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2017 JUL 14 AM 10:30  
DENNY NAU  
PROBATION DEPT  
CENTRE COUNTY PA

**IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA  
CRIMINAL ACTION—LAW**

IN RE: PRIVATE CRIMINAL COMPLAINTS )  
OF HOBSON MCKOWN, ACCUSING )  
DENNY NAU, 09/25/2016, AND )  
STACY PARKS MILLER, 04/24/2017 )

Docket no. CP-14-MD-1279-17

**PETITION FOR REVIEW OF PRIVATE CRIMINAL COMPLAINTS**

AND NOW, comes Hobson Lyle McKown, Affiant, Complainant, Victim, and Petitioner, who respectfully avers as follows:

1. Petitioner brings this petition for review of private criminal complaints ("PCCs") unto the unlimited jurisdiction of Court of Common Pleas, 42 Pa.C.S. § 931(a), by way of Pa.R.Crim.P., Rule 506 and of 16 P.S. § 1405(b).
2. Petitioner submitted on September 25, 2016, a private criminal complaint ("PCC") [Exhibit 1] through Centre County Correctional Facility jail institutional mail to U.S. first class mail, to the Centre County District Attorney, accusing former sheriff Denny Nau of nonfeasance under the County Code, 16 P.S. § 411, and official oppression under the Crimes Code, 18 Pa.C.S. § 5301.
3. Petitioner has as of July 10, 2017, received neither approval nor disapproval, nor acknowledgment, of the 09/25/2016 PCC, at any of the address provided on the PCC, his residence, or his jail address.

4. Petitioner submitted on April 24, 2017, a private criminal complaint ("PCC") [Exhibit 2] through Centre County Correctional Facility jail institutional mail to U.S. first class mail, to the Centre County District Attorney, accusing District Attorney Stacy Parks Miller of nonfeasance under the County Code, 16 P.S. § 411.
5. Petitioner has as of July 10, 2017, received neither approval nor disapproval, nor acknowledgment, of the 04/24/2017 PCC, at any of the address provided on the PCC, his residence, or his jail address.
6. Petitioner has as of July 10, 2017, received no notice from any magisterial district judge of any proceeding pursuant to either criminal complaint, which would require presence of the Petitioner-Affiant.
7. Pa.R.Crim.P., Rule 506, requires that "the complaint shall be submitted to an attorney for the Commonwealth, who shall approve or disapprove it without unreasonable delay."
8. Given that no acknowledgment of receipt and no reasons have been provided for the delays of over nine months (09/25/2016 PCC) and over two months (04/24/2017 PCC), and that the increasing delays increasingly tend beyond reasonable doubt that the delay is unreasonable, Rule 506 is violated.
9. Petitioner does not know of any policy or legal consideration which would prevent this prosecution.
10. Petitioner filed a Pennsylvania Right to Know request seeking policies regarding the handling of private and police criminal complaints, and Mark S. Smith as the assigned open records officer, stated that there were no such policies in existence.
11. Because not one district attorney or assistant district attorney could be bothered to respond, each and all, duly employed the entirety of the time aforementioned, are implicated in wilful and gross negligence in the execution of the duties of his/her office. 16 P.S. § 1405; Com. v. Wallace, 500 Pa.

270, 276, 455 A.2d 1187, 1190 (1983) (“[T]he prosecutor's office is an entity and the knowledge of one member of the office must be attributed to the office of the district attorney as an entity.” (internal citations omitted)). [Exhibit 3]

12. This Petitioner requests that the Court review the complaint as to probable cause and a prima facie case, and direct the District Attorney, or any Assistant District Attorney, to prosecute, Pa.R.Crim.P., Rule 506, and Petitioner furthermore requests issuance of an arrest warrant directed to Hobson Lyle McKown and/or any police or peace officer to hand over or commit the district attorneys to answer this complaint in due course of law, 16 P.S. § 1405.
13. Alternatively, Petitioner requests that a court-appointed attorney be assigned to this prosecutor as private counsel to be employed in the prosecution of the aforementioned defendants and unnamed district attorneys. 16 P.S. § 1409.
14. Alternatively, Petitioner requests that a specific period of time be given for him to present private counsel to the Court to be employed in the prosecution of the aforementioned defendants and unnamed district attorneys. 16 P.S. § 1409.
15. Petitioner requests that the Court direct the Office of the District Attorney to submit all records relevant to the disposition of this proceeding, including each and every copy of each criminal complaint received by Hobson Lyle McKown at any time since September 25, 2016, and any Right to Know Law request which relates to private criminal complaints.
16. Petitioner requests that the Court issue to the Sheriff any transport order necessary to secure the presence of the Petitioner for any hearing scheduled for the purpose of deciding this petition.

WHEREFORE, Petitioner prays for the relief requested, and any other deemed in the interests of justice.

Date: 07/11/2017

Incarcerated at:

Hobson McKown 17-0401

Centre County Correctional Facil.

700 Rishel Hill Road

Bellefonte, Pennsylvania 16823-1488

under affirmation by Hobson Lyle McKown  
Petitioner, Hobson Lyle McKown

421 Pierson Drive

State College, Pennsylvania 16803

**IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA  
CRIMINAL ACTION—LAW**

IN RE: PRIVATE CRIMINAL COMPLAINTS	)	
OF HOBSON MCKOWN, ACCUSING	)	
DENNY NAU, 09/25/2016, AND	)	Docket no. _____
STACY PARKS MILLER, 04/24/2017	)	

**VERIFICATION**

This Petition for Review of Private Criminal Complaints is verified by affirmation by the party aggrieved, made to this Court of Common Pleas, under penalty of perjury and/or other penalty under 18 Pa.C.S., Ch. 49, Subch. A.

The facts set forth in the Petition are true and correct to the affiant's personal knowledge, or information and belief, and that any false statements therein are made subject to the penalties of the Crimes Code, 18 Pa.C.S. § 4904, relating to unsworn falsification to authorities.

So verified,

Date: 07/11/2017  
*Incarcerated at:*  
Hobson McKown 17-0401  
Centre County Correctional Facil.  
700 Rishel Hill Road  
Bellefonte, Pennsylvania 16823-1488

by *Hobson Lyle McKown*  
*Petitioner*, Hobson Lyle McKown  
421 Pierson Drive  
State College, Pennsylvania 16803

**IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA  
CRIMINAL ACTION—LAW**

IN RE: PRIVATE CRIMINAL COMPLAINTS	)	
OF HOBSON MCKOWN, ACCUSING	)	
DENNY NAU, 09/25/2016, AND	)	Docket no. _____
STACY PARKS MILLER, 04/24/2017	)	

**CERTIFICATE OF SERVICE**

I hereby certify that I am this day serving upon the persons and in the manner indicated below. The manner of service satisfies the requirements of Pa.R.Crim.P. 575.

Service by first class mail addressed as follows:

District Attorney Stacy Parks Miller, Centre County Courthouse, Room 404, 102 South Allegheny Street, Bellefonte, Pennsylvania, 16823-1986

Court Administrator, Centre County Courthouse, 102 South Allegheny Street, Bellefonte, Pennsylvania, 16823

Filed by first class mail addressed as follows:

Prothonotary, Centre County Courthouse, 102 South Allegheny Street, Bellefonte, Pennsylvania, 16823

So certified,

Date: 07/11/2017  
*Incarcerated at:*  
Hobson McKown 17-0401  
Centre County Correctional Facil.  
700 Rishel Hill Road  
Bellefonte, Pennsylvania 16823-1488

by *Hobson Lyle McKown*  
*Petitioner, Hobson Lyle McKown*  
421 Pierson Drive  
State College, Pennsylvania 16803

EXHIBIT 1  
PC 1

PRIVATE CRIMINAL COMPLAINT

**Hobson Lyle McKown**, the undersigned affiant, hereby directly accuses, former sheriff Denny Nau, having the business address of, Office of the Centre County Sheriff, 213 East High Street, Bellefonte, Pennsylvania, of the following violations of penal laws of the Commonwealth of Pennsylvania, to the best of the affiant's knowledge, or information and belief:

Offense 1: **16 P.S. § 411; 18 Pa.C.S. § 6119**

Denny Nau, acting or purporting to act as Sheriff of Centre County, (a county of the fourth class,) did neglect or refuse to perform a duty imposed upon him by the provisions of an act of Assembly, a misdemeanor under The County Code, carrying a fine not to exceed \$500; to wit, Denny Nau did purport to revoke during the term of the permit, a Pennsylvania license to carry firearms, issued to one Hobson Lyle McKown, by issuance from the Office of the Sheriff on or about April 14, 2008 of a purported revocation notice, which did fail to state in writing any reason for revocation as stated in subsection (e)(1) (as found under the Uniform Firearms Act, as amended, codified at 18 Pa.C.S. § 6109(e)(1)), and which did lack good cause for revocation, both reason and cause being required under the Uniform Firearms Act, § 6109(i) (such violation being graded as a misdemeanor of the first degree under said Uniform Firearms Act, § 6119);

Offense 2: **18 Pa.C.S. § 5301**

Denny Nau, acting or purporting to act in official capacity as Sheriff of Centre County, or taking advantage of such actual or purported capacity, did, knowing his conduct was illegal, subject another, Hobson Lyle McKown, to dispossession and seizure of personal or property rights and to an impediment to his exercise or enjoyment of a right or privilege, a misdemeanor of the second degree; to wit, Denny Nau, A) having sworn or affirmed that he would support, obey, and defend the constitutions of Pennsylvania and the United States and that he would discharge the duties of his office or employment with fidelity, B) having been subjected to Sheriff training so required by the Pennsylvania Commission on Crime and Delinquency, and C) having been familiar with the Uniform Firearms Act which commands duties of his Office, did from the Office of the Sheriff on or about April 14, 2008 unlawfully purport to revoke the valid and lawfully issued Pennsylvania license to carry firearms of licensee Hobson Lyle McKown during the term of the permit, the Sheriff having failed to issue any notice of revocation under 18 Pa.C.S. §6109(i) which stated both a reason under 18 Pa.C.S. § 6109(e)(1) and good cause for revocation, furthermore dispossessing and seizing from the licensee of the paper form license on or about May 3, 2008 and through this date, and thereby providing the impediment that the licensee might not carry, as right or privilege, whether derived under Pa. Const. art. I, §§ 1 and 21, or under 18 Pa.C.S. § 6109(a), a firearm concealed on or about his person or in any vehicle, thus appearing to subject the licensee to arrest should he do so, and such dispossession, seizure, and impediment actually having subjected licensee to arrest for a violation of Firearms Not To Be Carried Without License, 18 Pa.C.S. § 6106, on or about September 2, 2008;

the affiant thusly stating that the acts of the defendant, Denny Nau, were against the peace and dignity of the Commonwealth of Pennsylvania.

Hobson Lyle McKown 04/25/2016

04/25/2016

EXHIBIT 1  
PC2

PRIVATE CRIMINAL COMPLAINT

Injury or Loss:

The victim Hobson Lyle McKown suffered loss of over \$10,000 in lawyers fees and court costs, a conviction following false arrest and malicious prosecution for firearms not to be carried without license with fines and costs exceeding \$1,600, theft of more or less 18 firearms, \$6,405, and other property under a purported bail condition which was issued because of purported nonlicensure status.

Evidence of Probable Cause:

The Centre County District Attorney's Office provided discovery to this victim under a case, docket CP-14-CR-1569-2008, showing copies of the validly and lawfully issued Pennsylvania license to carry firearms, the purported revocation notice, and the purported revocation notice/report to the Pennsylvania State Police, thus the evidence is already in the DA's office.

The defendant has not been fingerprinted. No criminal laboratory services are requested.

The complainant/victim requests issuance of a summons, unless and until such time as the district attorney or his agent or designee attaches an affidavit of probable cause, or this affiant does the same.

I acknowledge that the facts set forth in the complaint are true and correct to this affiant's personal knowledge, or information and belief, and that any false statements therein are made subject to the penalties of the Crimes Code, 18 Pa.C.S. § 4904, relating to unsworn falsification to authorities.

So signed, Hobson Lyle McKown 09/25/2008

The District Attorney or his agent/designee has approved this complaint.

Signed: \_\_\_\_\_

The District Attorney or his agent/designee has disapproved this complaint, with the foregoing reason(s):

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Signed: \_\_\_\_\_

(Please transmit approved complaint forthwith to the applicable magisterial district judge; if disapproved, please return the complaint to PO Box 798, State College, Pa. 16804.)

EXHIBIT  
263

Hobson McKown  
PO BOX 798  
State College, PA 16804-0798

October 28, 2016

Office of the District Attorney of Centre County  
ATTN: Stacy Parks Miller, Esq.  
102 South Allegheny Street  
Room 404  
Bellefonte, PA 16823-1986

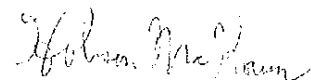
Dear Centre County District Attorney Stacy Parks Miller:

I executed a private criminal complaint on September 25, 2016, charging former sheriff Denny Nau with two misdemeanor offenses. I submitted the complaint on the same day, via first class mail, with the expectation that your office would receive the complaint by September 28.

I have received no acknowledgment, approval, or disapproval of the complaint as of October 28. Although the core evidence of this offense has been held by the office of the District Attorney since 2008, and although my testimony is entirely unnecessary to prove the offenses, I am required to know the status of your pre-approval complaint inquiry so that I may determine whether unreasonable delay has occurred in the approval/disapproval of the complaint, per Pa.R.Crim.P., Rule 506.

If your office claims not to have received the original submission, I submit that criminal complaint now via certified mail. Otherwise, enclosed is the true and correct copy of the original submission of the complaint. If the complaint is deficient in content per Rule 506 or other law, let me know and I can correct it. If you need an affidavit of probable cause so as to comply with some policy or to seek an arrest warrant, have one of your county detectives look at all of the documentary evidence and swear one out; otherwise, I can do so, if you will provide for me to be put forth before a magisterial district judge as to swear or affirm. If you have lost copies of Denny Nau's purported letter of revocation and contemporaneous report to the Pennsylvania State Police, it is attached to a motion in limine filed with the prothonotary by your office under docket CP-14-CR-1569-2008. The limitations on time for an offense committed while in office is no more than 8+2 years, (see 42 Pa.C.S. § 5552(a), (c)(2) and Com. v. O'Kicki, 597 A.2d 152, 164-165, 408 Pa.Super. 518, 542-543 (1991),) and Nau only left office recently. Whether you need a pointer to relevant law, or available evidence, it can be done, if only you would ask me. If you believe that prosecuting victimless possessory offenses takes precedent over prosecuting crime which has provable victims and which weighs on the administration of justice (remembering that, crime is contagious and government is the omnipresent teacher,) please let me know promptly so that I may invoke provisions in the County Code, such as 16 P.S. §§ 411, 1405, and 1409, as appropriate.

Sincerely,



Hobson McKown



EXHIBIT 2

PRIVATE CRIMINAL COMPLAINT

**Hobson Lyle McKown**, affiant, hereby makes direct accusation to the best of the affiant's knowledge, or information and belief, that the defendant, elected and current District Attorney Stacy Parks Miller, having a business address of the Office of the Centre County District Attorney, Centre County Courthouse, 102 South Allegheny Street, Bellefonte, Pennsylvania, 16823, violated the penal laws of the Commonwealth of Pennsylvania:

**Count 1: Penalty for neglect or refusal to perform duties. 16 P.S. § 411; Pa.R.Crim.P., Rule 506**

If any county officer neglects or refuses to perform any duty imposed on him by the provisions of this act, or by the provisions of any other act of Assembly, or by any rule of court, or other provision of law, he shall, for each such neglect or refusal, be guilty of a misdemeanor, and, on conviction thereof, shall be sentenced to pay a fine not exceeding five hundred dollars (\$ 500); "When the affiant is not a law enforcement officer, the [private criminal] complaint shall be submitted to an attorney for the Commonwealth, who shall approve or disapprove it without unreasonable delay."; to wit,

Stacy Parks Miller, the District Attorney, of Centre County, a county of the fourth class, did either,

- A) neglect or refuse to perform the duty imposed upon her office by Pa.R.Crim.P., Rule 506, or
- B) neglect or refuse to appoint sufficient deputies, and to supervise said deputies, in order that her office should successfully carry out the duty imposed upon her by Pa.R.Crim.P., Rule 506,

such that a private criminal complaint submitted to her, by Hobson McKown, dated "09/25/2016", charging former sheriff Denny Nau with Penalty for Neglect or Refusal to Perform Duties under the County Code and Official Oppression under the Crimes code, via,

- A) first class mail via jail institutional mail at Centre County Correctional Facility on September 25, 2016,
- B) certified mail, including both the complaint, and a letter specifically addressed to Stacy Parks Miller, Esq., received by a clerk whom signed the certified mail return receipt on November 7, 2016,
- C) personal service to Assistant District Attorney Megan McGoron in open courtroom, Courthouse Annex, January 23, 2017, 9:40 a.m.,

went without response, and she having been otherwise informed of said complaint, through Pennsylvania Right-to-Know requests issued about December 26, 2016, January 3, 2017, and January 26, 2017, one of those requests being the subject of appeal to the Office of Open Records, which was served specifically to Stacy Parks Miller by email through the assigned appeals officer,

and Stacy Parks Miller, and her subordinates, having neither approved nor disapproved, nor having acknowledged, any complaint, in response to the Right-to-Know requests, and Affiant, having neither,

- A) received no disapproved complaint, with reasons therefor, from the Office of the District Attorney of Centre County, Centre County Courthouse, 102 South Allegheny Street, Bellefonte, Pennsylvania, 16823, to the mailing address listed upon the complaint accusing Denny Nau, nor
- B) ever been approached by any person of the District Attorney's Office or any person directed by said Office to speak with Affiant in regard to the complaint, despite Affiant urging Stacy Parks Miller by letter, received November 7, 2016, nor

C) received notice from Office or any issuing authority of the transmission of the approved complaint, Stacy Parks Miller, having no reason for delay, nor reasonable cause for delay of over 200 days, did commit a misdemeanor;

Hobson Lyle McKown 04/24/2017

PRIVATE CRIMINAL COMPLAINT

**Count 2: Removal of civil officers. Pa. Const. art. VI, § 7; 14 P.S. § 450(a).**

All civil officers shall hold their offices on the condition that they behave themselves well while in office, and shall be removed on conviction of misbehavior in office or of any infamous crime; to wit, Stacy Parks Miller did not behave herself well while in office, having committed nonfeasance, being misbehavior in office, in refusal or neglect to do a duty under the County Code, that duty being prescribed by rule of court, Pa.R.Crim.P., Rule 506;

the acts of the defendant being against the peace and dignity of the Commonwealth of Pennsylvania.

**Injury or loss:**

Failure to bring Denny Nau to justice and provide for restitution according to injury or loss described on the prior criminal complaint; reinforcement that public officials have titles of nobility and are not subject constraint or restraint, contrary to Legal Tender Case, 110 US 421, 28 L.Ed. 204, 4 S.Ct. 122 (1884), to the general conclusion that every oath or affirmation taken by officers is equally void; proving that, in attempting to file further complaints, a long train of usurpations and abuses evincing the same object will be shown.

**Evidence of Probable Cause:**

Centre County District Attorney's Office has copies of the complaints submitted and would have any evidence of attempts to comply with the law or failure thereto. This Affiant also retains original copies of the complaint, logs of submissions, copies of Right-to-Know requests.

No criminal laboratory services are requested in this case. The defendant has not been fingerprinted.

Affiant requests the issuance of a summons, per Pa.R.Crim.P., Rule 509(1).

The Affiant verifies that the facts set forth in the complaint are true and correct to the best of the affiant's personal knowledge, or information and belief, and that any false statements therein are made subject to the penalties of the Crimes Code, 18 Pa.C.S. § 4904, relating to unsworn falsification to authorities.

Date: 10/20/2017 Affiant's signature: [Signature]

The District Attorney or her designee hereby approves this complaint: \_\_\_\_\_ Date: \_\_\_\_\_

Caption: \_\_\_\_\_

Issuing Authority district: \_\_\_\_\_ Judge's name: \_\_\_\_\_

Address of office of Issuing Authority: \_\_\_\_\_

Ph#: \_\_\_\_\_ Fax#: \_\_\_\_\_ Docket number: \_\_\_\_\_

The District Attorney or her designee hereby disapproves this complaint: \_\_\_\_\_ Date: \_\_\_\_\_

Reason(s) for disapproval: \_\_\_\_\_

\_\_\_\_\_

Return disapproved complaint to affiant at **PO Box 798, State College, Pennsylvania, 16804-0798.**

EXHIBIT 3

PRIVATE CRIMINAL COMPLAINT

Hobson Lyle McKown, affiant, hereby makes this direct accusation to the best of the affiant's knowledge, or information and belief, that the defendants, assistant district attorneys Mark S. Smith, Lindsay C. Foster, Megan McGoron, Jessica Lathrop, Michael M. Osterburg, Crystal Hundt, Nichole M. Smith, Amanda K. Chaplin, and current and elected District Attorney Stacy Parks Miller, all having a business address of the Office of the Centre County District Attorney, Centre County Courthouse, Room 404, 102 South Allegheny Street, Bellefonte, Pennsylvania 16823-1986, violated the penal laws of the Commonwealth of Pennsylvania:

**Count 1: Penalty for neglect or refusal to perform duties. 16 P.S. § 411;** Pa.R.Crim.P., Rule 506.

In any county officer neglects or refuses to perform any duty imposed on him by the provisions of this act, or by the provisions of any other act of Assembly, or by any rule of court, or other provision of law, he shall, for each such neglect or refusal, be guilty of a misdemeanor, and, on conviction thereof, shall be sentenced to pay a fine not exceeding five hundred dollars (\$ 500); "When the affiant is not a law enforcement officer, the [private criminal] complaint shall be submitted to an attorney for the Commonwealth, who shall approve or disapprove it without unreasonable delay."; to wit, assistant district attorney Defendants, of Centre County, a county of the fourth class, did neglect or refuse to perform the duty imposed upon them by Pa.R.Crim.P., Rule 506 (via 16 P.S. § 1420), such that a private criminal complaint submitted to each defendant separately, by Hobson Lyle McKown, dated "04/24/2017", charging elected and current District Attorney Stacy Parks Miller with Penalty for Neglect or Refusal to Perform Duties under the County Code, via,

A) first class mail via jail institutional mail at Centre County Correctional Facility, by individually addressed envelopes to each assistant district attorney aforementioned:

to Mark S. Smith, Crystal Hundt, and Special Assistant District Attorney Robert Stewart III on April 24, 2017, to Megan McGoron, Michael M. Osterburg, and Lindsay C. Foster on April 30, 2017, and to Nichole M. Smith, Amanda K. Chaplin, and Jessica Lathrop on May 4, 2017,

B) certified mail, whose return receipts have been signed by Mark S. Smith, Crystal Hundt, and Megan McGoron and returned more than 14 days prior to the date of this complaint, went without response by each, every and all assistant district attorney defendants and the District Attorney, whose office has also neglected or refused to approve, disapprove, or acknowledge a prior 09/25/2016 private criminal complaint by Hobson Lyle McKown for over 240 days, and defendant ADAs and DA, having neither approved nor disapproved, nor having acknowledged, any complaint, and Affiant, having neither,

A) received any disapproved complaint, with reason(s) therefor, from the Office of the Centre County District Attorney, Centre County Courthouse, to any of the mailing address of Affiant listed upon the complaint accusing Stacy Parks Miller, the address of residence of the Affiant, and the address of incarceration of the Affiant,

B) ever been approached by any person representing the District Attorney's office, to speak with Affiant in regard to the complaint, nor

C) received notice from the Office or any issuing authority of the transmission of the approved complaint, defendants, having no reason for the delay, nor reasonable cause for delay of over 50 days, did commit a misdemeanor;

the Affiant thusly stating that the acts of the defendants were against the peace and dignity of the Commonwealth of Pennsylvania.

*Hobson Lyle McKown* 07/11/2017

PRIVATE CRIMINAL COMPLAINT

**Injury or loss:**

Failure to bring Denny Nau to justice and to provide for restitution accordingly per the 09/25/2016 complaint by this Affiant; reduction of affiant's right to acquire, possess and protect reputation and to defend liberty in the failure to prosecute Denny Nau's false allegations and abuse of process, and the malicious prosecution under CP-14-CR-1569-2008 which followed and in the failure to respond accordingly to all this affiant's criminal complaints since 09/25/2016, denial of this victim-complainant's access to open courts and justice in due course for injury; reduction of the right to apply for redress for grievances.

No criminal laboratory services are requested in this case. The defendants have not been fingerprinted.

Affiant requests the issuance of a summons, per Pa.R.Crim.P., Rule 509(1).

The Affiant verifies that the facts set forth in the complaint are true and correct to the best of the affiant's personal knowledge, or information and belief, and that any false statements therein are made subject to the penalties of the Crimes Code, 18 Pa.C.S. § 4904, relating to unsworn falsification to authorities.

Date: 07/11/2017 Affiant's signature: [Handwritten Signature]

Approved, by: \_\_\_\_\_ Date: \_\_\_\_\_

Caption: \_\_\_\_\_

Issuing authority district: \_\_\_\_\_ Judge's name: \_\_\_\_\_

Address of office of issuing authority: \_\_\_\_\_

Ph#: \_\_\_\_\_ Fax#: \_\_\_\_\_ Docket number: \_\_\_\_\_

Disapproved, by: \_\_\_\_\_ Date: \_\_\_\_\_

Reason(s) for disapproval: \_\_\_\_\_

Return disapproved complaint to the affiant at **PO Box 798, State College, Pennsylvania 16804-0798.**