UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

MARK F. COLEMAN,

Plaintiff,

riamun,

-Against-

COMPLAINT GLEESON, J.

ORIGINAL

NEW YORK CITY, AS A MUNICIPALITY, DETECTIVE JOSEPH JORDAN, P.O. JOHN VIRGILGREEN, ROSLYN N. STEVENS,

JURY TRIAL DEMANDE

1946

Defendants.

Plaintiff, Mark F. Coleman, acting pro-se, sets forth as his Complaint, as follows:

- I. Parties:
- A. Plaintiff, Mark F. Coleman was and still is a resident of the county of Queens, City and State of New York. Plaintiff has an address of 115-45 173rd Street, Jamaica, NY 11434, where he gets mail.
- B. Defendant, Roslyn N. Stevens, was and still is a resident of the County of Queens, City and State of New York. Defendant Stevens has an address of 168-12 119th Avenue, Jamaica, NY 11434.
- C. Defendant, Detective Joseph Jordan is an employee of the City of New York, and a resident of the State of New York. Defendant Jordan has an address of New York City Law Department, Office of Corporation Counsel, 100 Church Street, New York, NY 10007.
- D. Defendant, Police Officer John Virgil Green is an employee of the City of New York, and a resident of the State of New York. Defendant Green has an

- address of New York City Law Department, Office of Corporation Counsel, 100 Church Street, New York, NY 10007.
- E. Defendant, New York City is an municipality duly organized and existing under the laws of the State of New York. Defendant New York City has an address of New York City Law Department, Office of Corporation Counsel, 100 Church Street, New York, NY 10007.
- II. Jurisdiction:

The Jurisdiction of the Court is invoked pursuant to 28 U.S.C. Sections 1331 and 42 U.S.C. 1983.

Defendant, New York City is also sued pursuant to <u>Monell v. Dept of Soc. Servs</u>, 436 U.S. 658, 701 (1978).

III. Statement of Claim:

There are two (2) separate claims that are being brought in this one document. Both claims involve the actions of the same defendants, New York City (NYPD) and Roslyn Stevens, on different occasions. Therefore each claim will be addressed and listed in order of occurrence.

FIRST CAUSE OF ACTION

CLAIM I.

On January 13, 2013, defendant Joseph Jordan, arrested plaintiff, Mark F. Coleman without probable cause, and acting under color of state law [in violation of 42 USC 1983], based on his claim of being informed by defendant Roslyn N. Stevens, that: ["Mark F. Coleman"]....defendant then punched holes in the walls of here apartment, threw paint in the apartment..."

Joseph Jordan claimed he was informed by defendant Stevens, that:" [Mark F. Coleman] "....did not have permission or A

uthority to Damage, Break, or Otherwise Alter the Walls of <u>Her Apartment</u> or Furniture...."

See Exhibit "A," Criminal Court Complaint 2013QN003262.

Defendant Roslyn N. Stevens, gave false information in reporting the events stated above, in that Stevens knew she was not the owner of the property. Defendant Jordan and the Queens County District Attorney was negligent in failing to investigate the truth of the statements given by Stevens. Yet, at some point early in January 2013, the district attorney's office realized there was no probable cause for the arrest, still prosecuted plaintiff knowing nothing supported such prosecution. The evidence of the lack of probable cause having become known is proved by the fact, the district attorney never filed a statement of readiness with the court, thus, the subsequent dismissal of the charges.

Defendant New York City by the Office of the Queens County District Attorney, prosecuted plaintiff Mark F. Coleman for exactly one (1) year and one (1) day, and lacking probable cause or evidence to support the alleged charges, the Court dismissed and sealed all charges on January 14, 2014.

See Exhibit "B," Certificate of Disposition-Number 250730.

SECOND CAUSE OF ACTION

CLAIM II.

On or about February 2013, defendant John Virgilgreen, arrested plaintiff, Mark F. Coleman without probable cause, and acting under color of state law (in violation of 42 USC 1983), based on his claim: "...HE IS INFORMED BY THE COMPLAINANT, ROSALINE STEVENS THAT AT APPROXIMATELY 2000 HOURS ON FEBRUARY 2, 2013 AT THE ABOVE MENTIONED PLACE OF OCCURRENCE, THE DEFENDANT MARK COLEMAN BANGED ON THE COMPLAINANTS FRONT DOOR STATING TO THE COMPLAINANT IN SUM AND SUBSTANCE, LET ME IN."

See Exhibit "C," Criminal Court Complaint 2013QN007378.

Here again, defendant Roslyn N. Stevens falsely reported a new incident to the police (113th precinct) and the District Attorney attempted to use this incident to rehabilitate its original case. Once again, knowing there was no probable cause to arrest or continue the prosecution, plaintiff was made to repeatedly appear in court (for one (1) year) only to subsequently have the charges dismissed. The prosecution in this second case also never filed a certificate of readiness with the court. Thus, the one year of prosecution of plaintiff was clearly malicious.

Thereafter on January 14, 2014, defendant City of New York by its Queens County District Attorney's Office moved to dismiss the criminal charges as to both of the above mentioned criminal complaints.

The record of January 14, 2007, shows:

THE COURT: October 1st, you stated not ready. You agreed to file a certificate of readiness. There is not one in the file that I can see since October 1st. People?

MR. FOGARTY: Judge, the people concede.

THE COURT: So that's 262 and 378 that they were consolidated together. It will be dismissed and sealed 30.30

See Exhibit "D," Transcript of January 14, 2014. pages 1-4.

Plaintiff Mark F. Coleman, complaints of the defendants together that they:

- (1) Commencemed a criminal proceeding against him, in which officer Jordan nor officer Virgilgreen submitted <u>sworn</u> complaints against plaintiff.
- (2) The criminal proceedings terminated in favor of Mark F. Coleman, as proved by the transcript of January 14, 2014, (ref to Ex "D.").
- (3) The criminal proceedings lacked probable cause. Defendant Stevens at the time of the criminal cases, was not the property owner as alleged in either criminal complaint. While plaintiff Mark F. Coleman, was the lawful owner of the

property, by operation of NY State Law, listed in both criminal complaints. Thus, there was no probable cause for arrest, nor issuance of the order of protection in either case. The prosecution never filed a certificate of readiness as agreed with the court simply because they lacked probable cause for the arrest and prosecution of plaintiff.

(4) The criminal proceedings were brought out of actual malice. Plaintiff, Mark F. Coleman has a long history of arrest by the 113th precinct [the 911 tape reflects this malice] and defendant Stevens exhibited malice against plaintiff over ownership of property Stevens fraudulently obtained from her own family members and was exposed by plaintiff Mark F. Coleman. The Queens County DA's office was aware of the civil proceedings involving the property at issue but yet choose to pursue the criminal prosecution of Mark F. Coleman, purely out of actual malice. The Queens County DA's office prosecuted plaintiff out of pure malice, which is evident in the fact all charges were non-felony offense's and should have otherwise been dismissed after ninety one (91) days, yet in plaintiff's case, it took one (1) year, or four times the length of time had it been any other citizen of New York City. Finally, the DA's office knew plaintiff was in pain and suffering as the result of spinal damage from recent radiation treatment for cancer, yet dragged both cases out eight months pass the CPL 30.30 time knowing they would not go to trial on either one. These action can only be said to be malice with intention to harm and deprive in an illegal or immoral way.

The actions complained of herein were duly presented to defendant City of New York in the provided "Personal Injury Claim Form," date stamped 2014 APR 11 PM 1:52. No action has been taken by defendant NYC.

See Exhibit "E," Personal Injury Claim Form. pages 1-5.

Thereafter the defendant City of New York Office of the Comptroller acknowledged receipt of plaintiff's claim and said claim was assigned Claim No. 2014PI011677. The claim form clearly states "any lawsuit against the City must be started within one year and ninety days from the date of occurrence."

See Exhibit "F," Acknowledgment of Claim, dated 04/15/2014.

The actions complained of herein are violations of plaintiffs 4th, 5th and 14th Constitutional rights to due process of law. These claims present questions of Federal law and violations of 42 USC 1983 against plaintiff. The actions of the defendant(s) caused plaintiff to spend at least three(3) days or seventy two (72) hours in the city jail "bullpens," and one (1) year of restricted movement of release on "ROR." In other words, plaintiff suffered post-arraignment restraint of his liberty and had to render himself at all times amenable to the orders and processes of the court. These restrictions implicated plaintiffs fourth amendment rights, as such they amount to seizures for fourth amendment purposes.

The plaintiff suffers from lower back and leg damage in the form of degenerative disc disease, pinched nerve, hypertrophy of facet joints which cause spinal stenosis. Plaintiff claims he suffered actual pain and physical harm, over the course of one (1) year of malicious prosecution and having been falsely arrested.

Plaintiff, further asserts he lost rental income from the lost usage of his property based on the baseless issued order of protection.

Therefore, plaintiff states claim I. is a claim of (a) malicious prosecution and (b) false arrest, and (C) seizure under the fourth amendment. Claim II. is a claim of (a) malicious prosecution and (b) false arrest, and (C) seizure under the fourth amendment. Defendant New York City is being sued because it failed to properly train and supervise its employee's, that is: the Queens County District Attorney's Office, Detective Joseph Jordan and Police Officer John Virgilgreen.

Thus, plaintiff seeks \$ 1, 000,000 in damages, and all other relief the court deems just and proper.

Dated: April **2** 2015

Submittey,

Mark F. Coleman, pro-se

115 - 45 173rd Street

Jamaica, New York 11434

EXHIBIT 'A' QUEENS CRIMINAL COURT

CRIMINAL COMPLAINT 2013QN003262

Case 1:15-cv-01946-JG-MDG Document 1 Filed 04/08/15 Page 8 of 27 PageID #: 8

LFF#487811|478482

013603478

CRIMINAL COURT OF THE CITY OF NEW YORK PART APAR, COUNTY OF QUEENS

THE PEOPLE OF THE STATE OF NEW YORK

v.

MARK COLEMAN (51Y)

DEFENDANT

STATE OF NEW YORK
COUNTY OF QUEENS



DETECTIVE JOSEPH JORDAN OF QNS DET AREA 113, TAX REG#: 897751, BEING DULY SWORN, DEPOSES AND SAYS THAT ON OR ABOUT JANUARY 13 2013 BETWEEN 1:45PM AND 1:50PM, INSIDE OF 168-12 119 AVENUE 1 FLOOR, COUNTY OF QUEENS, STATE OF NEW YORK, THE DEFENDANT COMMITTED THE OFFENSES OF:

- PL 120.00-1 ASSAULT IN THE THIRD DEGREE (DNA SAMPLE REQUIRED UPON CONVICTION)
- PL 145.00-1 CRIMINAL MISCHIEF FOURTH DEGREE (DNA SAMPLE REQUIRED)
 UPON CONVICTION)
- PL 240.26-1 HARASSMENT IN THE SECOND DEGREE

PL 120.00-1 ASSAULT IN THE THIRD DEGREE - (DNA SAMPLE REQUIRED UPON CONVICTION)

--- WITH INTENT TO CAUSE PHYSICAL INJURY TO ANOTHER PERSON, CAUSE SUCH INJURY TO SUCH PERSON OR A THIRD PERSON;

PL 145.00-1 CRIMINAL MISCHIEF FOURTH DEGREE - (DNA SAMPLE REQUIRED UPON CONVICTION)

--- HAVING NO RIGHT TO DO SO NOR ANY REASONABLE GROUND TO BELIEVE THAT HE HAD SUCH RIGHT, INTENTIONALLY DAMAGE PROPERTY OF ANOTHER PERSON;

PL 240.26-1 HARASSMENT IN THE SECOND DEGREE

--- WITH THE INTENT TO HARASS, ANNOY, OR ALARM ANOTHER PERSON, THE DEFENDANT(S) DID STRIKE, SHOVE, KICK, OR SUBJECTED ANOTHER PERSON TO PHYSICAL CONTACT, OR ATTEMPTED OR THREATENED TO DO THE SAME.

THE ABOVE OFFENSES WERE COMMITTED AS FOLLOWS:

DEPONENT STATES THAT HE IS INFORMED BY THE COMPLAINANT, ROSLYN STEVENS, THAT AT THE ABOVE MENTIONED DATE, TIME AND PLACE OF OCCURRENCE SHE HAD A VERBAL ALTERCATION WITH THE DEFENDANT, MARK COLEMAN.

DEPONENT FURTHER STATES THAT HE IS INFORMED BY THE COMPLAINANT THAT
THE DEFENDANT THEN PUNCHED HOLES IN THE WALLS OF HER APARTMENT, THREW
PAINT IN THE ADAPTMENT AND MEDICAL DIRECTORS OF THE PAINT OF THE WALLS OF T

AFF#487811#78482

COLEMAN, MARK Q13603478 AND A LAMP.

DEPONENT FURTHER STATES THAT HE IS INFORMED BY THE COMPLAINANT THAT THE DEFENDANT PUNCHED HER IN THE FACE, RESULTING IN BRUISING.

DEPONENT FURTHER STATES THAT HE IS INFORMED BY THE COMPLAINANT THAT SHE WAS REMOVED TO A LOCAL HOSPITAL AND TREATED FOR THE INJURY TO HER EYE INJURY.

DEPONENT IS FURTHER INFORMED BY THE COMPLAINANT THAT THE ABOVE MENTIONED ACTIONS OF THE DEFENDANT CAUSED HER SUBSTANTIAL PAIN, ANNOYANCE AND ALARM.

DEPONENT IS FURTHER INFORMED BY THE COMPLAINANT THAT THE DEFENDANT DID NOT HAVE PERMISSION OR AUTHORITY TO DAMAGE, BREAK, OR OTHERWISE ALTER THE WALLS OF HER APARTMENT OR FURNITURE THEREIN.

FALSE STATEMENTS MADE IN THIS DOCUMENT ARE PUNISHABLE AS A CLASS A MISDEMEANOR PURSUANT TO SECTION 210.45 OF THE PENAL LAW

ATE SIGNATU

SWORN TO BEFORE ME ON THE DAY OF

DATE SIGNATURE

EXHIBIT 'B' CERTIFICATE OF DISPOSITION NUMBER 250730

CRIMINAL COURT OF THE CITY OF NEW YORK COUNT LOUNT LOUNT STATE OF LOUNT NUMBER: THE PEOPLE OF THE STATE OF NEW YORK VS COLEMAN, MARK 05/26/1961 Date of Birth Defendant 168-12 119 AVENUE 4213510N Address NYSID Number QUEENS 01/1<u>7/2013</u> City State Zip Date of Arrest/Issue Docket Number: 2013QN003262 Summons No: 120.00 145.00 240.26 Arraignment Charges Case Disposition Information: Court Action Judge Part CONSOLIDATED WITH ANOTHER CASE MORRIS, G 11/12/2013 AP1 2013QN007378 MORRIS, G 01/14/2014 DISMISSED AND SEALED AP1 pursuant to Section 190.90 of the CPL NO FEE CERTIFICATION COUNSEL ASSIGNED GOVERNMENT AGENCY NO RECORD OF ATTORNEY READILY AVAILABLE. DEFENDANT STATES COUNSEL WAS ASSIGNED ACCUSATORY INSTRUMENT _ DOCKET BOOK/CRIMS _ CRC3030[CRS963]

I HEREPE CERTIFY THAT THIS IS A TRUE EXCERPT OF THE RECORD ON FILE IN

(CAUTION: THIS DOCUMENT IS NOT OFFICIAL UNLESS EMBOSSED WITH THE COURT SEAL OVER THE SIGNATURE OF THE COURT OFFICIAL.)

01/15/2014

FEE: NONE

DATE

THIS COURT

COURT OFFICIAL SIGNATURE AND SEAL

NORIEGA

EXHIBIT 'C' QUEENS CRIMINAL COURT CRIMINAL COMPLAINT 2013QN007378

Q13607792

CRIMINAL COURT OF THE CITY OF NEW YORK PART APAR, COUNTY OF QUEENS

THE PEOPLE OF THE STATE OF NEW YORK

٧.

MARK COLEMAN (55Y)

DEFENDANT

STATE OF NEW YORK COUNTY OF QUEENS



POLICE OFFICER JOHN VIRGILGREEN OF 113TH PRECINCT, TAX REG#: 942674, BEING DULY SWORN, DEPOSES AND SAYS THAT BETWEEN FEBRUARY 2 2017 8:00PM AND FEBRUARY 7 2013 10:00PM, IN FRONT OF 168-12 119 AVE, COUNTY OF QUEENS, STATE OF NEW YORK, THE DEFENDANT COMMITTED THE OFFENSES OF:

PL 215.50-3 CRIMINAL CONTEMPT IN THE SECOND DEGREE - (DNA SAMPLE REQUIRED UPON CONVICTION) (2 COUNTS)
PL 240.26-1 HARASSMENT IN THE SECOND DEGREE (2 COUNTS)

PL 215.50-3 CRIMINAL CONTEMPT IN THE SECOND DEGREE - (DNA SAMPLE REQUIRED UPON CONVICTION) (2 COUNTS)

--- INTENTIONALLY DISOBEY OR RESIST A LAWFUL PROCESS OR OTHER MANDATE OF A COURT AND SUCH CASE DID NOT INVOLVE OR GROW OUT OF A LABOR DISPUTE AS DEFINED BY SUBDIVISION TWO OF SECTION SEVEN HUNDRED FIFTY-THREE OF THE JUDICIARY LAW;

PL 240.26-1 HARASSMENT IN THE SECOND DEGREE (2 COUNTS)
--- WITH THE INTENT TO HARASS, ANNOY, OR ALARM ANOTHER PERSON, THE
DEFENDANT(S) DID STRIKE, SHOVE, KICK, OR SUBJECTED ANOTHER PERSON TO
PHYSICAL CONTACT, OR ATTEMPTED OR THREATENED TO DO THE SAME..

THE ABOVE OFFENSES WERE COMMITTED AS FOLLOWS:

DEPONENT STATES THAT HE HAS REVIEWED AN ORDER OF PROTECTION ISSUED ON BEHALF OF THE COMPLAINANT, ROSELYN STEVENS BY THE HONORABLE JUDGE JOHN ZOLL OF THE QUEENS CRIMINAL COURT, UNDER DOCKET NUMBER 2013QN003262, ON JANUARY 18, 2013 WHICH IS IN EFFECT UNTIL JULY 17, 2013 AND WHICH STATES, AMONG OTHER THINGS, THAT THE DEFENDANT, MARK COLEMAN IS TO STAY AWAY FROM THE HOME, SCHOOL, BUSINESS, PLACE OF EMPLOYMENT OF THE COMPLAINANT, REFRAIN FROM COMMUNICATION OR ANY CONTACT BY MAIL, TELEPHONE, E-MAIL, VOICE-MAIL OR OTHER MEANS WITH THE COMPLAINANT AND MUST REFRAIN FROM ASSAULT, MENACING, THREATENING, INTIMIDATING, STALKING, HARASSMENT, DISORDERLY CONDUCT, RECKLESS ENDANGERMENT AND ANY OTHER CRIMINAL OFFENSE AGAINST THE COMPLAINANT.

·700 * 1

APT10918360482666

COLEMAN, MARK Q13607792

DEPONENT STATES THAT HE HAS EXAMINED A COPY OF SAID ORDER OF PROTECTION AND THAT THE DEFENDANT IS AWARE OF SAID ORDER OF PROTECTION IN THAT THERE IS AN "X" MARKED NEXT TO THE LINE, "DEFENDANT ADVISED IN COURT OF ISSUANCE AND CONTENTS OF ORDER" AND THAT THE DEFENDANT'S SIGNATURE APPEARS AFTER THE LINE "ORDER PERSONALLY SERVED ON DEFENDANT IN COURT."

DEPONENT STATES THAT HE IS INFORMED BY THE COMPLAINANT, ROSALINE STEVENS THAT AT APPROXIMATELY 2000 HOURS ON FEBRUARY 2, 2013 AT THE ABOVE MENTIONED PLACE OF OCCURRENCE, THE DEPENDANT, MARK COLEMAN BANGED ON THE COMPLAINANT'S FRONT DOOR STATING TO THE COMPLAINANT IN SUM AND SUBSTANCE, LET ME IN.

DEPONENT FURTHER STATES THAT HE IS INFORMED BY THE COMPLAINANT, ROSALINE STEVENS THAT AT APPROXIMATELY 2100 HOURS ON FEBRUARY 7, 2013 AT THE ABOVE MENTIONED PLACE OF OCCURRENCE, THE DEFENDANT, MARK COLEMAN STOOD OUTSIDE THE COMPLAINANT'S HOME APPROXIMATELY TEN FEET FROM HER FRONT DOOR.

DEPONENT IS FURTHER INFORMED BY THE COMPLAINANT THAT THE ABOVE MENTIONED ACTIONS OF THE DEFENDANT CAUSED HER ANNOYANCE AND ALARM.

PALSE STATEMENTS MADE IN THIS DOCUMENT ARE PUNISHABLE AS A CLASS A MISDEMEANOR PURSUANT TO SECTION 21/01/45 OF THE PENAL LAW

DATE

SIGNATURE

SWORN TO BEFORE ME ON THE DAY OF

DATE SIGNATURE

EXHIBIT 'D' CRIMINAL COURT TRANSCRIPT OF JANUARY 14, 2014 DISMISSED AND SEALED CPL 30.30

1	CRIMINAL COURT OF THE CITY OF NEW YORK COUNTY OF QUEENS: PART: AP1
2	COUNTY OF QUEENS : PART: API
3	
4	THE PEOPLE OF THE STATE OF NEW YORK,
5	Docket Nosagainst- 2013QN007378
6	2013QN003262 2012QN027715
7	MARK COLEMAN,
8	Defendant.
9	X
10	125-01 Queens Boulevard
11	Kew Gardens, New York January 14, 2014
12	BEFORE:
13	THE HONORABLE GIA MORRIS, Judge.
14	
15	APPEARANCES:
16	FOR THE PEOPLE:
17	OFFICE OF RICHARD A. BROWN, ESQ.
18	District Attorney, Queens County BY: KEVIN FOGARTY, ESQ.
19	Assistant District Attorney
20	FOR THE DEFENDANT:
21	ZACHARY REIBSTEIN, ESQ.
22	(Assigned Counsel Plan) 125-16 Queens Boulevard
23	Kew Gardens, New York 11415
24	
25	ANNE BROWN, RPR Official Court Reporter

PROCEEDINGS 2

1	BRIDGE OFFICER: Calendar number 2, 82 and 84
2	Mark Coleman.
3	MR. REIBSTEIN: For the defendant, Assigned
4	Counsel Plan by Zachary Reibstein.
5	THE COURT: So one of these dockets are
6	combined, 378 and 262.
7	MR. REIBSTEIN: Correct, Judge. Those are on
8	for trial. I believe the case is 30.30 today. They
9	have not be ready since October 1st. They have never
10	filed any sort of certificates of readiness. I
11	conferenced it with the People and I believe they said
12	that as long as the court file agrees with it, they will
13	be conceding. I checked the court file. I believe it
14	confirms.
15	THE COURT: October 1st, you stated not ready.
16	You agreed to file a certificate of readiness. There is
17	not one in the file that I can see since October 1st.
18	People?
19	MR. FOGARTY: Judge, the People concede.
20	THE COURT: Sethat's 262 and 378 that they
21	were consolidated together. It will be dismissed and
22	sealed 30.30.
23	MR. REIBSTEIN: Just for the record, just for
24	my understanding and so my client understands, those two
25	cases are dismissed and sealed and the order of

PROCEEDINGS 3

1	protection is vacated?
2	THE COURT: That's correct.
3	MR. REIBSTEIN: Just making sure.
4	THE COURT: I will put it on just in case they
5	weren't officially done in the computer.
6	MR. REIBSTEIN: I appreciate that.
7	THE COURT: So that leaves docket 715, which
8	looks like it was ten days of community service. He was
9	supposed to bring me proof today.
10	MR. REIBSTEIN: It was private, Your Honor.
11	He's being doing it at Big Sisters Organization on
12	Merrick Boulevard. He doesn't have that letter today.
13	He neglected to get that, unfortunately. We have
14	contact information if you want to do that.
15	THE COURT: No, I'm not contacting them. He
16	needs to get a letter. I don't have time to call the
17	community service. That was his responsibility. It's
18	not just to do community service; he needs to bring a
19	letter to show proof of it.
20	MR. REIBSTEIN: Can we have an adjournment for
21	him to do so?
22	THE COURT: Yes. When do you want to come back
23	to show proof, Mr. Reibstein?
24	MR. REIBSTEIN: A few weeks, Judge. It has to
25	be a Friday.

4 PROCEEDINGS THE COURT: How's February 21? That is a 1 2 Friday. MR. REIBSTEIN: All right. Thank you. 3 THE COURT: February 21st. I'm marking it 4 5 final. You need to finish all the of the ten days. were given an opportunity to do it privately, that 6 7 everybody doesn't get to do. But if you haven't done it 8 by February 21st, you could get 15 days in jail; do you 9 understand? THE DEFENDANT: Yes, ma'am. 10 THE COURT: It's not just doing it, you need to 11 12 bring proof because the Court needs proof. Otherwise, 13 it's as if you didn't do it. MR. REIBSTEIN: My client will show he's met 14 15 all his responsibilities on February 21st. 16 THE COURT: Great. Good luck to you. 17 MR. REIBSTEIN: On the that case that's 18 dismissed today, I will ask that bail be exonerated. 19 THE COURT: I will exonerate on both. I don't 20 know which one had bail on it.

21 * * *

CERTIFIED THAT THE FOREGOING IS A TRUE AND ACCURATE TRANSCRIPT OF THE ORIGINAL STENOGRAPHIC MINUTES IN THIS CASE.

ANNE BROWN, RPR

25 Official Court Reporter

EXHIBIT 'E' NYC PERSONAL INJURY CLAIM FORM PAGES 1-5

Case 1:15-cv-01946-JG-MDG Document 1 Filed 04/08/15 Page 21 of 27 PageID #: 21 Office of the New York City Comptroller

New York City Comptroller
Scott M. Stringer

Office of the New York City Comptroller 1 Centre Street New York, NY 10007

Form Version: NYC-COMPT-BLA-PI1-M

Personal Injury Claim Form

Claim must be filed in person or by registered or certified mail within 90 days of the occurrence at the NYC Comptroller's Office, 1 Centre Street, Room 1225, New York, New York 10007. It must be notarized. If claim is not resolved within 1 year and 90 days of the occurrence, you must start legal action to preserve your rights.

TYPE OR PRINT

	On behalf of someone else. If on someone else's behalf, please provide the following information.	← Attorney is filing.				
Last Name:	COLLMAN	Attorney Information (If o	laimant i	is represer	nted by attorn	ey)
First Name:	MARK	Firm or Last Name:				
Relationship to	SEH '	Firm or First Name:				
the claimant:	<i>∆L.17</i>	Address:				
·		Address 2:				
Claimant Infor	mation	City:				
*Last Name:	LOLEMAN	State:				
*First Name:	MARK	Zip Code:	· · · · · · · · · · · · · · · · · · ·			
Address:	168-12 119TH AVE	Tax ID:				
Address 2:	115-45 173M STRILT	Phone #:				
City:	JAMAILA	Email Address:				
State:	WEW YOULK					
Zip Code:	11434					
Country:	USA					
Date of Birth:	DS/24/1941 Format: MM/DD/YYYY					
Soc. Sec. #	095-50-1012					
HICN: (Medicare #)						
Date of Death:	Format: MM/DD/YYYY				,	
Phone:					201	
Email Address:				Property of the state of the st	2014 APR	
Occupation:					Ä	
City Employee?	C Yes ♥No C NA					
Gender	∕ Male ← Female ← Other				PM 1:5	

New York City Comptroller Scott M. Stringer

Office of the New York City Comptroller 1 Centre Street New York, NY 10007

The time and place where the claim arose

*Date of Incident:	1/14/2014 Format: MM/DD/YYYY		
Time of Incident:	10:00 L.M. Format: HH:MM AM/PM		
*Location of	BUFFINS COUNTY CRIMINAL	Address:	
	COURT. TWO CASES LUEBE	Address 2:	
	DISVAKEED ON SPEEDY TRIAL	City:	
Incident:	CROUNDS	State:	
	2013 Q.D 007378	Borough:	
	713 QND53262		

*Manner in which claim arose:

Attach extra sheet(s) if more room is needed.

I WAS SUBJECTED to: 1. FAKE ARREST, AND 2. MADICIOUS PROSECUTION

SEE ATTACHED CLIMINAL COMPLAINTS

1. 2013 ANDOTST8- DED V MARK COLEMAN

2. 2013 AN OD 3262-PED V MARK COLEMAN

The items of damage or injuries claimed are (include dollar amounts):

Attach extra sheet(s) if more room is needed.

I Claim 1 MENTAL PAIN AND SUFFEEING SOO, DOD 2. PHVSICAL PAIN AND SUFFEEING SOO, DOD 3. LOST & DENTAL INLOWE 12,000 Case 1:15-cv-01946-JG-MDG Document 1 Filed 04/08/15 Page 23 of 27 Page D # 23 of comptroller

New York City Comptroller
Scott M. Stringer

1 Centre Street New York, NY 10007

Medical Information

1st Treatment Date:	03/06/20/3	Format: MM/DD/YYYY
Hospital/Name:	NRAD MEDICAL ASSOC.	iThes
Address:	88-15 164 STUET	
Address 2:		
City:	JAMAILA ESTIES	
State:	WEW YEAK	
Zìp Code:	11432	
Date Treated in		Format: MM/DD/YYYY
Emergency Room: Was claimant taken	to hospital by an ambulance?	Yes No (NA

Employment Information (If claiming lost wages)

Employer's Name:	
Address	
Address 2:	
City:	
State:	
Zip Code:	
Work Days Lost:	
Amount Earned Weekly:	

Treating Physician Information

Last Name:	PELLY	SHAIKH
First Name:	JE HOEY	IMRAN
Address:	63 DOLOWING STREET	-
Address 2:		
City:	NEW YORK	JAMAICA
State:	NEW YORK	LIEW YOLL
Zìp Code:	10014	11435

New York City Comptroller Scott M. Stringer Office of the New York City Comptroller 1 Centre Street New York, NY 10007

Witness 1 Information		Witness 4 Information	
Last Name:	CHIMAN	Last Name:	
First Name:	TOVA	First Name:	
Address	115-45 173H STRIFT	Address	
Address 2:		Address 2:	
City:	TAMAKA	City:	
State:	NEW YOLK	State:	
Zip Code:	1/434	Zip Code:	
Witness 2 Informat	ion	Witness 5 Information	
Last Name:	HAWKINS	Last Name:	
First Name:	FLITTOUIL	First Name:	
Address	115-45 17318 STREET	Address	
Address 2:		Address 2:	
City:	JAMAILA	City:	
State:	NEW YOLK	State:	
Zip Code:	1/434	Zip Code:	
Witness 3 Informat	ion	Witness 6 Information	
Last Name:	HAWKINS	Last Name:	
First Name:	TRENASIA	First Name:	
Address	115.45 17348 STREET	Address	
Address 2:		Address 2:	
City:	TANKILI	City:	
State:	NEW YOLL	State:	
Zip Code:	11434	Zip Code:	

			Office of the New York City Comptroller
New Scott	York City Comptroller M. Stringer		1 Centre Street New York, NY ,70007
Scott	Wi. 3th riger		
San	Complete if claim	n involves a NYC vehicle	
Owner of wakisla sl	aimant was traveling in	Non-City vehicle d	river
Owner of venicle ci	aimant was traveling in		Tive:
Last Name:		Last Name:	
First Name:		First Name:	
Address		Address	
Address 2:		Address 2:	
City:		City:	
State:		State:	
Zip Code:		Zip Code.	
Insurance Informat	ion	Nøn-City vehicle ir	nformation
Insurance Company		Make, Model, Year	
Name:		of Vehicle:	
Address		Plate #:	
Address 2:		VIN #:	
City:		City vehicle inform	nation
State:		Plate #:	
Zip Code:			
Policy #:			
Phone #:		City Driver Last Name:	
Description of	Driver (Passenger	City Driver First	
claimant:	← Pedestrian ← Bicyclist	Name:	
	← Motorcyclist ← Other		
*Total Amount Claimed:	1112 000	Format: Do not include "\$	5" or ",".
Claimed.	TATE BUD	<u></u>	
Date		Signature of Claimant	
State of New York County of			
MACK	F CELEMAN	being duly sworn denose	e and say that I have read the foregoing
	d know the contents thereof: that same is t	rue to the best of my own k	nowledge, except as to the matter here stated
to be alleged upon in	nformation and belief, and as to those matt	ers. I believe them to be true	a.
		Sworn before me this c	APOIL 1/2014
Signature of			\mathcal{Q}_{2}
Signature of Claimant	ask & Copen	Signature of notary	Muleten
		Rami Manoj B.	

* Denotes required field(s).

Rami Manoj B.
Notary Public State of New York
01RA8147425
Qualified in Queens County
Commission Expires 08/05/20 1

Page 5 of 5

EXHIBIT 'F' NYC ACKNOWLEDGEMENT OF CLAIM DATED 4/15/14



Michael Aaronson Chief, Bureau of Law and Adjustment

015 - 151

THE CITY OF NEW YORK OFFICE OF THE COMPTROLLER **CLAIMS AND ADJUDICATIONS** 1 CENTRE STREET ROOM 1200 NEW YORK, N.Y. 10007-2341

Scott M. Stringer COMPTROLLER

Date:

04/15/2014

Claim No: 2014PI011677 RE:

Acknowledgment of Claim

WWW.COMPTROLLER.NYC.GOV

MARK COLEMAN 168-12 119 AVENUE JAMAICA, NY 11434

Dear Claimant:

We acknowledge receipt of your claim, which has been assigned the claim number shown above. Please refer to this claim number in any correspondence or inquiry you may have with our office.

We will do our best to investigate and, if possible, settle your claim. However, if we are unable to resolve your claim, any lawsuit against the City must be started within one year and ninety days from the date of the occurrence.

If you have any questions regarding your claim, you may contact us at either 212-669. for property damage claims or 212-669-4445 for claims involving personal injury.

> Sincerely, Michael Aaronson