CIVIL RIGHTS COMPLAINT 42 U.S.C. § 1983

UNITED STATES DI EASTERN DISTRIC			*	MAY 27 2015	*
Tagge In Full name of plaintiff	$\sum_{i} \sum_{j} V_{i} V_{j} V_{j}$		LON	IG ISLAND OFF	ICE
	Plaintiff,	JURY T YES	RIAL	DEMAND NO	
Enter full names of de [Make sure those liste identical to those liste	ed above are	V 15-		3462	}
	Defendants.	RO. POHOREL	SS, sky, j	J.	
I. Previous Laws	suits:			······································	
A.	dealing with the same	er lawsuits in state or feder e facts involved in this ac your imprisonment? Ye	ction g) <u>*</u>	
B.	(If there is more than	s yes, describe each laws one lawsuit, describe the aper, using the same out	e addi	-	
	1. Parties to this pre-	_	- 1		
	Plaintiffs:	Jackie S	1/10		
	Defendants:	Jenifit S.	Next	Zucker (Hills d
	2. Court (if federal court, nan	ourt, name the district; qe the county)	en	e Court	

3. Docket Number: _

	· Po
	4. Name of the Judge to whom case was assigned: LUOT
	5. Disposition: (for example: Was the case dismissed? Was it appealed? Is it still pending?)
	6. Approximate date of filing lawsuit: May 24 2013
	7. Approximate date of disposition:
II. Place	of Present Confinement:
	A. Is there a prisoner grievance procedure in this institution? Yes () No (x)
	B. Did you present the facts relating to your complaint in the prisoner grievance procedure? Yes () No ()
	C. If your answer is YES,
	1. What steps did you take?
	2. What was the result?
	D. If your answer is NO, explain why not
	E. If there is no prison grievance procedure in the institution, did you complain to prison authorities? Yes() No()
	F. If your answer is YES,
	1. What steps did you take?
	2. What was the result?
IW	as brutalized and verbally assauted side of my Bayside Home by the hypo
the	Side of 104 regular Just new tacar in

Ш.	Parties:
ш.	Parties.

A. Name of plaintiff __

(In item A below, place your name in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.)

	Address 67-30 Da	Smooth Street Forest Hills, NY, and
	11375	Apt 2M. Pleas Leap Control Inc
	(In item B below, place the fu	all name and address of each defendant)
	Plaintiff must provide the add There Defendant No. 1 Defendant No. 1	and the addresses at which each defendant may be served. There about 6 police officers and the order of the correct my car. The Ope 44 (Police officer)
ſ	police 111th Procent	Bays do NY 11361
WER	Defendant No. 2	Jun De # 2 (police office)
	111th Procent	Buysido NY 11361
W.	Defendant No. 3	John De H3 (Police Office)
		406 215 5 Street Baysice NY 11361
	Defendant No. 4	111 Precinct 4506 215 Short Bay 5, do NY 11361
	Defendant No. 5	Captain John Oue 111 Precinct 4506 215 Greek Bays, de NY 11361 218

[Make sure that the defendants listed above are identical to those listed in the caption on page 1].

I AM	Case 1:18-16-03 FREXIED TO COMMENTED FIRM 05/27/15 Page 4 of 7 Page ID # 4 SUL
who cant (Uiolated My rights and bautaineed the the place of proceed until I file by May ant. The statute of IV. Statement of Claim: Limitations is up today (May 2012)
	(State briefly and concisely, the facts of your case. Include the date(s) of the event(s) alleged as well as the location where the events occurred. Include the names of each defendant and state how each person named was involved in the event you are claiming violated your rights. You need not give any legal arguments or cite to cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. You may use additional bays do 11 sheets of paper as necessary.) 2200257800000000000000000000000000000000
	IV. A If you are claiming injuries as a result of the events you are complaining about, describe your injuries and state what medical treatment you required. Was medical treatment received? This occurred on Hay 27
	the hopital (Zucker Hillade Hopital) and (II) North Shur. I received by 1865 and continues
	Suffered mental anguish and humilation
	and emotioned distress from being brutz'lized one injured by the III Procent.

The nature of this action is that Plaintiff was detained by Jennifer Silver and the 111th Precinct in her car on the side of plaintiffs/ defendants parents' house for a couple of hours on May 27th, 2012 while plaintiff was sitting in her car. The 111 precinct violated plaintiffs rights as plaintiff was absolutely doing nothing to warrant this.

While plaintiff was sitting in her car, plaintiff heard the police say I think she is in the car. I looked on the side of the house and there were half a dozen cops near plaintiff's car. They approached me and asked me for id. Plaintiff said I am not allowed to be in my car. It was 8:30 in the morning on Shavuot (Jewish holiday) the cop said I don't need an attitude and asked for identification again. I proceeded to look in my trunk and car for my wallet. They then said to me Ms. Silver told them that plaintiff was trespassing and that I was in my parents' home. My sister had me evicted back in April of 2012.

Once again another one of Jennifer Silvers lies to put me in the hospital.

Plaintiff was then swarmed with cops and about three to five cop cars surrounded plaintiffs car. The police officers (names unknown at this time) then asked me if I ever was in a hospital, which was again a violation of my civil rights. Plaintiffs behavior didn't warrant getting questioned like that. Ms. Silver showed up, plaintiff told her to leave me alone and let me live my life, with no conscious Jennifer watched the cops handcuff Plaintiff and also watched the police put Plaintiff to the ground causing bruises and contusions. This is police brutality and a violation of Plaintiffs civil rights. The police officers were in violation along with defendants Jennifer Silver, LIJ ER, and EMS, and Zucker Hillside. Hospital of 42 U.S.C Section

1983. They proceeded to ask Plaintiff irrelevant questions about her mental health.

For example if Plaintiff is on medicine, ever in the hospital etc. Plaintiff told them she didn't have to answer them without an attorney.

The police then put Plaintiff against her will in an ambulance and took her to the LIJ emergency room, where Plaintiff was held against her will for hours. Plaintiff was stripped of her rights and Jewish holiday was desecrated do to the actions of the defendants and the 111 Precinct. Plaintiff was held there for absolutely no reason at all. The doctors spoke with two or more of Plaintiffs friends and mother. One doctor told a long time friend of the family that Plaintiff will be released at or around 2:00 that day. Plaintiff wasn't released and instead got admitted to Hillside Hospital and was falsely imprisoned, and Plaintiffs rights were violated.

Plaintiff was detained, against her will, due to the horrendous/unfounded and no basis lies her sister (Jennifer Silver) told the LIJ ER. Plaintiff was deprived of her freedom and civil rights and was made emotionally ill and subjected to great humiliation and defamation. As a result of the Defendants aforesaid conduct, plaintiff was deprived of her liberty, was physically and mentally injured due to the negligence and brutalization of the 111 precinct.

Ms. Silver has suffered many physical manifestations of emotional distress caused by being brutalized, personally injured, falsely confined, humiliated, defamed, and stripped of her rights and freedom to which Plaintiff has been subjected.

The relief sought is Plaintiff demands judgment against Defendants in a sum that exceeds the jurisdiction of all lower courts, with court fees and other disbursements and such relief as is just and proper.

V. Relief:
State what relief you are seeking if you prevail on your complaint.
Judgement against the detendents, MYPD
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Cuty of New york for an amount their
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Dr. McCas to conce for by a bristolized
Physically and most ply invited by the
THE PORCE TO A CLERK MINOR
at a later of the
- GI G Cacoic
I declare under penalty of perjury that on
District of New York.
Signed this 27 day of May, 2015. I declare under penalty of
perjury that the foregoing is true and correct.
Jean will
Signature of Plaintiff
Name of Prison Facility
Address
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