LETTER TO VIRGINIA STATE POLICE ON COMPLAINT AGAINST LOCAL POLICE OFFICER ROBERT JONES OF MARTINSVILLE POLICE DEPARTMENT ON FALSE INFORMATION IN CRIMINAL COMPLAINT AND/OR ANY FALSE INFORMATION IN POLICE REPORT

Saturday, March 4, 2023

ATTN: To Any Investigator; Area 42 Office

Virginia Department of State Police Email: area42@vsp.virginia.gov 874 Blue Ridge Avenue Bedford, Virginia 24523 Phone: (540) 586-7905

To Virginia State Police,

I am Brian David Hill. Somebody from the Attorney General's Office sent in an email directed to my mother expressing my concerns about police misconduct: "In regard to the concern of police misconduct, I recommend you contact the Virginia State Police for further assistance.", from Alyssa B. Henson, Director of Constituent Affairs, Office of the Attorney General. The "police misconduct" complaint I am filing is against Robert Jones, Martinsville Police Department, for false information or false statements in the CRIMINAL COMPLAINT and/or ARREST WARRANT. These false statements may also be in the police report too. It is a crime even for a local officer to file false statements under oath and in a police report.

Since somebody from the Attorney General's office referred me or my mother to your State Police Department for allegations of "police misconduct", I would like to file a complaint on police misconduct. I have evidence in support of my complaint. Evidence your State Police can investigate and obtain further evidence of. I am willing to press charges on Officer Robert Jones for putting my life through hell for the past 4 years over false information filed against me, false information which I will explain in this letter. He misconstrued my medical emergency and medical issues into a criminal act.

Also I would like to inform you that Andrew Hall would be in conflict of interest in the police misconduct complaint, as even the Honorable judge Greer admitted in hearing on March 3, 2023, "You are going to want to make this a priority," "after you read them, you are going to want to recuse yourselves". So Andrew Hall should not be involved with giving any legal advice to the State Police on my police misconduct complaint. It should be the Attorney General or a special prosecutor that the judge suggested in the Circuit Court. So please accept my police misconduct complaint against Robert Jones since Alyssa Henson had referred my issues with Robert Jones to your office for investigation or assistance in investigating police misconduct.

I never got to read the police report from September 21, 2018 from Martinsville Police Department, but I assume that it contains similar information to Robert Jones false statements made in CRIMINAL COMPLAINT filed on September 21, 2018. I believe a false statement was made in the ARREST WARRANT. I also believe that a false statement was made in the CRIMINAL COMPLAINT. The reason why is the evidence I will present with this COMPLAINT letter. With this evidence and to the best of my belief, I believe this constitutes enough evidence to the Virginia State Police to conduct an investigation and maybe they may want to discipline that officer for false information under oath or affirmation in the CRIMINAL COMPLAINT.

Here is the evidence I have.

ATTACHMENTS OF EVIDENCE:

I will ask Roberta Hill to email the following attachment files as pieces of evidence to prove my claims or at least give a reasonable inference of proving my claims:

ATTACHMENT File name:	PAGES	DESCRIPTION:
1.criminal complaint and warrant.pdf	3 pages	The CRIMINAL COMPLAINT and ARREST WARRANT. If the police report has the same statements, then it is false information by officer Robert Jones. I will explain what is false and how it can be proven false based on the evidence I am filing.
2.transcript.stateme nts-oath-robert- jones.pdf	2 pages	Two pages from a court transcript dated September 12, 2019, of statements obtained from Officer Robert Jones under oath, under penalty of perjury.
3.officer-jones- admitted-not- obscene.pdf	11 pages	There was an omission in the court transcript if you read the entire court transcript upon request, but witnesses at the court hearing witnessed Officer Jones admit under oath that Brian David Hill had not been obscene on September 21, 2018, same officer who charged Brian David Hill with making an obscene display. These witnesses are willing to provide a statement to your State Police Department. Attorney Renorda Pryor asked Officer Jones about if I was obscene. The officer said "no" to her and to the court.
4.billing-records- hospital.pdf	4 pages	Billing records obtained from Sovah Health Martinsville, local hospital.
5-Pete-Compton- Letter.pdf	1 page	Pete Compton witness letter. He was willing to testify and maybe he is still willing to provide a statement.
6-Medical Records 9- 21-2018 color.pdf	7 pages	Medical records of hospital visited dated September 21, 2018.

7.Brian Hill FOIA Request.pdf	3 pages	Admission by Police Chief Rob Fincher to evidence deleted/destruction, recorded by Officer Robert Jones on his body-camera footage on September 21, 2018.
8.DrConradDaumPie dmontCommunitySe rvices.pdf	6 pages	Mental Health diagnoses from Dr. Conrad Daum
9- CarilionClinicDoctor Letter.pdf	1 page	Carilion Clinic Doctor's letter
10.Document 153.pdf	11 pages	Document 153, Written statements about Officer Robert Jones arresting me

I believe there are two incorrect or false statements made in the following attachment file: **1.criminal complaint and warrant.pdf**. If the claims made in my criminal charge were also made in the police report, then one or more false statements by Officer Robert Jones were made in the police report. Again, I have not seen the report but I heard some things of what was said in it. I am sure there were things mirrored from the police report to the criminal complaint and probably mirrored to things in the other court too in the Middle District of North Carolina. False information which the evidence can disprove.

One false statement was that I was "intentionally making an obscene display" and the reason why was because this same officer said at a court hearing that I was not being obscene when Attorney Renorda Pryor (rpyor@herringlawcenter.net, Phone number: 919–775–5653) asked Officer Robert Jones of Martinsville Police Department the question about if I was obscene. See attachment file: **3.officer-jones-admitted-not-obscene.pdf**.

The proof of multiple witnesses at the hearing heard Officer Jones being questioned by Attorney Renorda Pryor about if I was being obscene. He said I was not obscene. He made the same statement or similar statement in the General District Court at 55 West Church Street, Martinsville, VA 24112. So he is admitting under penalty of perjury that I

was not being obscene, yet he charged me with being obscene. That is contradictory to complain under oath or affirmation in a arrest warrant that I was obscene and later admit that I wasn't. I feel like it may be false. It doesn't make any sense for an officer to lie in a arrest warrant, he said I was being obscene then later admitted under oath that I was not.

The second possibly false statement under oath or affirmation is that Officer Jones said I was "medically and psychologically cleared". He didn't truly know that for a fact when he was questioned in a court of law.

See court transcript attachment file: **2.transcript.statements-oath- robert-jones.pdf**.

I will copy and paste from the court transcript pages:

CITATION:

- Q Did he also tell you that he was a diabetic as well?
- A I do not recall him telling me that, no.
- Q Did he tell you that he was also OCD?
- A Not that I recall.
- Q And when you took him to the hospital, did they admit him into the hospital that night?
- A No, they cleared him medically and psychologically and released him to us.
- Q Okay. Did you get those reports from -- the medical reports?
- A No, I did not do a subpoena for his hospital records.
- Q Okay. Did you speak to a doctor or anyone regarding his condition or anything of that nature that night?
- A We -- other than just checking with him to see if they were going to be releasing him or admitting him, no.
- Q Do you recall any tests that were taken that night besides
- just checking, I believe you said, his knee?
- A No, ma'am. Like I said, when we -- we also checked him for mental health issues is the reason why they cleared him psychologically, to make sure there was nothing going on

```
there.
Once they do that, they do lab work and other stuff. I
didn't
ask about his medical history.
Q Was there any tests dealing with his blood alcohol
content
or anything of that nature?
A I don't know if they did. Like I said, I did not get his
records. They normally do, but I do not have that.
```

This officer contradicted himself again under penalty of perjury. So he made a contradictory or false statement in the CRIMINAL COMPLAINT. If he made the same false statement in the police report, then he entered possibly a false statement in the police report.

How could he know when he made those statements under oath whether I was cleared or not if he didn't even obtain the medical records or didn't ask the Doctor any details about the lab work or anything and never ordered the doctor to conduct lab testing???

He said they cleared me medically but never knew I was a type one diabetic, uncontrollable diabetes aka brittle diabetes. He didn't know I had a history of OCD. He never asked the hospital about my serious medical/neurological condition or conditions that I had. He never asked the Department of Motor Vehicles about me having a handicap Placard of Autism Spectrum Disorder.

Also he questioned me at a time when I was under the influence of carbon monoxide gas poisoning toxicity. An officer questioning somebody while under intoxication is impeachable testimony and is not a reliably obtained statement. The officer Robert Jones obtained statements from me

See attachment file: <u>5-Pete-Compton-Letter.pdf</u>. The Officer said under penalty of perjury in court transcript and in charging me in the City of Martinsville, he said I was "medically and psychologically cleared" yet I obtained billing records from Sovah Health Martinsville the local hospital

where I was supposedly "medically and psychologically cleared". See attachment file: **4.billing-records-hospital.pdf**. The billing records show cath IV tubes had been used, and of course those can be used to obtain blood samples.

The medical records show two abnormally high resting blood pulse levels, which is tachycardia. Tachycardia means resting blood pulse over 100. Tachycardia was not investigated or examined by the hospital, and neither of Martinsville City Jail either. Medically cleared??? Really now???

Those billing records tell some more details than the medical records from the hospital. Like it said in the billing record that I was given an electrolyte and hydration first hour. The officer Robert Jones knew I was running naked "for whatever reason" on a walking trail in the middle of the night, at nighttime, and he found no blood glucose monitor, no water bottles, no soda, no insulin pens, nothing except some items found in a backpack I had possessed. No contact information, no cell phone, no glucose tablets, and no identification. This proves to you that when I was questioned by Officer Jones about why I was naked after I was detained I think around a creek or areas around a creek, I was dehydrated. The Officer should not have taken my testimony as reliable. That was a miscalculation on his part.

Officer Robert Jones knew he had questioned somebody who had given unreliable testimony or testimony from somebody who was under the intoxication of something which I later found out in 2019, which I found out that "something" was carbon monoxide gas poisoning. He may have looked at the body-camera footage which was recorded at that time and saw signs that I was intoxicated or was out of it. He was probably embarrassed that he said under oath that I was medically and psychologically cleared but the body-camera footage shows me out of it or not in my right mind because of intoxication. So I have recent evidence of the admission of some kind of cover up, illegal cover up of police body-camera footage recorded by Officer Robert Jones on September 21, 2018, when he questioned me about why I was naked. The footage had been silently deleted during a pending litigation which contradicts Martinsville Police Department evidence retention policy and procedures. See attachment file: 7.Brian Hill FOIA Request.pdf.

Another piece of evidence, another cover up at Sovah Health Martinsville. Officer Robert Jones said under oath I was medically and psychologically cleared but the cover up was of evidence which would further disprove Officer Jones statements under oath. See attachment file: <u>6-Medical Records 9-21-2018 color.pdf</u>.

The cover up is proven by the following words (copy and pasted from scanned OCR of last page of the medical record document):

Note: The cover up text highlighted is text resized to be large text so you see exactly what I am referring to. Evidence of COVER UP of medical lab tests.

Corrections: (The following items were deleted from the chart)

09/21

04: 48 09/21 04: 16 COMPREHENSIVE METABOLIC PANEL+LAB ordered.

EDMS

09/21

04: 48 09/21 04: 16 COMPLETE BLD COUNT W/AUTO DIFF+LAB ordered.

EDMS

09/21

04: 49 09/21 04: 16 CPK, TOTAL+LAB ordered . EDMS

09/21

04:50 09/21 04:16 ALCOHOL, ETHYL+LAB ordered . EDMS

09/21

04:50 09/2! 04:16 STAT OVERDOSE PANEL+LAB ordered . EDMS

09/21

04: 52 09/21 04: 52 09/21/2018 04: 52 Discharged to Jail/Poli ce. Impression:

Abrasion, right knee; Abrasion of unspecified front wall of thorax.

Condition is Stable . Discharge Instructions : Medicat ion

Reconciliation . Follow up : Private Physician ; When : Tomorrow; Reason :

Further diagnostic work- up, Recheck today 's complaints, Continuance

of care . Follow up : Emergency Department ; When : As needed ; Reasor. :

:ever> 102 F, Trouble breathing, Worsening of condition. Problem is

new. Symptoms have improved. bdh

09/21

04:54 09/21 04:16 URINALYSIS W/REF~EX TO CULT~RE~LAB ordered . EDMS

EDMS EDMS EDMS EDMS EDMS bdh EDMS

They drew blood from my arm, I knew they did, my family knew lab work was being done because they were there at the hospital at the time I was taken there by ambulance with Martinsville Police Department.

This was covered up on purpose. Officer Robert Jones didn't want it coming out that I was not medically cleared. Because if I was truly medically cleared then why was there no lab work after lab work was ordered, then Officer Jones says under oath that: "they do lab work and other stuff". Officer Jones is a liar. He lied about me being medically and psychologically cleared. He didn't even know I had/have OCD which stands for Obsessive Compulsive Disorder, which is a mental health disorder. I had a combination of mental health issues which were found by Dr. Conrad Daum a month after my arrest. See attachment file:

8.DrConradDaumPiedmontCommunityServices.pdf. One of them was an "unknown psychosis". Psychosis was a symptom of carbon monoxide gas poisoning (hallucinations too are a symptom), when you research the National Institute of Health, you can find out different various symptoms of

carbon monoxide gas poisoning. Being exposed to carbon monoxide. I tried to have it mailed to the Police Chief for Officer Robert Jones to read in 2019,

but that envelope was signed for then ended up back in my hands, still sealed. They refused to investigate it, because Officer Robert Jones is

refusing to accept any evidence proving that he lied under oath.

See the attachment file: **9-CarilionClinicDoctorLetter.pdf**. This proves beyond a reasonable doubt that I have these issues.

That seems like it could be a false charge, I don't know if you would feel the same way after reviewing over all of the evidence, and if you do feel that there was a false charge filed in 2018 against me, then you can investigate it and find out more. I am the victim, I want to press charges against this misconduct.

I was wrongfully charged and I believe false statements were made in the attempt of Officer Robert Jones to justify my arrest. I also written about my encounter with Officer Jones. There may be another reason why he put false statements in arresting me. After I was hydrated by the hospital then released, then I was taken to the jail where he was to type up the arrest warrant and criminal complaint, he again tried to ask me about something as he thought I was lying, because he took unreliable statements, statements which are unreliable at the time. I told him I have autism, he asked "How do I know you even have autism?", tried to explain to him about the DMV record, and he accused me of lying to him, I tried to tell him I was telling the truth and talk about ways he can verify my claims but he refused to investigate any further, and it escalated to me saying to him: "Fc*k you!!!" to Officer Jones. I heard the officers saying "woooooo!!!!" and then he typed up the statements. So he typed up false statements to retaliate against me for cussing him out. It doesn't matter, these are false statements in a criminal complaint, arrest warrant, and if those false statements were in the police report, then those false statements are there too. Read my typed statements in Document 153, attachment file: 10.Document 153.pdf.

Reign D. Hill

God bless you,

Brian D. Hill

Ally of Q, Former news reporter of U.S.W.G.O. Alternative News 310 Forest Street, Apartment 2

Martinsville, Virginia 24112

(276) 790-3505

JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

