

1 Sharon Bridgewater
2 965 Mission Street #409
3 San Francisco, CA 94103

4 RECEIVED IN CLERK'S OFFICE
U.S. DISTRICT COURT
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5 NOV 28 2011

6 JAMES N. FRATTEN, Clerk
7 B. *[Signature]*

8 UNITED STATES DISTRICT COURT FOR
9 NORTHERN DISTRICT OF GEORGIA

10
11
12 Sharon Bridgewater,
13

14 1:11-cv-4088
15

16 CASE No.

17 Plaintiff } COMPLAINT FOR
18 Vs. } FOR DECLARATORY AND
19 } INJUNCTIVE RELIEF

20 Lawrenceville Police Department
21 Gwinnett County Police Department
22 Randy Rich
23 individually and in his official capacity
24 as Justice of the Superior Court) of
25 Gwinnett County, Defendant

26 and

27 Lucah O. Harsh

28 } COUNT I –
} CONSPIRACY TO DEPRIVE
} RIGHTS 42 USC SECTION 1985(3);

} COUNT II
} FAILURE TO PREVENT
} VIOLATION OF CIVIL RIGHTS
} 42 USC SECTION 1986

} COUNT II
} MALICIOUS PROSECUTION
} AND/OR

} CONSPIRACY TO PROSECUTE
} MALICIOUSLY
} (FALSE IMPRISONMENT,
} UNLAWFUL DETAINMENT,
} CRUEL AND UNUSUAL

1 AND DOES 1 THRU 50 INCLUSIVE } PUNISHMENT,
2 Defendants, } SLAVERY/INVOLUNTARY
3 } SERVITUDE, FALSE ARREST,
4 } VIOLATION OF THE PLAINTIFF
5 } 1ST, 4TH, 5TH, 6TH, 8TH, 13TH, AND 14TH
6 } US CONSTITUTIONAL RIGHT
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13 Plaintiff by verified complaint alleges as follows:
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JURISDICTION

The Plaintiff brings this suit pursuant to Title 42 U.S. Code § 1983, 1985(3) and/or 18 USC 242 for violations of certain protections guaranteed to the Plaintiff by the first, fourth, Fifth, Sixth, Eighth, thirteenth and/or Fourteenth Amendments of the United States Constitution.

PARTIES

1. The plaintiff is a natural person and a citizen of California, with its principal place of citizenship in the State of California.
2. The Plaintiff Sharon Bridgewater is an African American Female, and a member of a class based and/or race discriminatory animus.

1 3. In 1993 the Plaintiff "was the victim of a malicious crime" due to flagrant,
2 malicious, intentional violation of her civil rights by police officers" The
3 Plaintiff suffered, horrific, psychological, mental and emotional distress,
4 nightmares, inability to concentrate, shock (A state of "daze", with
5 constriction of the field of consciousness and narrowing of attention,
6 inability to comprehend stimuli, and disorientation followed withdrawal
7 from the surrounding and/or situation with dissociative stupor and agitation,
8 over activity, anxiety, impaired judgment, confusion, detachment, and
9 depression, panic attacks, tachycardia, sweating, flushing)and the incident
10 caused the plaintiff to become a patient at the University of Michigan
11 Hospital. The Plaintiff was rendered permanently disabled due to the
12 intentional violations of her civil rights by the "Police Officers."
13

14

15 4. The Plaintiff is the "victim" of a horrific crime by the above named
16 Defendants.
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18 5. Plaintiff does not know the true names and capacities of defendants Does
19 1 through 50 inclusive and needs to obtain said information through
20 discovery.
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DEFENDANTS

Lucas Harsh is an attorney in Lawrenceville, GA

Defendant Randy Rich is a Justice of the Superior Court of Gwinnett County and a Judge presiding in Gwinnett County.

The Plaintiff does not know the true names of the Officer and/or defendants Does 1 through 50 inclusive and needs to obtain said information through discovery.

On Absolute Immunity for Judges

A complaint is actionable against Judges under Title 42 U.S.C. 1985 (3), whose immunity does not extend to conspiracy under color of law. Section 1985(3) reaches both conspiracies under color of law and conspiracies effectuated through purely private conduct. In *Ex Parte Young*, 209 U.S. 123 (1908), the Supreme Court held that a state official who acted unconstitutionally could be sued in his official capacity for prospective relief. Such a suit “does not affect the State in its sovereign or governmental capacity” because the official who commits an unconstitutional act is deemed “stripped of his official or representative character.”

STANDARD OF REVIEW

The Plaintiff alleges in this complaint the actions of the Defendants actions were motivated by race or class or ethnicity and/or is behind the conspirator's action. That the actions were clearly a product of bias and prejudice of the Court and/or private individuals acting under the color of state law. The lawyers were acting in conspiracy with state actors under color of law "were" State Actors in this case. The U.S. Supreme Court has ruled that "private parties", lawyers in this case, may be held to the same standard of "state actors" where the final and decisive act was carried out in conspiracy with a state actor or state official.

TOLLING THE STATUE OF LIMITATIONS

Personal Injury and/or tolling is Georgia law, The Statue of limitation is tolled when one is absent from the State. The Plaintiff has been absent from the State of Georgia since the incident in Nov. 2007, and it has been impossible to perfect service on the Defendants therefore the Statue of limitations is tolled. "**THE**

PLAINTIFF IS A VICTIM OF CRIME”

The running of the period of limitations with respect to any cause of action in tort that may be brought by the victim of an alleged crime which arises out of the facts and circumstances relating to the commission of such alleged crime committed in this state shall be tolled from the date of the commission of the alleged crime or the act giving rise to such action in tort until the prosecution of such crime or act has become final or otherwise terminated, provided that such time does not exceed six (6) years.

FACTUAL ALLEGATIONS

On or about Nov.20, 2005, the Plaintiff “AN AFRICAN AMERICAN FEMALE” was driving her Chevy Camero, normally with the regular flow of traffic on a beautiful SUNDAY. The Plaintiff had violated no traffic laws. Does 1 thru 50 Lawrenceville Police Officers (4 or 5) “CAUCISIAN MEN AND/OR STATE ACTORS” acting under the color of law, came to the meeting of the minds, knowingly, intentionally acted in bad faith, illegally and unlawfully discriminated against the Plaintiff based on race or ethnicity “abused State Power” illegally and unlawfully detained the Plaintiff “used excessive force,” surrounded the Plaintiff car(and/or stopped) at “**GUNPOINT**” for an “alleged,” traffic violation of an “**improper lane change.**”

Does 1 thru 50 Lawrenceville Police Officers ratified, approved knowingly, intentionally acted in bad faith illegally and unlawfully order the Plaintiff out her car searched the Plaintiff body "**touched**" the Plaintiff's body in a terrible way, and/of searched the Plaintiff car without due process of law.

(THE EVENT WAS HORRIFIC)

1 Does 1 thru 50 Lawrenceville Police Officers then knowingly, intentionally
2 continued to interrogated the Plaintiff, illegally and unlawfully continue to detain
3 the Plaintiff against her will, knowingly, intentionally acted in bad faith illegally
4 and unlawfully “falsely” arrested the Plaintiff **after** the “illegal” and unlawful
5 searched the Plaintiff body and/or car WITHOUT DUE PROCESS OF LAW.
6 charged the Plaintiff with six crimes in connection with the traffic stop, falsely
7 arrested Plaintiff, “towed” the Plaintiff Camero, and falsely imprisoned the
8 Plaintiff for 1-5 days in the Gwinnett County Detention Center unlawfully
9 restrained the Plaintiff and interfered with the Plaintiff liberty.

10 The Defendants actions were clearly in violation of established law
11 which allows the Plaintiff her due process rights in an initial traffic stop as “every
12 other” citizen in Lawrenceville for an “alleged” violation of an IMPROPER LANE
13 CHANGE, and which permits a Plaintiff to be from unreasonable searches and
14 seizures, “unlawful” detainments, etc.

15 The Defendants actions amounts to “MULTIPLE VIOLATIONS OF
16 PROPER POLICE PROCEDURE” discrimination based on race or ethnicity in a
17 traffic stop, an illegal, unlawful, arrest, false imprisonment and a violation of the
18 Plaintiff fourth amendment via the fourteenth amendment US Constitutional rights
19 and/or an illegal search and seizure “OF THE PLAINTIFF’S BODY” and/or
20 vehicle in violation of the Plaintiff fourth amendment US Constitutional rights.

1 The Defendants actions caused the Plaintiff horrific, psychological and
2 mental damage and a “set-back” in her mental health as mention in the above page
3 3 sentence 3.

4 The Plaintiff **DISPUTED ALL CHARGES AND/OR ALLEGATIONS**
5 **“ALLEGED” BY THE LAWRENCEVILLE POLICE OFFICERS AND**
6 **REQUESTED A COURT APPOINTED ATTORNEY AND DEMANDED A**
7 **JURY TRIAL.**

8 On or about IN 2006, The Plaintiff was driving with the normal flow of
9 traffic, Does 1 thru 50 Does Gwinnett County Police Officers and/or co-
10 conspirators adopted the acts of the Lawrenceville Police Department illegally and
11 unlawfully “stopped” the Plaintiff **“AGAIN”** for another “alleged” traffic
12 violation, falsely arrested the Plaintiff and imprisoned the Plaintiff in connection
13 with the above incident. while she was driving her “Pontiac” vehicle, illegally and
14 unlawfully towed the Plaintiff’s “Pontiac,” falsely arrested and imprisoned the
15 Plaintiff in the Gwinnett County Detention Center for **nine days** and knowingly,
16 unlawfully interfered restrained and interfered with the Plaintiff liberty in connection with
17 the above “allege” allegation of the Lawrenceville Police Department.

18 The Defendants actions were clearly in violation of established law which
19 allows the Plaintiff her due process rights in an initial traffic stop as “every other”
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1 citizen for an “alleged” violation and which permits a Plaintiff to be from
2 unreasonable searches and seizures, “unlawful” detainments, etc.
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4 The Defendants actions amounts to discrimination based on race or
5 ethnicity in a traffic stop, an illegal, unlawful, arrest, false imprisonment and a
6 violation of the Plaintiff fourth amendment via the fourteenth amendment US
7 Constitutional rights and/or an illegal search or seizure “OF THE PLAINTIFF’S
8 BODY” and/or vehicle in violation of the Plaintiff fourth amendment US
9 Constitutional rights.
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12 The Defendants actions caused the Plaintiff to lose her car and caused the
13 caused the Plaintiff horrific, psychological and mental damage an “set-back” in her
14 mental health as mention in the above page 3 sentence 3 “**AGAIN**”.
15

17 Does 1 thru 50 Defendants court appointed Attorney adopted the acts of
18 Does 1 thru 50 Lawrenceville Police Officers gave the Plaintiff an “ultimatum” to
19 set in jail for 2-6 months and wait for a trial of the “allegations” of the
20 Lawrenceville Police Officers and/or Plea guilty to one, some or all allegations.
21 The Plaintiff pleaded guilty to one or some of the traffic violations were released
22 from jail maintained withdrew her plea and requested a court appointed attorney
23 and a jury trial.
24

27 On or about _____, 2007 Does 1 thru 50 Randy Rich adopted the acts
28 of the Lawrenceville Police Department, “**ORDERED” THE PLAINTIFF**

“FORMER PROSECUTOR” to represent the Plaintiff and ordered “THAT ONLY TO PLAINTIFF’S FORMER PROSECUTOR” were allowed to speak on behalf of the Plaintiff.

On or about Sept.19, 2007 ON THE DAY OF TRIAL Lucas Harsh
“former prosecutor of and the Plaintiff’s court appointed defense attorney”
ratified, approved adopted the acts of Randy Rich and/or the Judge Randy Rich
and Does 1 thru 50 inclusive adopted the acts of the Lawrenceville Police
Department intentionally, knowingly, acted in bad faith willing, accused/charged
the Plaintiff of another crime, of reckless driving(the Plaintiff was never arraigned
for this crime) in the above incident as mentioned in paragraph _____
**VIOLATED OF THE PLAINTIFF 1ST, 4TH, 5TH, 6TH, 8TH, 13TH, AND 14TH US
CONSTITUTIONAL RIGHT (1) right to free speech, 2) rights to confront her
accusers; 3) deprived the Plaintiff of a jury trial; 4) right to effective counsel,
5) subjected the Plaintiff to cruel and unusual punishment without due
process of law; 6) Imposed excessive fines without due process of law 7)forced
the Plaintiff to slavery and/or involuntary servitude and 8) Restrained and
restricted the Plaintiff movement.**

The Defendants suspended the Plaintiff license violated the plaintiff due process rights with no proof of insurance, caused to be submitted and recorded in a public Office a Judgment of a conviction for reckless driving and driving with no

1 proof of insurance to the Superior Court of Gwinnett County caused to be filed
2 and/or recorded and/or registered in a public office in State of Georgia, and/or the
3 Superior Court of the Gwinnett County, State of Georgia, in case number SC No
4 06-D03943, [AND] caused to be filed and record at the Secretary of State Driver
5 license bureau, a suspension of the Plaintiff Georgia Drivers license without due
6 process of law KNOWINGLY, INENTIONALY, WILLINGLY imposed fines,
7 excessive fines in the amount of \$1,080.00 dollars, a State Mandated Risk
8 Reduction Class, at the GRN Mental Health Unit, ACTING UNDER THE COLOR
9 OF STATE LAW, AND/OR AS A STATE ACTOR, ALL WITHOUT DUE
10
11 PROCESS OF LAW unlawfully interfered restrained the Plaintiff and interfered with the
12 Plaintiff liberty in violation of the Plaintiff (PROFESSIONAL PROBATION
13 SERVICES and/or GNC Health Services etc.)[it is the Plaintiff's belief that one or
14 some or all of the Does 1 thru 50 Defendants own, have stock, etc. IN THE
15 PROFESSIONAL PROBATION SERVICES AND/OR THE GWINNETT
16 COUNTY DETENTION CENTER- PRIVATE FACITITES OWNED AND
17 OPERATED BY PRIVATE INDIVIDUALS]inflicted cruel and unusual
18 punishment upon the Plaintiff without due process of law, and without probable
19 cause, and Plaintiff movement, unlawful confined the Plaintiff without due
20 process of law, subjected the Plaintiff to cruel and unusual punishment without due
21 process imposed an sentence and/or confinement of probation for twelve months,
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1 five days of Community Service, knowingly, intentionally acted in bad faith
2 subjected the Plaintiff to **Involuntary servitude** and/or "**SLAVERY**" and labor
3 against the Plaintiff will for the benefit of PROFESSIONAL PROBATION
4 SERVICES, or GNC Health Services etc. and/or Gwinnett County Detention
5 Center, under and "**illegal and unlawful conviction.**"
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12 The Thirteenth Amendment, provides in pertinent part that "Neither
13 slavery nor involuntary servitude, except as a punishment for crime, shall
14 exist within the United States, nor any place subject to their jurisdiction".
15 Judges Rich through his private conduct in conspiracy with Harsh(the
16 lawyer) caused the Court to effectuate the Plaintiff to "Compulsory
17 Involuntary Servitude", and the act is punishable under Title 18 1584 as
18 a criminal act.

19 (THE PLAINTIFF WAS STRIPPED OF "MULTIPLE" VIOLATIONS OF
20 HER CIVIL RIGHTS AND/OR UNITED STATES CONSTITUTIONAL
21 RIGHTS AFTER FIGHTING/LITIGATING THE CASE FOR TWO
22 YEAR TO PROVE HER INNONCE IN THE ABOVE CASE).

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The Defendants actions are clearly in violation of established law in which the
Plaintiff is a United States Citizen, and the United States Constitution
guarantee the Plaintiff her 1ST, 4TH, 5TH, 6TH, 8TH, 13TH, AND 14TH US
CONSTITUTIONAL RIGHT (1) right to free speech, 2) right to confront her
accusers; 3) A right to a jury trial; 4) A right to effective counsel, 5) and Shall

1 not be subjected the Plaintiff to cruel and unusual punishment 6) Imposed
2 excessive fines without due process of law 7) forced the Plaintiff to slavery
3 and/or involuntary servitude and 8) Restrained and restricted the Plaintiff
4 movement.

5

6 **The Defendants actions AMOUNTED TO MULTIPLE VIOLATIONS**

7 **OF THE PLAINTIFF US CONSTITUTIONAL RIGHTS AS**

8 **GUAREENTEED AND SECURED BY THE CONSTITUTION(1ST, 4TH, 5TH,**

9 **6TH, 8TH, 13TH, AND 14TH)**

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11 The Defendants actions caused the Plaintiff the Plaintiff horrific,
12 psychological and mental damage a “set-back” in her mental health as mention in
13 the above page 3 sentence 3. **“AGAIN”**

14

15 In furtherance of the conspiracy Oct.19, 2007, "after the Plaintiff
16 completed **“free labor” and/or involuntary servitude, order by Rich,**
17 Gwinnett County Police Department, ADOPTED THE ACTS OF RANDY RICH
18 AND LUCAH HARSH and/or the Lawrenceville Police Department and
19 knowingly, intentionally acted in bad faith illegally and unlawfully stopped the
20 plaintiff AND HARRASSED THE PLAINTIFF **“AGAIN** “while driving her
21 van, illegally and unlawfully **wrote the Plaintiff a “bogus” traffic ticket**, illegally
22

1 and unlawfully arrested the Plaintiff again, falsely imprisoned the Plaintiff charge
2 the plaintiff with two another crime in connection with the traffic stop.
3

4 The Defendants actions were clearly in violation of established law which
5 permits the Plaintiff to be free of discrimination in a traffic stop, due process in
6 search and seizure.
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8 The Defendants actions amounted to violation of the Plaintiff fourth
9 amendment US Constitutional right.
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11 The Defendants actions caused the Plaintiff to lose her car and caused the
12 caused the Plaintiff horrific, psychological and mental damage an “set-back” in her
13 mental health as mention in the above page 3 sentence 3. **“AGAIN”**
14

15 The actions of the Defendants constitute a criminal conspiracy under color
16 of law and/or a conspiracy effectuated through private conduct and willful,
17 intentional, criminal conspiracy to deprive rights as defined in and/or 42 USC
18 1985(3) and/or U.S.C. 18 USC 241.
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20
21 In furtherance of the conspiracy the above named defendants
22 legislators, judges, and/or law enforcement officers believed and/or knew that an
23 official proceeding was pending or about to be instituted(AS THE PLAINTIFF
24 HAS FILED NUMEROUS HABEAS PETITIONS SINCE THE INCIDENT AS
25
26 MENTIONED IN PARAGRAPH, AND HAS CONTINUED TO FILE
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1 PETITIONS, MOTIONS IN STATE AND/OR FEDERAL COURT OF THE
2 DEFENDANTS ACTIONS) have conspired with others, tampered with /
3 fabricated/destroyed documents, records or other item of physical substance that is
4 or is about to be produced or used as evidence with the intent to deceive and/or
5 altered / destroyed / concealed / removed records document / item with the
6 purpose of impairing its verity and made / presented / used any record / document
7 / item knowing it to be false and with the purpose of misleading the Public and/or
8 the Plaintiff.

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11 In furtherance of the conspiracy of Does 1 thru 50 falsely
12 imprisoned the Plaintiff for four years and continues to falsely imprisoned the
13 Plaintiff after continual requests for release.

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16 The Plaintiff has been damaged and continues to be damage in that
17 the when the Plaintiff search for a job, and/or hiring agency conducts a
18 background check the Plaintiff's name is in a **National** Data Base for outstanding
19 warrant. This warrant has been in the NICI for four years and continues to be in
20 the National Crime Information Center (NCIC). The Plaintiff continues to be
21 damaged. The Defendants have violated the Plaintiff due process law, caused the
22 Plaintiff's name to be libeled in a National security data base as a reckless driver
23 probation violator, and consequential damages.

The Defendants, or each or all of them, were acting as law enforcement officers and/or State Actors pursuant to state statute and the ordinances, customs, and Policies of DeKalb County Police Department. The Defendants knowingly, intentionally, failed to take reasonable steps to protect the victim of other illegal, unlawful acts in violation of **42 USC section 1986**. Each Defendant at incident at the time and on the date in question had knowledge that Plaintiff's civil rights were being violated and had the power to prevent or aid in preventing the wrongful acts made of the violations. The Defendants knew of the Defendants' wrongful conduct and failed or refused to prevent it or aid in preventing it is liable to the Plaintiff for the damages he suffered.

**COUNT 1 – CONSPIRACY TO DEPRIVE RIGHTS 42 USC SECTION
1985(3);**

1. Plaintiff realleges paragraphs.
2. The Plaintiff had a right to exercise and/or enjoy equal Privileges and immunities as secured by the US Constitution as a US citizen.
3. The Plaintiff had a right to be free from discrimination.
4. The Plaintiff had a right to be free from criminal acts of the Defendants.
5. Pursuant to 42 U.S.C. § 1985(3), it is unlawful for Police Officer, County Officials, Judges and legislators to enter into a conspiracy to deprive any person of the rights and privileges of a citizen.

1 6. It is illegal to discriminate, stop any one based on race, class, and/or national
2 origin.
3

4 7. It is illegal to use race or class based discriminatory animus and deprive
5 anyone on their right.
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7 8. **IT IS ILLEGAL TO FORCE SOMEONE INTO INVOLUNTARY
8 SERVITUDE.**
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10 9. It is illegal to deprive a person of their civil rights.
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12 10. It is illegal to unlawful profit, take, money from “any” person without due
13 process of law.
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15 11. All Defendants intentionally, knowingly, willing ACTED IN BAD FAITH,
16 ACTED AND THEIR ACTIONS WERE MOTIVATED BY RACE, CLASS
17 OR ETHINCITY. ALL DEFENDANTS ACTED UNDER THE COLOR OF
18 STATE LAW AND KNOWINGLY, INTENTIONALLY COMMITTED
19 OVERT ACTS AND VIOLATED MULTIPLE VIOLATIONS OF THE
20 PLAINTIFF US CONSTITUTIONAL RIGHT. ALL DEFENDANT
21 RATIFIED, APPROVED, KNOWINGLY, INTENTIONALLY VIOLATED
22 MULTIPLE VIOLATIONS OF THE PLAINTIFF’S US Constitutional right
23 as secured by the United States Constitution and denied and/or deprived the
24 Plaintiff equal protection under the laws and/or equal privileges and
25 immunities under the laws and prevented the Plaintiff from exercising and
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enjoying equal privileges and immunities as secured by the US Constitution as a citizen of America.

12. The actions of the Defendants constitute a criminal conspiracy under color of law and/or a conspiracy effectuated through private conduct and willful, intentional, criminal conspiracy to deprive rights as defined in and/or 42 USC 1985(3) and/or U.S.C. 18 USC 241.

COUNT II
FAILURE TO PREVENT VIOLATION OF CIVIL RIGHTS
42 USC SECTION 1986

13. The Plaintiff realleges paragraphs. The Defendants, or each or all of them, were acting as law enforcement officers and/or State Actors pursuant to state statute and the ordinances, customs, and Policies of Lawrenceville, Gwinnett County Police Department and/or under the color of state law.

14. The Defendants knowingly, intentionally, failed to take reasonable steps to protect the victim of other illegal, unlawful acts **in violation of 42 USC section 1986.**

15. Each Defendant at incident at the time and on the date in question had knowledge that Plaintiff's civil rights were being violated and had the power to prevent or aid in preventing the wrongful acts made of the violations.

16. The Defendants knew of the Defendants' wrongful conduct and

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2 failed or refused to prevent it or aid in preventing it is liable to the Plaintiff
3 for the damages he suffered.
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COUNT III
~~MALICIOUS PROSECUTION OR~~
~~CONSPIRACY TO PROSECUTE MALICIOUSLY~~

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11 **FALSE IMPRISONMENT, UNLAWFUL DETAINMENT, CRUEL AND**
12 **UNUSUAL PUNISHMENT, SLAVERY/INVOLUNTARY SERVITUDE,**
13 **FALSE ARREST, VIOLATION OF THE PLAINTIFF 1ST, 4TH, 5TH, 6TH, 8TH,**
14 **13TH, AND 14TH US CONSTITUTIONAL RIGHT**

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17. Plaintiff realleges paragraphs.

18. ALL DEFENDANTS KNOWINGLY, INTENTIONALLY, ACTED IN
19 JOINT PARTICIPATION AND/OR CONSPIRED WITH EACH OTHER,
20 AND 1 THRU 50 DOES DEFENDANTS knowingly, intentionally, ratified
21 ACTED IN BAD FAITH, approved, acted in joint participation, acted under
22 the color of State law, harassed the Plaintiff, illegally and unlawfully
23 violated Multiple civil rights of the Plaintiff without probable cause.

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28 19. Rich and Harsh AND 1 THRU 50 DOES DEFENDANTS knowingly,
intentionally, VIOLATED MULTIPLE US CONSTITUTIONAL RIGHTS
under Section 1983 was initiated criminal proceeding without probable
cause; AND the defendants acted maliciously or for a purpose other than

1 bringing the plaintiff to justice; and the plaintiff suffered deprivation of
2 liberty consistent with the concept of seizure as a consequence of a legal
3 proceeding. The Defendants actions amount to malicious prosecution (2x).

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5 20. The Defendants actions have caused the Plaintiff severe emotional distress,
6 as mentioned in on the above page 3 sentence 3.
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8 **WHEREFORE**, Plaintiff demands judgment against all Defendants for injunctive
9 relief
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- 11 **1. AN INVESTIGATION OF THE LAWRENCEVILLE AND**
12 **GWINNETT COUNTY POLICE DEPARTMENT AND/OR**
13 **GWINNETT COUNTY DETENTION CENTER(OWNED AND**
14 **OPERATED BY PRIVATE PARTIES AND OWNERS OF THE**
15 **FACILITY), LEGISLATORS, JUDGES,**
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- 17
18 **2. ORDER THE JUDGMENT OF CONVICTION NULL AND VOID.**
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- 20 **3. ORDER THE JUDGMENT OF PROBATION NULL AND VOID.**
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- 22 **4. ORDER ANY ARREST WARRANTS PERTAINING TO THIS**
23 **CONVICTION NULL AND VOID.**
24
- 25 **5. ORDER THE PLANTIFF NAME BE EXPUNGED OUT OF THE**
26 **NACA NATIONAL DATA SYSTEM.**
27
- 28 **6. ORDER ANY CONSEQUENTIAL RELATED TICKETS,**
29 **(#T08-00653) RESULTING FROM THIS ILLEGAL CONVICTION**

1 EXPUNGE, AT THE GWINNETT COUNTY POLICE DEPARTMENT
2
3 AND ARREST WARRANT T08-00653 DRIVING WITH
4 SUSPENDED LICENSE, OBSOLETE.

5 7. RECALL ALL AND ANY ARREST WARRANTS VIA GWINNETT
6 COUNTY RELATED TO RANDY'S RICH VOID JUDGMENT OF
7 CONVICTION NULL AND VOID.

8. DECLATORY JUDGMENT

9 9. The Plaintiff respectfully request the Judge to issue Orders, as the
10 Plaintiff do not know what Orders to submit to the Court to VOID, and
11 NULL WARRANTS, JUDGMENT OF CONVICTION, ETC.(AND
12 FOR RICH AND HARSH TO DO ALL THE PAPER WORK TO GET
13 THIS ILLEGAL CONVICTION EXPUNGED IN ALL
14 RECORDS)WITHIN 15 DAYS OF THE ORDER.

15 10. AN INVESTIGATION OF GWINNETT COUNTY DETENTION
16 CENTER, PROFESSIONAL PROBATION SERVICES, THE
17 LAWRENCEVILLE POLICE DEPARTMENT AND GWINNETT
18 COUNTY LEGISLATORS.

19 11. EXPUNGE, ANNUAL ALL ARREST, TICKETS, PICTURES,
20 FINGERPRINTS, BOOKING IN CONNECTION WITH
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LAWRENCEVILLE POLICE DEPARTMENT, GWINNETT COUNTY
DENTENTION CENTER, ETC.

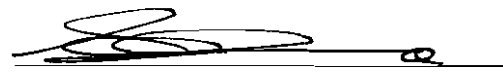
12. Prohibit any retaliation by the Defendants of the Plaintiff family member
and/or the Plaintiff.

13. RESCUE ALL "VICTIMS" OF CRIME BY THE ABOVE NAME CO-
CONSPIRATORS, AS THERE ARE MANY IN THE GWINNETT
COUNTY DETENTION CENTER ILLEGAL AND UNLAWFULLY
DETAINED AGAINST THEIR WILL.

14. THE PLAINTIFF REQUEST AN WRITTEN APOLOGY and; (ALL
TICKETS, WARRANTS, AND THE PLAINTIFF NAMED CLEARED,
RELEASE FROM PROBATION ETC.)

15. For such further relief as the court may deem proper and just.

Dated: NOV. 17, 2011



Sharon Bridgewater

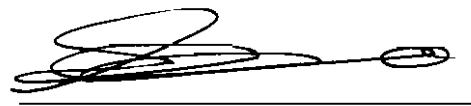
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VERIFICATION
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7 I Sharon Bridgewater Declare:

8 I am the Plaintiff in the above entitled action.

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10 I make this verification because the facts set forth in the complaint are
11 within my knowledge and it is I Sharon Bridgewater who is victim of a
12 malicious crime. I have read the foregoing complaint and know the contents
13 thereof. The same is true of my own knowledge. I except as to those matters which
14 are therein alleged on information and belief, and as to those matters, I believe it to
15 be true. I Sharon Bridgewater declare under penalty of perjury under the laws of
16 the State of Georgia, and the United States of America that the foregoing is true
17 and correct.

18 Dated NOV. 17, 2011



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