (Lovejoy 5);

At a Special Term of the Supreme Court held in and for the County of Erie, at the Courthouse in the City of Buffalo, New York on the 26th day of July, 2012.

ACTIONS & PROCEEDINGS

CLERK'S OFFICE

ORDER TO SHOW CAUSE

INDEX NO. 2012/ 2569

IASJ HON PRIMITIEL HENOVER, LSC

PAID CASH___

JUI 26 2012

CLARY S OFFICE

EPIE D. CHI CLUST CONT.

Upon the Verified Petition of the Petitioners, Deborah Chesson and Joseph D.

Brown, dated the 25th day of July, 2012, and upon the general and specific objections for Lovejoy Election District Three (3), incorporated therein, and after

DUE DELIBERATION having been had, it is hereby,

ORDERED, that the all the RESPONDENTS or counsel therefore,

SHOW CAUSE BEFORE THIS COURT, at a Special Term, Supreme Court, to be held in and for the County of Erie, State of New York, in the Courthouse in the City of August
Buffalo, at Part 34 thereof, on the 6th day of July, 2012 at 11:450 clock in the

Why an order pursuant to Election Law, Section 16-102 should not be made and entered in this action, granting the following relief:

- 1. Invalidating the Democratic Party designating petitions of the Respondent-Candidates Willie Morris, Markeith Pridgeon, Star N. Morris and Derrick Wheeler, as candidates in the September 13, 2012 primary election for the party positions of district committee member, in the 3rd election district and 5th election district in the Lovejoy Ward, in the City of Buffalo, County of Erie and State of New York; and,
- Directing the Respondent Eric County Board of Elections to remove the names of such Respondents Willie Morris, Markeith Pridgeon, Star N. Morris and Derrick Wheeler, as designated candidates of the Democratic Party for such party positions for said September 13, 2012 primary election; and,
- 3. Granting such other, further and different relief as this Court may deem just and proper.

SERVICE OF PROCESS:

And it is further,

ORDERED, that service of a conformed copy of this Order to Show Cause and Verified Petition (but not a copy of the objections), upon the Respondents herein, shall be deemed good and sufficient if accomplished as follows:

1. Service upon the Respondent Erie County Board of Elections:

By the delivery of a copy thereof to a person authorized to accept service at the offices of the Erie County Board of Elections located at 134 W. Eagle Street Buffalo, NY 14202.

Service upon the Respondent Candidates Willie Morris, Markeith Pridgeon,
 Star N. Morris, and Derrick Wheeler:

By any of the methods for service upon a natural person, as provided for in CPLR 308.

That such service upon the Respondents Erie County Board of Elections and the named candidates shall be done and any mailing completed no later than 11:59 P.M. on the 26th day of July, 2012; and it is further,

ORDERED, that the Respondent Erie County Board of Elections shall provide to the Court on or before the return date hereof, the original designating petitions of the Respondents candidates for the 3rd and 5th election districts of the Lovejoy Ward, in the

City of Buffalo, County of Erie and State of New York, the Board's entire record, including the objections filed, in Lovejoy 3rd and 5th Election Districts, as well as the Democratic Party designating petitions of Timothy Kennedy for 63rd State Senate District and Crystal Peoples for the 141st State Assembly District, together with a copy of the decision of such Board on the objections filed against the subject designating petition, in election district 3; and it is further,

ORDERED, that the Respondents (or their counsel) shall submit responding papers to the Court and to Petitioner's counsel, no later than 5:00 P.M. on the 315 day of July, 2012.

PAYRICK H. MENOYER, J.S.C.

July 26, 2012

JUSTICE OF THE SUPREME COURT COUNTY OF ERIE

GRANTED:

Court Clerk

STATE OF NEW YORK SUPREME COURT: COUNTY OF ERIE In the Matter of the Application of **DEBORAH CHESSON** Petitioner-Objector (Lovejoy 3) JOSEPH D. BROWN Petitioner-Aggrieved Candidate (Lovejoy 5), INDEX NO. 2012/ -VS-DENNIS E. WARD and RALPH M. MOHR VERIFIED PETITION Commissioners of and Constituting the **ERIE COUNTY BOARD OF ELECTIONS** Respondent and. WILLIE MORRIS and **MARKEITH PRIDGEN** MI 2 6 2012 Respondent-Candidates (Lovejoy 3) ERIE COUNTY CLERK'S OFFICE and STAR N. MORRIS and DERRICK WHEELER Respondent Candidates (Lovejoy 5);

TO THE SUPREME COURT, ERIE COUNTY:

Petitioners Deborah Chesson and Joseph D. Brown, as and for their Verified Petition, by their attorney Jeffrey E. Marion, Esq., do allege:

1. They are the Petitioners in this proceeding under Election Law, Section 16-102 which seeks to invalidate the Democratic Party designating petitions of the Respondents, Willie Morris, Markeith Pridgen, Star N. Morris and Derrick Wheeler for district committee members in the 3rd and 5th election districts of the Lovejoy Ward in the City of Buffalo, County of Erie and State of New York, for the September 13, 2012 Democratic Party primary election.

L PARTIES:

1. Petitioners:

2. Petitioner Deborah Chesson is a registered voter in the County of Erie and an enrolled member of the Democratic Party, and who resides at 144 Wecker St., Buffalo, NY 14215.

In addition, she is a qualified person under Election Law, Section 6-154, who has duly filed objections with the Erie County Board of Elections against the Democratic Party designating petition of the Respondent candidates, Willie Morris and

Markeith Pridgen for the party positions of district committee members in the 3rd election district of the Lovejoy Ward, in the City of Buffalo.

3. Joseph D. Brown is also an enrolled Democratic voter residing at 133
Goulding Ave., Buffalo, NY 14208 which is located in the 141st Assembly District in the
City of Buffalo, and who is also a candidate for Democratic Party committee member in
the same 3rd election district of the Lovejoy Ward, and thus, he is an "aggrieved
candidate" as provided for in Election Law, Section 16-102.

2. Respondents:

- 4. Dennis E. Ward and Ralph M. Mohr are the Commissioners of and constitute the Erie County Board of Elections (hereinafter, "County Board"), which is the governmental administrative body with which the subject designating petitions were filed by the Respondent candidates and whose offices are located at 134 W. Eagle Street, Buffalo, New York 14202.
- 5. In addition, the general and specific objections by the Petitioner Deborah
 Chesson against such designating petitions of Respondents Willie Morris and Markeith
 Pridgen were also filed with such Board and it is the body that will ultimately rule upon
 the validity of the objections filed by such Petitioner, at the administrative level.

- 6. Respondents, Willie Morris and Markeith Pridgen, are candidates for the Democratic Party positions of committee member in the Lovejoy 3 election district, at the September 13, 2012 Primary Election, and who were purportedly designated for such party position by the subject designating petition with such document having been filed in the offices of the Respondent County Board.
- 7. Respondents, Star N. Morris and Derrick Wheeler, are candidates for the Democratic Party positions of committee member in the Lovejoy 5 election district, at the September 13, 2012 Primary Election, and who were purportedly designated for such party position by the subject designating petition with such document having been filed in the offices of the Respondent County Board.

II. <u>PETITIONERS' STANDING:</u>

- 8. Petitioner Deborah Chesson has previously timely filed with the County Board, general objections (on or about the 16th day of July, 2012) and specific objections (on or about the 20th day of July, 2012) as required by Election Law, Section 6-154.
- 9. By virtue of her status then as a voter qualified to vote for the party position of district committee member in Lovejoy 3, and being an enrolled member of the

Democratic Party, the Petitioner has standing to commence this invalidation proceeding under the provisions of Election Law, Section 16-102.

10. Petitioner Joseph D. Brown, as a candidate for the party position of Democratic Party committee member in Lovejoy 3rd election district, is an aggrieved candidate with standing to commence this invalidated proceeding under Election Law, Section 16-102.

III. JURISDICTION

- 11. The appropriate procedure for the invalidation of election-related documents such as the subject designating petitions of the Respondent candidates, Willie Morris, Markeith Pridgen, Star N. Morris and Derrick Wheeler, is an invalidation proceeding under Election Law, Section 16-102.
- 12. Jurisdiction has been acquired by the timely commencement of this proceeding by the Petitioners within fourteen (14) days of the last date for the filing of designating petitioners with the Board which for this year was Thursday, July 12, 2012 as required by Election Law, Section 16-102.

IV. <u>NECESSARY PARTIES</u>

13. All individuals or entities who have an interest in the outcome of the requested invalidation or who might be inequitably affected thereby have been made parties to this proceeding.

V. VENUE:

14. This matter is properly brought in Erie County, as all of the parties are residents thereof and the challenged document was all filed in the Erie County Board of Elections, as provided for by CPLR Section 506.

VI. BACKGROUND

15. This is a proceeding brought by the Petitioners Deborah Chesson and Joseph D. Brown, pursuant to Election Law, Section 16-102, which seeks to invalidate the Democratic Party designating petitions of the Respondent candidates, Willie Morris, Markeith Pridgen, Star N. Morris and Derrick Wheeler – which were filed with the Respondent Erie County Board of Elections.

- 16. As contained in the specific objections filed with the Board in Lovejoy 3, based upon the numerous grounds contained therein including the alleged backdating, it is the reasonable belief of the Petitioner-Objector that the designating petition of the Respondent candidates Willie Morris and Markeith Pridgen lacks the requisite number of valid signatures (27) and is therefore invalid.
- 17. However, a review of the signatures of witness Willie Morris on the designating petition of Timothy Kennedy, candidate for State Senate, circulated simultaneously with the subject petition here for committee members, clearly shows that the same signatures were actually witnessed on June 23, 2012 not, as incorrectly stated as June 6, 2012, on the committee member petition.
- 18. No objections were filed with the Board against the designating petition of Respondents Star N. Morris and Derrick Wheeler in Lovejoy District 5, but similarly, the witness Willie Morris did backdate the signatures of the voters, which can be easily seen by comparing them to the same signatures he witnessed on the designating petition for Crystal Peoples for member of the State Assembly in the 141st district.

19. Since the entire sheet (numbered page 1) of the committee petition is thus invalid, at best there are only 13 signatures left (on page 2) which could be valid – which are not enough to qualify the petition – 19 signatures are required.

VIL PERMEATION OF FRAUD:

- 20. Regardless of the total number of signatures, it is clear that candidate and witness Willie Morris engaged in egregious fraudulent conduct in the backdating of signatures on the two subject petitions for Lovejoy 3 and 5.
- 21. He knowingly and intentionally backdated them in order to gain the advantage that the Election Law gives to the earlier dated signature in the case of duplicates of the same voters.
- 22. Without knowing or caring whether the opposition candidates had obtained such signatures, candidate and witness Willie Morris simply backdated them to the first week for circulating petitions even tough they were carried in the third week.
- 23. Then, to compound the fraud, he signed a witness statement the equivalent of an affidavit falsly stating that those were the proper dates.

24. For that reason alone, this court should declare that such petitions are invalid as being permeated with fraud.

VIII. CONCLUSION:

- 25. Thus, the Democratic Party designating petitions of the Respondent candidates, Willie Morris, Markeith Pridgen, Star N. Morris and Derrick Wheeler, are void and must be invalidated.
- 26. The Respondent Erie County Board of Elections should be directed to remove the name of the Respondent candidates, Willie Morris, Markeith Pridgen, Star N. Morris and Derrick Wheeler, for committee member in Lovejoy 3 and 5 from the ballot for the September 13, 2102 primary election.

IX. DECISION OF BOARD OF ELECTIONS:

27. As of the date of the commencement of this proceeding, the Petitioner has not yet received notice of the decision on the objections filed with the Respondent Eric County Board of Elections, as to Lovejoy 3.

28. This anticipatory invalidation proceeding is required to be brought before such decision is made by the Board in order to comply with the strict time requirements of Election Law, Section 16-102.

X. SERVICE OF RESPONDING PAPERS

- 29. Petitioners request that the answering papers be served upon Petitioners' counsel at least one (1) day prior to the return date hereof.
- 30. No previous request for the relief sought herein has been made to any other Court.

WHEREFORE, Petitioners request that this Court enter an order granting the following relief, pursuant to Election Law, Section 16-102:

- 1. Invalidating the Democratic Party designating petitions of the Respondent-Candidates Willie Morris, Markeith Pridgen, Star N. Morris and Derrick Wheeler, as candidates in the September 13, 2012 primary election for the party positions of district committee member, in the 3rd election district and 5th election district in the Lovejoy Ward, in the City of Buffalo, County of Erie and State of New York; and,
- 2. Directing the Respondent Erie County Board of Electionsto remove the name of such Respondents Willie Morris, Markeith Pridgen, Star N. Morris and Derrick Wheeler, as designated candidates of the Democratic Party for such party positions for said September 13, 2012 primary election; and,
- 3. Granting such other, further and different relief as this Court may deem just and proper.

DATED: July 25, 2012

Buffalo, New York

Jeffrey E. Marion, Esq. 17 Beresford Court Williamsville, NY 14221

(716) 565-2000

VERIFICATION

STATE OF NEW YORK)
COUNTY OF ERIE) ss.

Deborah Chesson, being duly sworn deposes and says that (s)he is a Petitioner in this proceeding; that (s)he has read the foregoing PETITION and knows the contents thereof; that the same is true to the knowledge of deponent, except as to the matters therein stated to be alleged on information and belief, and that as to those matters (s)he believes them to be true.

Deborah Chesson

Sworn to before me this 25th day of July, 2012

STATE OF NEW YORK)
COUNTY OF ERIE) ss.:

Joseph D. Brown, being duly sworn deposes and says that (s)he is a Petitioner in this proceeding; that (s)he has read the foregoing PETITION and knows the contents thereof; that the same is true to the knowledge of deponent, except as to the matters therein stated to be alleged on information and belief, and that as to those matters (s)he believes them to be true.

Joseph D. Brown

Sworn to before me this 25th day of July, 2012

3. #

Committee of Dunda, in sed for the City of Builde, County of Brie, then of May North

DEMOCRATIC BESIGNATING PETITION

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* UEMUUK# : PARTY DESIGNATING PETITIO

I, the undersigned, do hereby state that I am a clar eventer loss of the Damocratic Party and entitled to vote at the next primary election of puch party, to be held on September 13, 2012; that my place of residence is but, stated opposite my signature layers, and I do hareby designate the bilinear eventer.

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Arthur G. Eve Jr., 134 Jonesti Phu, Buffalo, Nr. 14216
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DEMOCRATIC DESIGNATING PETITION

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Hame(s) of Candidate(s)	Public Office or Party Position	Place of Buildanes (also past office address, if not identical
Star N. Morris	MEMBRID of the Date County December Countries CITY OF BUSPALO	395 Leray Ave Bussalo, NY 14214
berrick Wheeler	D SECTION DESTRUCT County of Disk, State of You Wast	11 Olympic Ave Bustials, NY 14215

Varis 14208

Donnie S. Russell, 25 Shiriny Avenue, Dudlide, New York 14215

Olde, New York 14202

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DENO ATIC PARTY DESIGNATING PET ON

4. The undersigned, do hereby state that I ask a v_{ery} encoded voter of the Democratic Perty and entitled to v_{ery} at the next primary election of each party, to be held on September 13, 2012; that my pince of residence is truly stated appeals my eigenture herebs, and I do hereby designate the following represent (or persons) as a condition (or conditions) for the exemination of such party, for public office or for election to a party position of such party.

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Timothy M. Kennedy	New York State Seneter 63° Classet State of New York	36 Britt Ave. Buffelo, NY 14220

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MICHAEL A. SIRAGUSA **ERIE COUNTY ATTORNEY**

MARK C. POLONCARZ

COUNTY EXECUTIVE

DEPARTMENT OF LAW

MICHELLE M. PARKER FIRST ASSISTANT COUNTY ATTORNEY

JEREMY C. TOTH SECOND ASSISTANT COUNTY ATTORNEY

July 27, 2012

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:

Betz, Edward A. v. Key, Edward Earl, Mohr, Ralph M. and Ward, Dennis E.

Document Received:

Order to Show Cause

Name of Claimant:

Edward A. Betz

65 Whitney Place, Unit 5 Buffalo, New York 14201

Claimant's attorney:

John T. Loss, Esq. Connors & Vilardo, LLP

1000 Liberty Building 424 Main Street

Buffalo, New York 14202

Should you have any questions, please call.

Very truly yours,

MICHAEL A. SIRAGUSA **Erie County Attorney**

Michelle Parker

First Assistant County Attorney Direct Dial: (716) 858-2209

Email: parkerm3@erie.gov

MMP:dld Enclosure Nicholas Romano-26/2:11 July 12 At a Special Term of the Supreme Court held in and for the County of Erie, at the Courthouse, in the City of Buffalo, New York on the 25th day of July, 2012.

PRESENT: Hon. CHON DEBORAH A HARMIGES ISC

, J.S.C.

FILED

ACTIONS & PROCEEDINGS

Justice Presiding

STATE OF NEW YORK SUPREME COURT : COUNTY OF ERIE Jin 25 200

CLERK'S OFFICE

In the Matter of the Application of EDWARD A. BETZ, 65 Whitney Place, Unit 5 Buffalo, New York 14201, Objector,

ORDER TO SHOW CAUSE

Petitioner.

·vs·

Index No. 2012- 2557

EDWARD EARL KEY,

Putative Candidate for Democratic

Party for Buffalo City Court Judge "Place of Residence" Listed on

Democratic Designating Petition:

43 Fernhill Avenue, Buffalo, New York 14215;

"Place of Residence" under Election Law § 1-104(22):

706 4th Street, Niagara Falls, New York 14302 and

RALPH M. MOHR and

DENNIS E. WARD, as Commissioners

of Elections and Constituting the

Erie County Board of Elections

134 West Eagle Street

Buffalo, New York 14202,

PAID CHECK_CASH

JUL 25 2017

ERIE COUNTY CLERK'S OFFICE

Respondents,

For an Order Pursuant to the Election Law Declaring Insufficient, Defective, Invalid, Null and Void, the Democratic Party Designating Petition of Respondent Candidate for Buffalo City Court Judge, County of Erie, State of New York for the Democratic Party Primary Election to be Held on September 13, 2012

ERIE CO BOE JUL 26'12 001210

and to Enjoin, Restrain and Prohibit the Erie County Board of Elections from Printing and Placing the Name of Said Candidate Upon the Official Ballots of Such Primary Election.

> Comm. 15D-4 Page 157 of 186

Upon the annexed Verified Petition of Edward A. Betz, petitioner, sworn to on the 25th day of July, 2012, with exhibits, it is hereby

ORDERED, that the respondents herein show cause before this Court, Hon.

Shirley Troumen, J.S.C., at a Special Term, Part 11, thereof, to be held at Enchapture, 25 Dekapte five if fit in the City of Buffalo, County of Erie, State of New York, on the 4th day of August, 2012, at 9:30 a.m./p.m., or as soon thereafter as counsel can be heard, why an order should not be made and entered herein:

- 1. Declaring insufficient, defective, invalid, null and void the Democratic Party Designating Petition of Respondent, Edward Earl Key, Putative Candidate for Democratic Party for Buffalo City Court Judge, which purports to name the Respondent as a candidate for the Democratic Party for Buffalo City Court Judge, County of Erie, State of New York for the Democratic Party Primary Election to be held on September 13, 2012;
- 2. Enjoining, restraining and prohibiting the respondents, Ralph M.

 Mohr and Dennis E. Ward, as Commissioners of Elections and Constituting the

 Eric County Board of Elections, from printing and placing on the official ballots the
 name of Respondent, Edward Earl Key, as a Democratic Party Candidate for

 Buffalo City Court Judge, County of Eric, State of New York for the Democratic

 Party Primary Election to be held on September 13, 2012, and why the petitioner

 should not have such other and further relief as to this Court may seem just and
 proper, and it is further

ORDERED, that the respondents, Ralph M. Mohr and Dennis E. Ward, as Commissioners of Elections and Constituting the Erie County Board of Elections, be and they are hereby ordered and directed to produce upon the return date and hearing related to this order to show cause the originals of (a) the aforesaid Democratic Designating Petition of Respondent Edward Earl Key, Putative Candidate for Democratic Party for Buffalo City Court Judge, County of Erie, State of New York for the Democratic Party Primary Election to be held on September 13, 2012, (b) the General Objections filed against his Democratic Designating Petition, (c) the Specific Objections filed against his Democratic Designating Petition, and (d) any written decision rendered in regard to such objections, and it is further

ORDERED, that sufficient reason appearing therefore, leave is granted to the petitioner to submit upon the return date related to this order to show cause and the argument thereof such additional proof, exhibits and other evidence as may be necessary, and it is further

ORDERED, that service of a copy of this order to show cause, together with a copy of the verified petition with exhibits upon which it is granted, upon (a) the respondents, Ralph M. Mohr and Dennis E. Ward, Commissioners of Elections and Constituting the Eric County Board of Elections, be made by leaving a copy of said papers with a person of suitable age and discretion (including but not limited to personal service upon the respondent(s)), at the Office of the Eric County Board of Elections at 134 West Eagle Street, Buffalo, New York 14202, in the City of Buffalo, County of Eric, State of New York on or before the 26th day of July, 2012, and (b) the respondent, Edward Earl Key (1) by personally serving him on or before the 26th day of July, 2012; or (2) by depositing a copy of the order to show cause and a copy of the verified petition with exhibits upon which it is granted in a

securely sealed and postpaid envelope or package addressed to said respondent candidate, at the address as it appears on the Democratic Designating Petition of said respondent candidate, at a post office or branch thereof or in a post office box regularly maintained by the United States Postal Service in the County of Erie on the 25th day of July, 2012, and (i) by leaving in a conspicuous place a copy of the said order to show cause and a copy of the verified petition with exhibits upon which it is granted outside the outer or other door of the residence of said respondent candidate, at the address as it appears on the Democratic Designating Petition of said respondent candidate on or before the 26th day of July, 2012 or (ii) by leaving a copy of said papers with a person of suitable age and discretion at that address on or before the 26th day of July, 2012; and that such service as herein provided shall be and constitute due, timely and sufficient notice to the respondents herein, and it is further

ORDERED, that service of any answering papers of respondents be filed with the Court and served upon the offices of Connors & Vilardo, LLP, attorneys for Petitioner, at 1000 Liberty Building, 424 Main Street, Buffalo, New York 14202, at or before 5:00 p.m. the day before the return date related to this order to show cause.

ton. HON DERORAH A HAENDIGES LS.C. J.S.C.

GRANTED:

GRANTED

JUL 2 5 2012

MELANIE RUSZAJ | COURT CLERK

STATE OF NEW YORK SUPREME COURT: COUNTY OF ERIE

In the Matter of the Application of EDWARD A. BETZ, 65 Whitney Place, Unit 5 Buffalo, New York 14201, Objector,

Petitioner.

.vs-

EDWARD EARL KEY,
Putative Candidate for Democratic
Party for Buffalo City Court Judge
"Place of Residence" Listed on
Democratic Designating Petition:
43 Fernhill Avenue, Buffalo, New York 14215;
"Place of Residence" under Election Law § 1·104(22):
706 4th Street, Niagara Falls, New York 14302
and
RALPH M. MOHR and
DENNIS E. WARD, as Commissioners
of Elections and Constituting the
Erie County Board of Elections
134 West Eagle Street
Buffalo, New York 14202,

Respondents.

For an Order Pursuant to the Election Law Declaring Insufficient, Defective, Invalid, Null and Void, the Democratic Party Designating Petition of Respondent Candidate for Buffalo City Court Judge, County of Erie, State of New York for the Democratic Party Primary Election to be Held on September 13, 2012

and to Enjoin, Restrain and Prohibit the Erie County Board of Elections from Printing and Placing the Name of Said Candidate Upon the Official Ballots of Such Primary Election.

ERIE CO BOE IN SE "IZ MIZIO

VERUIED PETITION

Index No. 2012-2557

FILED ACTIONS A PROCEEDINGS

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CLERK'S OFFICE

TO THE SUPREME COURT OF THE STATE OF NEW YORK:

The petitioner, by his attorneys, Connors & Vilardo, LLP, 1000 Liberty

Building, 424 Main Street, Buffalo, New York 14202 (phone: 716-852-5533), as and

for his verified petition herein respectfully shows and alleges:

- 1. That your petitioner, EDWARD A. BETZ, is a registered voter, and enrolled member of the Democratic Party and resides at 65 Whitney Place, Unit 5, Buffalo, County of Erie, State of New York, and is qualified to vote in the Democratic Party Primary Election to be held on September 13, 2012, for the party position (Democratic Party Candidate for Buffalo City Court Judge) for which respondent, Edward Earl Key, is seeking the nomination.
- 2. That as will be set forth in more detail hereinafter, your petitioner has filed general objections and specific objections pursuant to the New York State Election Law with the Board of Elections of Erie County, State of New York.
- 3. That at all times hereinafter-mentioned respondents, Ralph M. Mohr and Dennis E. Ward, are the Election Commissioners for the County of Erie and constitute the Erie County Board of Elections ("Erie County Board of Elections"), and maintain their offices at 134 West Eagle Street, Buffalo, New York 14202.
- 4. That respondent, Edward Earl Key, Putative Candidate, filed a

 Democratic Designating Petition on or about July 12, 2012, for the Democratic

 Party position of Buffalo City Court Judge, County of Erie, State of New York for a

 Democratic Party Primary Election to be held on September 13, 2012. See Exhibit

 A (copy of Petition).

THE PETITION LACKS A SUFFICIENT NUMBER OF VALID SIGNATURES

- 5. That your petitioner duly filed on July 16, 2012, with the Erie County Board of Elections, General Objections, see Exhibit B (copy of "General Objections"), to the Democratic Designating Petition of Respondent, Edward Earl Key, which were mailed on July 16, 2012 to Respondent, Edward Earl Key; thereafter, your petitioner duly filed on July 23, 2012, with the Erie County Board of Elections, Specific Objections, see Exhibit C (copy of "Specific Objections") filed pursuant to the rules and regulations of the Erie County Board of Elections and the provisions of New York State Elections Law § 6·154 challenging the validity of the Democratic Designating Petition filed on behalf of said respondent Candidate, for the Democratic Party position of Buffalo City Court Judge.
- 6. That upon information and belief, the respondent, Erie County Board of Elections, has not made a determination on the objections challenging the aforesaid Democratic Designating Petition.
- 7. That a copy of said specific objections as filed with the Erie County Board of Elections, see *Exhibit C*, is made a part hereof as though fully set forth herein, and sets forth objections which should have been sustained by the Erie County Board of Elections.
- 8. The total number of signatures claimed in the Democratic Designated Petition at issue is 3,232. See Exhibit A. As set forth in Exhibit C (including by reference to the within Appendix "A" ("Numerical and alphabetical references")),

the total number of signatures objected to is 2,057, leaving only 1,125 remaining valid signatures – well short of the 2,000 signatures required to be filed.

- 9. Indeed, as can be seen from the specific objections (by reference to Appendix "A"), the signatures are invalid because, among other reasons, people have provided wrong addresses, do not live in the City of Buffalo, have signed more than once, are deceased and have hand printed (rather than signed) as well as subscribing witnesses who, among other things, are not enrolled in the Democratic Party (i.e., the political party making the designation) and who fail to set forth the correct number of signatures subscribed to.
- 10. Accordingly, the Democratic Designating Petition of respondent Candidate should, as a matter of law, be declared insufficient, defective, invalid, null and void as an instrument to place respondent Candidate upon the ballot for the Democratic Party Primary Election on September 13, 2012 for the Democratic Party position set forth above.
- 11. That this Supreme Court proceeding is commenced before the Erie County Board of Elections has rendered its decision herein upon the said objections filed by Objector/Petitioner, but within the time provided in Section 16-102 of the New York State Election Law so that that time does not expire prior to the commencement of the Supreme Court proceeding.

IN THE ALTERNATIVE, THE ENTIRE DEMOCRATIC DESIGNATED PETITION SHOULD BE STRICKEN BECAUSE MR. KEY'S ACTUAL "PLACE OF RESIDENCE" DIFFERS FROM THAT LISTED ON EACH SHEET OF THE PETITION

- 12. In the event that the Erie County Board of Elections (or the Court in the Supreme Court proceeding) does not determine that the remaining valid signatures are insufficient so that the petition is invalid, the Democratic Designating Petition at issue nonetheless should be invalidated.
- 13. As can be seen from each sheet of the petition, the "Place of Residence" of Mr. Key is listed as "43 Fernhill, Buffalo, NY 14215." See Exhibit A.
- 14. Upon information and belief, however, that "place of residence" is not Mr. Key's actual "place of residence" as defined by Election Law § 1-104 (22), which provides that "[t]he term 'residence' shall be deemed to mean that place where a person maintains a fixed, permanent and principal home and to which he, wherever temporarily located, always intends to return."
- 15. Upon information and belief, Mr. Key's actual "residence" is 704 4th Street, Niagara Falls, New York 14302.
- 16. Upon information and belief, that Niagara Falls address has been Mr. Key's residence for quite some time as reflected in the document attached as Exhibit D.
- 17. Upon information and belief, Mr. Key voted from that Niagara Falls address on November 3, 2011 as a member of the Independence Party.

- 18. In early December of 2011, Mr. Key registered to vote in Erie County, and listed the Niagara Falls address as his former address, with a current address of "43 Fernhill upper" in Buffalo. See Exhibit E.
- 19. According to documents as set forth in *Exhibit F*, 43 Fernhill Avenue in Buffalo is owned by Samuel P. Davis who, upon information and belief, lives at that property. *See Exhibit A* (sheet 148).
- 20. As can be seen from the sheets of the Democratic Designating

 Petition, see Exhibit A, Mr. Key's sheets are dated from June 6, 2012 to July 10,

 2012.
- 21. Upon information and belief, as reflected in *Exhibit G*, on June 15, 2012, Mr. Key registered a 2009 red Acura (license plate of FMW 9988) and used the Niagara Falls address for the registrant information.
- 22. In addition, as reflected in *Exhibit H*, even as of July 23, 2012, Mr. Key's address for his driver's license remains the Niagara Falls address, which is also the same address reflected on his vehicle registrations (see Exhibit I).
- 23. Courts have recognized that "residence for the purposes of registration and voting imports not only an intention to reside at a fixed place, but also personal presence in that place coupled with conduct which bespeaks of such an intent." Matter of Palla v. Suffolk County Board of Elections, 31 N.Y.2d 36, 47, 334 N.Y.S.2d 860, 867 (1972). "The crucial factor in determining whether a particular residence complies with the requirements of the Election Law is that the individual must manifest an intent, coupled with physical presence "without any aura of

sham." See Stewart v. Chautauqua County Board of Elections, 69 A.D.3d 1298, 1300, 894 N.Y.S.2d 249, 252 (4th Dep't) (quoting People v. O'Hara, 96 N.Y.2d 378, 385, 729 N.Y.S.2d 396, 400 (2001)), aff'd, 14 N.Y.3d 139, 146-47, 897 N.Y.S.2d 704, 708-09 (2010) (voter "may not 'create an address merely to circumvent[] residency requirements") (quoting Matter of Palla, supra).

- 24. Based upon the foregoing, upon information and belief, the address contained in the Democratic Designated Petition is not Mr. Key's true residence, but was inserted on each sheet of the petition to mislead the signers of the Democratic Designated Petition and hence, constituted a fraud upon electors.
- true (and only) residence is 706 4th Street, Niagara Falls, New York 14302. At a minimum, petitioner has set forth a sufficient showing that there should be a hearing with testimony from Mr. Key and others concerning his true residence with Mr. Key's being required to produce copies of (a) any lease for 43 Fernhill Avenue upper, Buffalo New York and 706 4th Street, Niagara Falls, New York, (b) any bills and proof of payment for gas, electricity, cable, telephone, cell phone, internet service, and newspapers and other periodical subscriptions at 43 Fernhill Avenue upper, Buffalo New York and 706 4th Street, Niagara Falls, New York since December 1, 2011, (c) his current information on file with the Attorney Registration Unit of the Office of Court Administration; (d) his EZ Pass statements since December 1, 2011, (e) his bank account statements since December 1, 2011, (f) his credit card statements since December 1, 2011, (g) his driver's license,

- (h) his vehicle registrations, (i) 2011 federal and state income tax returns filed in 2012 (and documents related to any extension sought), (j) quarterly tax payment documents and payments for the last quarter of 2011 and for 2012, (k) W2 forms for 2011, and (l) documents for income earned in 2012 insofar as those documents contain any address of his.
- 26. In light of the foregoing, this Court should invalidate the entire Democratic Designating Petition of Mr. Key. See Matter of Chaimowitz v. Calcaterra, 76 A.D.3d 685, 909 N.Y.S.2d 76 (2d Dep't 2010); Matter of Willis v. Suffolk County Board of Elections, 54 A.D.3d 436, 862 N.Y S.2d 608 (2d Dep't), leave denied, 11 N.Y.3d 701, 864 N.Y.S.2d 388 (2008); Matter of Fernandez v. Monegro, 10 A.D.3d 429, 780 N.Y.S.2d 741 (2d Dep't 2004); Matter of Camardi v. Sinawski, 297 A.D.2d 357, 746 N.Y.S.2d 489 (2d Dep't 2002); Matter of Ramos v. Gomez, 196 A.D.2d 620, 601 N.Y.S.2d 343 (2d Dep't 1993); Matter of Eisenberg v. Strasser, 307 A.D.2d 1053, 763 N.Y.S.2d 782 (2d Dep't 2003), aff'g, (1 Misc. 3d 299, 768 N.Y.S.2d 773 (Sup. Ct. Kings County 2003); *Matter of Buchanan v. Espada*, 88 N.Y.2d 973, 648 N.Y.S.2d 426 (1996); Matter of Fischer v. Peragine, 10 A.D.3d 620, 781 N.Y.S.2d 768 (2d Dep't 2004); Matter of Villafane v. Caban, 104 A.D.2d 579, 479 N.Y.S.2d 282 (2d Dep't 1984); see also Stewart, supra; Matter of Lemishow v. Black, 63 N.Y.2d 684, 479 N.Y.S.2d 972 (1984) (subscribing witness), affg, 104 A.D.2d 460, 478 N.Y.S.2d 971 (2d Dep't 1984).
- 27. For the foregoing reasons, respondents, Ralph M. Mohr and Dennis E. Ward, as Commissioners of Elections and Constituting the Erie County Board of

Elections, should be enjoined, restrained and prohibited from printing and placing on the official ballots the name of Respondent, Edward Earl Key, as a Democratic Party Candidate for Buffalo City Court Judge, County of Erie, State of New York for the Democratic Party Primary Election to be held on September 13, 2012.

- 28. That because of the time constraints which are considerably shorter than those normally allowed by the Civil Practice Laws and Rules of the State of New York, your petitioner prays for a special provision for service as set forth in the order to show cause.
- 29. That the petitioner requests leave and reserves the right to submit upon the argument and hearing of the application additional and supplementary proof by way of affidavit, documentary proof and oral testimony to substantiate the allegations contained in the petition.
- 30. That your petitioner has no adequate remedy or relief at law or in equity other than the relief requested herein.
- 31. That the petitioner has made no previous application for the relief sought herein, or for the order to show cause hereunto annexed, or for any other similar relief.

WHEREFORE, your petitioner respectfully prays for the granting of the annexed order to show cause and for a final order granting the relief requested herein and in the order to show cause, invalidating the Democratic Designating Petition of respondent Candidate for the Democratic Party position of Buffalo City

Court Judge, County of Erie, State of New York for the Democratic Party Prima y

Election to be held on September 13, 2012, and for such other and further relief

that the Court may deem just and proper.

Edward A. Bey

DATED:

Buffalo, New York

July 25, 2012

VERIFICATION

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

EDWARD A. BETZ, being duly sworn, deposes and says that he is the Petitioner in the within action, that he has read the foregoing Verified Petition annexed herein and knows the contents thereof that the same is true to his own knowledge except as to those matters therein stated to be alleged upon information and belief, and as to those matters he believes them to be true.

Edward A. Betz

Sworn to before me this 25th day of July, 2012

Notary Public

JOHN KROMER
Malary Public - State of New York

No. 01KR8113132

Cumiled in Este County

My Commission Expires July 18, 20 (6