IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

JAMES M. Atkinson, pro se

Plaintiff,

v.

TOWN OF ROCKPORT:

COMMONWEALTH OF MASSACHUSETTS; SALEM STATE COLLEGE; NORTH SHORE COMMUNITY COLLEGE; MONTSERRAT COLLEGE OF ART; LYONS AMBULANCE, LLC, RESEARCH ELECTRONICS, LLC; BEVERLY HOSPITAL; ADDISON GILBERT HOSPITAL; ESSEX COUNTY SHERIFFS DEPARTMENT: A AND L ENTERPRISES; CAPE ANN CHAMBER OF COMMERCE; MARY ELIZABETH HEFFERNAN in her official capacity and individually as Secretary of Public Safety and Executive Office of Public Safety and Security; MARK DELANEY in his official capacity and individually as Colonel of the State Police; JAMES F. SLATER in his official capacity and individually as Criminal History Systems Board (CHSB), renamed the Department of Criminal Justice Information Services (DCJIS); JAMES HURST in his official capacity and individually as an Police Officer for Town of Rockport; DANIEL

11-CV-11073-NMG

3rd AMENDED COMPLAINT

DEMAND FOR JURY TRIAL

42 U.S.C. §§ 1983, 1985, 1988, 1981a

U.S. Constitution, Article Four, Section 2

FIRST AMENDMENT

SECOND AMENDMENT

FOURTH AMENDMENT

FIFTH AMENDMENT

SIXTH AMENDMENT

EIGHTH AMENDMENT

NINTH AMENDMENT

FOURTEENTH AMENDMENT

18 U.S.C. §§ 1961-1968

18 U.S.C. §§ 2510-2522

31 U.S.C. §§ 3729–3733

MAHONEY in his official capacity and individually as an Police Officer for Town of Rockport; MICHAEL MARINO in his official capacity and individually as an Police Officer for Town of Rockport; JOHN T. MCCARTHY in his official capacity and individually as an Chief of Police for Town of Rockport; GREGORY GEORGE in his official capacity and individually as an Police Officer for Town of Rockport; SEAN ANDRUS in his official capacity and individually as an Police Officer for Town of Rockport; JAMES HURST in his official capacity and individually as an Police Officer for Town of Rockport; MARK SCHMINK in his official capacity and individually as an Police Officer for Town of Rockport; ROBERT TIBERT in his official capacity and individually as an Police Officer for Town of Rockport; MICHAEL ANDERSON in his official capacity and individually as an Police Officer for Town of Rockport; TIMOTHY FRITHSEN in his official capacity and individually as an Police Officer for Town of Rockport; CHRISTIAN MCDOWELL in his official capacity and individually as an Special Agent for Federal Bureau of Investigation; ROSEMARY LESCH in her official capacity and individually as an Department Head for Town of Rockport, Emergency Medical Technician (EMT), and Harbormaster; SCOTT STORY in his official capacity and individually as an Department Head, Emergency Medical Technician (EMT), and Harbormaster for Town of

47 U.S.C. §§ 2.1–1305

15 U.S.C. §§ 1-38

18 U.S.C. § 1831

18 U.S.C. § 1951

18 U.S.C. § 371

22 U.S.C. § 2778

36 U.S.C. § 407

28 U.S.C. § 1443

28 U.S.C. §§ 1446 – 1449

22 U.S.C. § 2778

50 U.S.C. § 2410

22 CFR, § 120 - 130

MASSACHUSETTS CONSTITUTION, PART THE FIRST, ARTICLE XVII

12 M.G.L. § 11H

265 M.G.L. § 37

263 M.G.L. § 3

268 M.G.L. § 1

268 M.G.L. § 1A

268 M.G.L. § 2

Rockport; RITA BUDROW in her official capacity and individually as an EMT for Town of Rockport; JANE CARR in her official capacity and individually as an EMT for Town of Rockport, EMT for Lyons Ambulance, and EMT and Nurses Aid for Beverly Hospital; DIANE E. CRUDDEN in her official capacity and individually as an EMT for Town of Rockport; HENRY MICHALSKI in his official capacity and individually as an EMT Instructor for Lyons Ambulance Commonwealth of Massachusetts EMT Examiner, and EMT Instructor for North Shore Community College; PENNY MICHALSKI in her official capacity and individually as an for Attorney Generals Office; KEVIN M. LYONS in his official capacity and individually as an Owner for Lyons Ambulance Service LLC: FRANK CARABELLO in his official capacity and individually as an Director of Operations for Lyons Ambulance Service LLC; DARRELL MOORE in his official capacity and individually as an EMT Instructor for Lyons Ambulance Service LLC and a Commonwealth of Massachusetts EMT Examiner; ROBERT PIEPIORA in his official capacity and individually as an EMT Instructor for Lyons Ambulance Service LLC and a Commonwealth of Massachusetts EMT Examiner,; DAVID RAYMOND in his official capacity and individually as an EMT Instructor for Lyons Ambulance Service LLC and a

268 M.G.L. § 3

268 M.G.L. § 4

268 M.G.L. § 6

268 M.G.L. § 6A

268 M.G.L. § 13B

268 M.G.L. § 13E

268 M.G.L. § 36

268A M.G.L. § 9

272 M.G.L. § 99

272 M.G.L. § 105

Commonwealth of Massachusetts EMT Examiner: JOHN L. GOOD in his/her official capacity and individually as an Executive Vice President for Beverly National Bank and Executive for Danvers Bancorp, Inc. as an EMT Instructor for Lyons Ambulance, an Executive at Beverly Hospital, and a bank officer for Montserrat College of Art, and a Commonwealth of Massachusetts EMT Examiner: MICHAEL COONEY in his official capacity and individually as an Investigator for Massachusetts State Police: PAUL COFFEY in his official capacity and individually as an OEMS Investigator for Commonwealth of Massachusetts; ABDULLAH REHAYEM in his official capacity and individually as an OEMS Director for Commonwealth of Massachusetts: RENEE D. LAKE in her official capacity and individually as an OEMS Compliance Coordinator for Commonwealth of Massachusetts; M. THOMAS QUAIL in his official capacity and individually as an OEMS Clinical Coordinator for Commonwealth of Massachusetts; BRENDAN MURPHY in his official capacity and individually as an OEMS Investigator for Commonwealth of Massachusetts; MARK MILLET in his official capacity and individually as an EMS Coordinator for Beverly Hospital; STEVEN KRENDEL in his/her official capacity and individually as an Medical Control Physician for Beverly Hospital; JOHN AUERBACH in his official capacity

and individually as an Commissioner, Department of Public Health for Commonwealth of Massachusetts; MARTHA COAKLEY in her official capacity and individually as an Attorney General for Commonwealth of Massachusetts: KATHERINE HARTIGAN in her official capacity and individually as an Assistant District Attorney for Commonwealth of Massachusetts; JOHN B. BRENNAN in his official capacity and individually as an Assistant District Attorney for Commonwealth of Massachusetts; KEVIN P. BURKE in his official capacity and individually as an Clerk-Magistrate for Commonwealth of Massachusetts; MARK PULLI in his official capacity and individually as an Investigator for Commonwealth of Massachusetts; LLOYD A. HOLMES in his official capacity and individually as an Dean of Students for North Shore Community College; WAYNE BURTON in his official capacity and individually as the President for North Shore Community College; DONNA RICHEMOND in her official capacity and individually as an Vice President, Student and Enrollment Services for North Shore Community College; DOUG PUSKA in his official capacity and individually as an Chief of Police for North Shore Community College; KENNETH TASHJY in his official capacity and individually as an College Legal Counsel for North Shore Community College; MARSHALL J. HANDLY in his official capacity and individually as an Legal Department for

Montserrat College of Art; STEPHEN D. IMMERMAN in his official capacity and individually as the President for Montserrat College of Art; BRIAN BICKNELL in his official capacity and individually as an Dean for Montserrat College of Art; LEE DELLICKER in his official capacity and individually as an Trustee for Montserrat College of Art; LECIA TURCOTTE in her official capacity and individually as an Trustee for Montserrat College of Art; DONALD BOWEN in his official capacity and individually as an Trustee for Montserrat College of Art; MARTHA BUSKIRK in her official capacity and individually as an Trustee for Montserrat College of Art; CHRISTOPHER COLLINS in his official capacity and individually as an Trustee for Montserrat College of Art; NANCY CRATE in her official capacity as a Trustee for Montserrat College of Art; CRAIG H. DEERY in his official capacity as a Trustee for Montserrat College of Art; STEVEN DODGE in his official capacity as a Trustee for Montserrat College of Art; HENRIETTA GATES in her official capacity as a Trustee for Montserrat College of Art; MIRANDA GOODING in her official capacity as a Trustee for Montserrat College of Art; LINDA HARVEY in her official capacity as a Trustee for Montserrat College of Art; BETSY HOPKINS in her official capacity as a Trustee for Montserrat College of Art; JOHN PETERMAN in his official capacity as a Trustee for Montserrat College of Art; JURRIEN

TIMMER in his/her official capacity as a Trustee for Montserrat College of Art; CHARLES WHITTEN in his official capacity as a Trustee for Montserrat College of Art; ALAN WILSON in his official capacity as a Trustee for Montserrat College of Art; KATHERINE WINTER in her official capacity as a Trustee for Montserrat College of Art; JO BRODERICK in her official capacity as a Dean of College Relations for Montserrat College of Art; RICK LONGO in his official capacity as a Dean of Admissions & Enrollment Management for Montserrat College of Art; LAURA TONELLI in her official capacity as a Dean of Faculty and Academic Affairs for Montserrat College of Art; THERESA SKELLY in her official capacity as a Registrar for Montserrat College of Art; JEFFREY NEWELL in his official capacity as a Director of Admissions for Montserrat College of Art; SCOTT JAMES in his official capacity as a Associate Vice President for Salem State College; PATRICIA MAGUIRE MESERVEY in her official capacity as a President for Salem State College; JAMES STOLL in his official capacity as a Associate Vice President and Dean of Students for Salem State College; WILLIAM ANGLIN in his official capacity as a Chief, Public Safety for Salem State College; SHAWN A. NEWTON in his official capacity as a Assistant Dean of Students for Salem State College: SHANE RODRIGUEZ in his official capacity as a Deputy Chief, Campus Police for Salem State College;

for Montserrat College of Art; MARTHA BUSKIRK in her official capacity and individually as an Trustee for Montserrat College of Art; CHRISTOPHER COLLINS in his official capacity and individually as an Trustee for Montserrat College of Art; NANCY CRATE in her official capacity as a Trustee for Montserrat College of Art; CRAIG H. DEERY in his official capacity as a Trustee for Montserrat College of Art; STEVEN DODGE in his official capacity as a Trustee for Montserrat College of Art; HENRIETTA GATES in her official capacity as a Trustee for Montserrat College of Art; MIRANDA GOODING in her official capacity as a Trustee for Montserrat College of Art; LINDA HARVEY in her official capacity as a Trustee for Montserrat College of Art; BETSY HOPKINS in her official capacity as a Trustee for Montserrat College of Art; JOHN PETERMAN in his official capacity as a Trustee for Montserrat College of Art; JURRIEN TIMMER in his/her official capacity as a Trustee for Montserrat College of Art; CHARLES WHITTEN in his official capacity as a Trustee for Montserrat College of Art; ALAN WILSON in his official capacity as a Trustee for Montserrat College of Art; KATHERINE WINTER in her official capacity as a Trustee for Montserrat College of Art; JO BRODERICK in her official capacity as a Dean of College Relations for Montserrat College of Art; RICK LONGO in his official capacity as a Dean of Admissions & Enrollment

Physician for Addison Gilbert Hospital; MICHAEL ARSENIAN in his official capacity as a Physician for Addison Gilbert Hospital; PETER W. CURATOLO in his official capacity as a Physician for Addison Gilbert Hospital; THOMAS H. JONES in his official capacity as a Owner for Research Electronics, LLC; BRUCE BARSUMIAN in his official capacity as a Owner for Research Electronics, LLC; MICHELLE GAW in her official capacity as a Sales Person for Research Electronics, LLC; TRISH WEBB in her official capacity as an Accountant Manager for Research Electronics, LLC; PAMELA MCINTYRE in her official capacity as an Employee for Research Electronics, LLC; LEE JONES in his official capacity as a Sales Manager for Research Electronics, LLC; ARLENE J. BARSUMIAN in her official capacity as a Owner for Research Electronics and A and L Enterprises; DARLENE JONES in her official capacity as a Owner for Research Electronics and A and L Enterprises; CHARLENE BROWN in her official capacity as a Worker for Cape Ann Chamber of Commerce: and John Doe's 001 – 265 in his/her official capacity and individually.

Defendants.

6 7 8

8	
9	
10	
11 12 13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	

28

1. Comes now the Plaintiff, **JAMES M. ATKINSON**, who is a U.S. Citizen by birth; a civil libertarian; a disabled U.S. Veteran with Honorable Service; Plaintiff Atkinson hereby alleges as follows:

COMPLAINT

2. This action for deprivation of civil rights under color of law, and also challenges to various unconstitutional Massachusetts statutes in regard to the keeping and, or of bearing arms to the extent that they prohibit otherwise qualified private citizens from keeping or carrying arms for the purpose of self-defense.

3. This action is also for Civil Racketeer Influenced and Corrupt Organizations Act ("RICO") violations; violations of federal wiretapping statutes; violations of the False Claims Acts and/or to obtain Federal Funds; violation of Electronic Communications laws; Monopolies and Restraint of Trade violations; Economic Espionage Act, 18 U.S.C. 1831 violations; Export Violations; violation of FDA's prohibition against promoting before FDA has approved the device for commercial distribution; as well as criminal violation of the laws and statutes of the United States of America and of the

29	Commonwealth of Massachusetts by state agents, agencies, and
30	private entities working in concert with the state and acting under
31	color of law.
32	
33	4. Plaintiff seeks a declaratory judgment, injunctive relief, actual
34	damages, general damages, special damages, compensatory damages,
35	punitive damages, attorney's fees, costs, and other relief this court
36	deems appropriate.
37	
38	OVERVIEW
39	
40	5. The right to arms is understood by all Americans, and recognized by
41	law to be a right, a privilege, and/or immunity of citizenship of the
42	United States.
43	
44	6. The right to arms is so deeply ingrained into American society and
45	such a widely recognized right that on the written examinations for a
46	person to become a naturalized citizen of the Unites States that two of
47	the questions or of the body of 100 questions actually involved the
48	sanctity of the right of members of the public to keep and bear arms.

7. The U.S. Supreme Court has ruled that the 2nd Amendment right to keep, and to bear or carry arms applies to the States by virtue of application of the 14th Amendment, and thus neither the Federal Government, nor any state agency, nor agent of the state may interfere with the unqualified right to keep and bear arms.

8. Second Amendment rights are no different then First Amendment rights, nor the 4th, 5th, 6th, 7th, 8th, 9th, or 14th Amendments, nor for that

matter any other part of the Constitution or Bill of Rights.

9. The government cannot exercise prior restraint in either matters of the First Amendment, nor in matters of the Second Amendment.

10. The government (neither State, nor Federal) may not prohibit the possession of a high volume printing press any more then they may prohibit a high capacity firearm magazine, a high capacity feeding device for a firearm, a high capacity firearm, nor a high capacity or low capacity assault weapon.

69	11.A high volume printing press in and of itself is no more or less
70	dangerous than a high capacity firearm or a high capacity firearm
71	magazine. In both cases, a citizen is responsible for the use or misuse
72	of either, but the government may not impose prior restraint on either.
73	
74	12.A printing press, arms of various sorts, and holy books are all equally
75	protected under the Bill of Rights. Not the States, nor the Federal
76	Government may outlaw or license a religion, may not mandate a
77	certain thickness or page count of the Holy Bible, nor the scripting of
78	prayers by the faithful, define the size of a Prayer Rug, mandate that
79	Mass be spoken in High Latin or English, nor impose the desires of
80	the Government in regards to religion or political choices, nor may
81	they impose undue control or restraint on the keeping and bearing of
82	arms, or of the press.
83	
84	13.All firearms, arms, ammunition, accessories, or attachments utilized
85	by law enforcement for individual defense of the officer or for
86	entering homes, buildings, or vehicles are suitable examples that these

same or similar weapons are well suited for defense of the home of

86

87

88

citizens.

89	
90	14. The firearm itself, the configuration of the magazines, of feeding
91	devices, the ammunition used, and the manner it which it is deployed
92	by police officers are all evidence that a weapon is well suited for
93	home defense of citizens.
94	
95	15.By their very design, firearms are dangerous, they are supposed to be
96	dangerous, and they are supposed to be deadly, any fool knows this.
97	People train to become proficient with arms in order to use them in a
98	dangerous and controlled manner, and in some cases a deadly manner.
99	Any assertions that a particular modern arm is more or less dangerous
100	then another is sheer and utter lunacy.
101	
102	16. The "dangerousness" of any particular firearm lies in the intent of the
103	hands that wields it, and if those hands have evil intentions and they
104	lack access to one type of arm then they will turn to other weapons
105	and arms that are equally or more dangerous than firearms, but more
106	available to them.
107	
108	17.Even a very small automobile or truck is dramatically more dangerous

1	0	9
1	1	0
1	1	1
1	1	2
1	1	3
1	1	4
1	1	5
1	1	6
1	1	7
1	1	8
1	1	9
1	2	0
1	2	1
1	2	2
1	2	3
1	2	4
1	2	5
1	2	6
1	2	7

as a lethal weapon than a firearm, pistol, revolver, shotgun, rifle, sniper rifle, or other related arms. The energy and mass of a moving motor vehicle exceeds that of a bullet or pellet by many orders of magnitude. Anybody who has professional training on arms and of the tactical use of vehicles, or of combat driving, or protective driving understands this well. Students at numerous government schools are actually taught to utilize motor vehicles as readily available weapons, and as a weapon that it dramatically more deadly than a firearm, or other kinds of weapons or arms.

18.A high capacity magazine or feeding device is protected under the 2nd and 14th Amendment, the government may not dictate any aspect of the arms that a person may choose for defense, not the ammunition feeding device or magazine, nor the type of ammunition used.

19. The U.S. Military and the municipal police officers routinely carry magazines with 15, 19, 20, 30, and even 40 round ammunition magazines, and there is no legitimate reason to obstruct the law abiding public from possessing or carrying the same things.

129	20. The U.S. Supreme Court affirms this right, immunity, and privilege in
130	both District of Columbia v. Heller, 554 U.S. 570, 592 (2008), and
131	<i>McDonald v. Chicago</i> , 561 U.S, 130 S. Ct. 3020, 3026 (2010)
132	decisions. Hence, no State may restrict, control, or license either high
133	capacity magazines, high capacity feeding devices, or any form of
134	high capacity firearm.
135	
136	21. Any weapon used by a SWAT team for home or business entries of a
137	tactical nature and/or raids is strong evidence that the same weapon is
138	particularly suited for home defense. Otherwise, logically, the SWAT
139	Team would not be using such weapons.
140	
141	22.Logically then, any and all firearms which a law enforcement officer,
142	or SWAT team member, would normally carry on a day to day basis
143	or deploy anywhere in the country, or which is endorsed for, sold for,
144	endorsed as, or in any way considered as a firearm suited for
145	individual law enforcement officers to carry or use is prima facia
146	evidence that it is suitable for home defense as it is generally accepted
147	as safe for citizens to keep, to carry, or to bear. The same holds true of
148	any firearm, magazine, feeding device, or ammunition in common use

149	by law federal, state, and local law enforcement officers, or the
150	military, or intelligence officers.
151	
152	23.Under the equal protection clause of the Bill of Rights (14 th
153	Amendment), the police are not entitled to any greater or lesser
154	protection than that of the common law abiding citizen. Nor may any
155	law abiding citizen be denied the ability to keep arms identical to, or
156	similar to those carried by the police of the military. In effect, by
157	application of the Equal Protections clause of the 14 th Amendment the
158	citizens of the United States and allowed to possess arms, up to and
159	equal to those issued to, carried by, authorized by, or used by
160	members of law enforcement or the various states or Federal agencies,
161	or Military. Thus, if a police officer or soldier is permitted to carry a
162	type of arm, then so are members of the public.
163	
164	24. In <i>McDonald v. Chicago</i> , Justice Thomas states that:
165	"African Americans in the South would likely have remained
166	vulnerable to attack by many of their worst abusers: the state
167	militia and state peace officers. In the years immediately following
168	the Civil War, a law banning the possession of guns by all private
169	citizens would have been nondiscriminatory only in the formal
170	sense. Any such law—like the Chicago and Oak Park ordinances
171	challenged here—presumably would have permitted the possession
172	of guns by those acting under the authority of the State and would
1/4	or gains by those acting under the authority of the State and would

173 174	thus have left firearms in the hands of the militia and local peace officers. And as the Report of the Joint Committee on
174 175	Reconstruction revealed, see supra, at 24–25, those groups were
176	widely involved in harassing blacks in the South."
177	g and g
178	25. The U.S. Supreme Court ruling in <i>Heller</i> and in <i>McDonald</i> allows the
179	occupant of the home to determine which firearms are primarily
180	useful for home defense, and does not allow the government to dictate
181	which weapons be kept, or used in this regard. In fact, the law permits
182	the possession and use of not only firearms, but also that of any arms
183	available to the person.
184	
185	26. This weapon selection is highly personal, and can range from little
186	more then a pointy stick, to an edged weapon, a bayonet, a sword or
187	cutlass, or if they so choose a firearm of the sort they feel is most
188	suitable.
189	
190	27. Conversely, should a citizen feel strongly against the keeping, or the
191	bearing of arms they are well within their rights not to possess or to
192	carry same, but they may not impose their religious, philosophical,
193	and social choices regarding arms or self defense upon other citizens.
194	

195	28. The state however, may not restrict the mere possession or "keeping"
196	of arms, nor can the state restrict the "bearing of arms" by normal law
197	abiding citizens, and at most may only control the manner in which
198	they are carried with a minimum of interference or control. The state
199	is thus prohibited from imposing any kind of licensing or permitting
200	scheme to either possess or to carry arms.
201	
202	29. The state may not prohibit the keeping, carrying, or bearing arms, but
203	may, within very narrow considerations which involve the mode by
204	which the arms may be carried. The state may not for example
205	mandate that the firearm be carried in an unloaded condition, as this
206	would violate the <i>Heller</i> decision. Thus, a citizen is allowed to
207	maintain their arm, fully loaded, and readily available to use, and
208	carried in a way that permits rapid access and deployment. This then
209	restricts the state into mandating that arms may be openly carried, or
210	carried concealed, or carried covertly, but it does not permit them to
211	prohibit carriage of such arms.
212	
213	30. The State could in theory under <i>Heller</i> , mandate for public carrying or

date for public carrying or bearing of firearms; that a "high ride" pistol holster should be used, or

214

215	that a "drop rig" style of holster is mandated, or perhaps even require
216	"retention" or top strap styles of holster, so long as none of these
217	holsters unduly restrained the citizens access to, and deployment of
218	the said firearm, but they may in no way restrict or control the actual
219	act of carrying or bearing of said arms.
220	
221	31.At most the state may impose certain controls to keep arms out of the
222	hands of convicted felons or those who are adjudged insane, but they
223	may not otherwise control, license, or ban arms.
224	
225	32. The Bill of Rights, and the interpretations and decisions of the U.S.
226	Supreme Court does not permit the state to prohibit the possession of
227	a Holy Bible, the Torah, or the Quran, or any other holy book which
228	the state may not like, but may control the retail sale of such to a very
229	limited extent. Nevertheless, the State cannot control or license mere
230	possession nor use of said holy books.
231	
232	33. There is no requirement under the law to obtain a license of any sort
233	for a holy book of any religion or denomination, not a Bible, not a
234	Sermon Book, not a Prayer Book, not a Psalm book, or a Crucifix, or

235	prayer rug, not Statues, not candles, not high capacity church pews,
236	not ornate prayer rugs, not pipe organs, not grand pianos, not banners,
237	not musical instruments, nor Arks, not standards, not religious
238	iconography, not bells, not chalices, not fonts, not baptisms, not
239	incense, not crosses, not religious symbols, not stained glass, not
240	wafers, not hosts, not a hiram, not relics, not a Yarmulkah or
241	Yarmulke, nor Chalice Paten, nor Communion Paten, nor Ciborium,
242	nor Host Box, nor Missal, nor Chasuble, nor Albs, nor Altar Cloths,
243	nor Purificator, nor Finger Towels, nor Bread Trays, nor Cup Trays,
244	nor Bema, nor Shulcahn, nor Ner Tamid, nor Corporals, nor Amices,
245	nor Palls, nor Cincture, nor Oil Stock, nor Pyx, nor Menorah, nor
246	Kiddush Cup, nor Vademecum, not head dresses, not a hijab, not
247	vestments, nor Tallit or Tallis, nor choir robes.
248	
249	34. Neither is any government permission or license, or ID card (which is
250	a defacto license if it can be revoked) required for keeping Holy
251	Bibles or other religion artifacts in ones home, or to bear them up or
252	carry them in practice of ones chosen religion.
253	
254	35. The Bill of Rights, and the interpretations and decisions of the U.S.

255	Supreme Court does not permit the state to prohibit
256	a modern printing press (or Holy Bible) which the s
257	but may control the retail sale of such a press shoul
258	dangerous to operate, or should the Holy Bible be p
259	explosive sheets, or be in an inherently dangerous f
260	State cannot control or license mere possession of s
261	(nor of the Holy Bible), nor for that matter arms of
262	
263	36. There is no requirement under the law to obtain a li
264	for a printing press ownership, not for a quill pen, n
265	not a fountain pen, not a sheet of paper, nor an inkjo
266	high capacity laser printer, nor high capacity word
267	a super computer. Not type faces, not type, not met
268	inking pads, nor composing sticks, not type cases, r
269	the printing trade.
270	
271	37. Neither is any government permission or license, or
272	a defacto license if it can be revoked) required to ke
273	home, or to bear them up or carry them in defense of

the possession of state may not like, d it be overly printed of plastic form. However, the said printing press various types.

icense of any sort not a bottle of ink, et printer, or even a processor, nor even al plates, not nor other tools of

r ID card (which is eep arms in ones of others, or even in defense of the State.

274

2	7	5
2	7	6
2	7	7
2	7	8
2	7	9
2	8	0
2	8	1
2	8	2
2	8	3
2	8	4
2	8	5
2	8	6
2	8	7
2	8	8
2	8	9
2	9	0
2	a	1

293

294

38	3. The Second Amendment "guarantee[s] the individual right to possess
	and carry weapons in case of confrontation," District of Columbia v.
	Heller, 554 U.S. 570, 592 (2008), and is "fully applicable against the
	States," <i>McDonald v. Chicago</i> , 561 U.S, 130 S. Ct. 3020, 3026
	(2010).

39. However, the Commonwealth of Massachusetts steadfastly refuses to update the statutes of Massachusetts to reflect either the *District of Columbia v. Heller* and *McDonald v. Chicago* U.S. Supreme Court decisions.

40. The Commonwealth continues to arrogantly, and illegally ignore both the Constitution of the United States, the Bill of Rights, and the decisions of the Supreme Court, to the level that the Commonwealth exhibits an attitude, and conducts legal matters related to firearm with utter disregard for the civil rights of the citizens, complete, willful arrogance in regards to the 2nd and 14th Amendments, and even bolder affront to the U.S. Supreme Court, and even the Constitution of the Commonwealth of Massachusetts, whereby the Commonwealth now

295
296
297
298
299
300
301
302
303
304
305
306
307
308
309
310
311

313

314

chooses merely to ignore the ruling by this nations highest court, and to harass, molest, arrest, charge, indict, and incarcerate citizens who are lawfully in possession of arms.

41. The Commonwealth of Massachusetts further demonstrates their evil intentions by foisting a ruse of various licensing scheme that exists for no reason but to deprive law abiding citizens of defensive arms in their home or businesses.

42. As if this arrogance of the Commonwealth could not run more afoul of the U.S. Constitution; the Bill of Rights; Freedmen's Bureau Act of 1866 (which acknowledged the existence of the unqualified right of all citizens to keep, carry, or bear arms); the various rulings of the U.S. Supreme Court; and Massachusetts Constitution, Part The First, Article XVII, the Commonwealth continues to unlawfully and with ill and criminal intent forcibly and with deceit enter law abiding businesses, and homes of citizens who are fully qualified by law to possess arms, and to take those arms away by force and by deception in direct violation of Federal law, and they do so with the approval of the Attorney General of the Commonwealth, and with a approval of

315	the District Attorneys, who then empanel Grand Juries, so that the
316	Attorney General and District Attorneys are "making law" and trying
317	to illegally force precedent, and misusing the Grand Jury system for
318	political power and social controls, instead of obeying the law
319	themselves. In some cases, the police or the district attorneys will
320	trick a Judge or Magistrate into issuing a search warrant or an arrest
321	warrant, even when it is prohibited by law.
322	
323	43. The Commonwealth encourages law enforcement officers to lie and to
324	perjure himself or herself in order to gain arrest or search warrants,
325	and to confect a gross deception on the court system. These law
326	enforcement officers do this knowing that neither the District
327	Attorneys nor the Attorney General will prosecute them, even when
328	they are caught in this state sponsored deception and perjury.
329	
330	44.Plaintiff seeks to establish that the recognition and incorporation of
331	the Second Amendment – the right to possess and carry weapons in
332	case of confrontation – renders the State's present regulatory choice
333	unconstitutional. Whatever the contours of a constitutional scheme

might be, the Second Amendment renders a ban on the keeping and,

335	or carrying or arms, or firearms impermissible.
336	
337	45. Plaintiff seeks immediate declaratory judgment and injunctive relief
338	on certain matters.
339	
340	JURISDICTION AND VENUE
341	
342	46. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§
343	1331, 1332, 1337, 1339, 1343, 2201, 2202; 42 U.S.C. § 1983; 18
344	U.S.C. §§ 1961-1968, 31 U.S.C. §§ 3729–3733, 47 U.S.C. §§ 2.1-
345	1305, and 18 U.S.C. §§ 2510-2522.
346	
347	47. This Court has personal jurisdiction over each of the Defendants
348	because, inter alia, they acted under the color of laws, policies,
349	customs, and/or practices of the Commonwealth of Massachusetts and
350	political sub-divisions, and/or within the geographic confines of the
351	Commonwealth of Massachusetts.
352	
353	48. Venue is proper pursuant to 28 U.S.C. § 1391 because virtually all of
354	the Defendants may be found in this district, and because the events

355	and omissions giving rise to this action are State laws enacted in the
356	State capital of Boston.
357	
358 359 360	CONSTITUTIONAL PROVISIONS AND PRIOR CASE LAW
361	49. The Constitution of the United States was adopted on September 17,
362	1787, by the Convention in Philadelphia, Pennsylvania, and ratified
363	by conventions in each U.S. state in the name of "The People." The
364	Constitution has been amended twenty-seven times; the first ten
365	amendments are known as the "Bill of Rights."
366	
367	50. The Constitution of the United States was ratified by the
368	Commonwealth of Massachusetts on February 6, 1788, with a vote of
369	187 for, and 168 against, and thus became law.
370	
371	51. The Bill of Rights was introduced by James Madison to the 1st United
372	States Congress in 1789 as a series of legislative articles and came
373	into effect as Constitutional Amendments on December 15, 1791,
374	through the process of ratification by three-fourths of the States.
375	

376	52.On March 2, 1792, Massachusetts became the 12 th state to ratify the
377	Bill of Rights, which included provisions for the public to be allowed
378	to keep, and to bear or carry arms; to practice the religion of faith of
379	their choosing, if any; and should they be so industrious to be allowed
380	to obtain a printing press, and to operation either for their own
381	edification, or to the edification of others.
382	
383	53. Thusly, the Commonwealth of Massachusetts passed into law, and
384	excepted that a "Holy Trinity" of sorts was formed whereby the
385	Commonwealth of Massachusetts could no longer infringe upon the
386	citizens right to matters of faith, arms, or of the press.
387	
388	54.In must be noted that the Commonwealth of Massachusetts was
389	historically one of the nations greatest offender of human rights in
390	regards to matters of faith or speech, and great Salem Witch Trials,
391	and religious persecutions in later years is well documented blemish
392	upon the very soul of the State.
393	
394	55. The Second Amendment of the Constitution (the Bill of Rights)
395	provides:

396	"A well regulated Militia, being necessary to the security of a free
397	State, the right of the people to keep and bear Arms, shall not be
398	infringed." - U.S. Constitution Amendment II.
399	
400	
401	56. The Second Amendment guarantees individuals a fundamental right to
402	carry operable arms in all non-sensitive public places for the purpose
403	of self-defense.
404	
405	57. The Fourteenth Amendment was ratified and passed into law on July
406	9, 1868. Thus the 14 th Amendment was accepted by the
407	Commonwealth of Massachusetts as law.
408	
409	58.Under Section 1 of the Fourteenth Amendment, the Bill of Rights
410	(including the 2 nd Amendment), must be obeyed by the
411	Commonwealth of Massachusetts, and others, and forbids the making
412	or enforcing any law which infringed on any immunities or privileges
413	of citizenship:
414	"All persons born or naturalized in the United States, and subject
415	to the jurisdiction thereof, are citizens of the United States and of
416	the State wherein they reside. No State shall make or enforce any
417	law which shall abridge the privileges or immunities of citizens of
418	the United States; nor shall any State deprive any person of life,
419	liberty, or property, without due process of law; nor deny to any
420	person within its jurisdiction the equal protection of the laws."
421	

422	39. The Fourteenth Amendment incorporates the requirements of the
423	Second Amendment against the States and their units of local
424	government, and political sub-divisions. <i>McDonald v. Chicago</i> , 561
425	U.S, 130 S. Ct. 3020, 3042 (Jun. 28, 2010).
426	
427	60. Thus, the Commonwealth of Massachusetts is prohibited from making
428	or enforcing <u>any law</u> , which abridge the privileges or immunities of
429	citizens to keep, carry, and to bear arms of their choosing (with
430	extremely narrow limitations). Thus, any such laws are automatically
431	null and void, and an infringement of the privileges or immunities of
432	citizens of the United States.
433	
434	61.In explaining why examining the history of the right to bear arms in
435	England was necessary, the Heller Court stated that
436 437 438 439	"it has always been widely understood that the Second Amendment, like the First and Fourth Amendments, codified a pre-existing right."
440	And, in further describing the scope of the Second Amendment, the
441	Court again pointed to the First Amendment for several direct
442	analogies, all indicating similarities rather than differences between
443	the two provisions: <i>Heller</i> , 128 S. Ct. at 2791-2792

444	"Just as the First Amendment protects modern forms of
445	communications the Second Amendment extends, prima facie,
446	to all instruments that constitute bearable arms, even those
447	that were not in existence at the time of the founding. The First
448	Amendment contains the freedom-of-speech guarantee that the
449	people ratified, which included exceptions for obscenity, libel, and
450	disclosure of state secrets, but not for the expression of extremely
451	unpopular and wrong-headed views. The Second Amendment is no
452	different. "
453	
454	"There seems to us no doubt, on the basis of both text and history,
455	that the Second Amendment conferred an individual right to keep
456	and bear arms. Of course the right was not unlimited, just as the
457	First Amendment's right of free speech was not Thus, we do not
458	read the Second Amendment to protect the right of citizens to carry
459	arms for any sort of confrontation, just as we do not read the First
460	Amendment to protect the right of citizens to speak for any
461	purpose. "
462	
463	62. If those passages were not enough, the Heller Court also quotes
464	approvingly from an 1825 Massachusetts Supreme Judicial Court
465	opinion and an 1868 constitutional law treatise that make the direct
466	analogy between the right to bear arms and the freedom of the printing
467	press: Commonwealth v. Blanding, 20 Mass. (3 Pick.) 304, 313-14
468	(1825))
469	"The liberty of the press was to be unrestrained , but he who used
470	it was to be responsible in cases of its abuse; <u>like the right to keep</u>
471	<u>firearms</u> , which does not protect him who uses them for
472	annoyance or destruction."
473	
474	"The [Second Amendment] clause is analogous to the one securing
475	the freedom of speech and of the press. Freedom, not license , is

176 177	secured; the fair use, not the libelous abuse, is protected."
178	63. The States retain the ability to regulate the manner of carrying
179	handguns within constitutional parameters; to prohibit the carrying of
180	handguns in very specific, narrowly defined sensitive places; to
181	prohibit the carrying of arms that are not within the scope of Second
182	Amendment protection; and, to disqualify specific, particularly
183	dangerous individuals (convicted criminals and the adjudged mentally
184	insane) from carrying handguns.
185	
186	64. The States may not ban, nor compel a license to possess or carry
187	handguns or other arms for self defense, may not deny individuals the
188	right to carry handguns or other arms in non-sensitive places, may not
189	deprive individuals of the right to carry handguns in an arbitrary and
190	capricious manner, or impose regulations on the right to carry
191	handguns or other arms, or impose any licensing scheme of any sort
192	which are inconsistent with the Second Amendment.
193	
194	65. Another reason that the <i>Heller</i> decision is appropriate for the Court to
195	consider in free press cases is that Heller's approach is, in fact, very
196	similar to how the Court has already discussed the Free Press Clause,

497	in those relatively few cases in which the history of the Free Press
498	Clause has come up. The Supreme Court has recognized that a
499	prepublication licensing requirement-a prior restraint-is a violation of
500	the First Amendment," reminiscent of the history of abuses of the
501	British Crown under the notorious Printing Acts. As Justice Scalia
502	explained: <i>Thomas v. Chi. Park Dist.</i> , 534 U.S. 316, 320 (2002)
503	
504 505 506 507 508 509 510 511	"The First Amendment's guarantee of "the freedom of speech, or of the press" prohibits a wide assortment of government restraints upon expression, but the core abuse against which it was directed was the scheme of licensing laws implemented by the monarch and Parliament to contain the "evils" of the printing press in 16th-and 17th-century England. The Printing Act of 1662 had "prescribed what could be printed, who could print, and who could sell."
513	66. The States also may not restrict, or license the possession of firearms,
514	pistols, rifles, revolvers, swords, foils, daggers, or other useful arms
515	that the citizen selects as being most suited to their own defense, and
516	which have been historically useful in defending the home or business
517	
518	67. The States are not allowed to dictate which weapons may or may not
519	be kept within the home, only that certain overly unstable or overly
520	dangerous firearms (by reason of a design flaw). For example, a large

521	carriage-mounted, decrepit, badly corroded and cracked cannon would
522	be most unsuited for defense inside the home; however, any modern
523	shotgun, rifle, pistol, revolver, or edged or impact weapons or other
524	weapons which is in good repair and/or commonly used by the police
525	or the military would be well suited to home, business, and property
526	defense.
527	
528	68.In Archuleta v. Wagner, 523 F.3d 1278, 1282 (10th Cir. 2008)
529	"[G]overnment officials performing discretionary functions
530	generally are granted a qualified immunity and are shielded from
531	liability for civil damages insofar as their conduct does not violate
532	clearly established statutory or constitutional rights of which a
533	reasonable person would have known." <i>Id.</i> at 1282-83 (quoting
534	<i>Wilson v. Layne</i> , 526 U.S. 603, 609 (1999)). "Once the qualified
535	immunity defense is asserted, the plaintiff must demonstrate
536	that the defendant's actions violated a constitutional or statutory
537	right" and that "the constitutional or statutory rights the defendant
538	allegedly violated were clearly established at the time of the
539	conduct at issue."
540	
541	69.In determining whether a constitutional right was clearly established,
542	we look at the specific context of the case. Bowling v. Rector, 584
543	F.3d 956, 964 (10th Cir. 2009).
544	"A plaintiff can demonstrate that a constitutional right is clearly
545	established by reference to cases from the Supreme Court, the
546	Tenth Circuit, or the weight of authority from other circuits. There
547	need not be precise factual correspondence between earlier cases
548	and the case at hand, because general statements of the law are not

549	inherently incapable of giving fair and clear warning. The right
550	must only be sufficiently clear that a reasonable official would
551	understand that what he is doing violates that right."
552	
553	70. Further in <i>Snell v. Tunnell</i> , 920 F.2d 673, 700 (10th Cir. 1990) the
554	court states.
555	"The requisite causal connection is satisfied if the defendant set in
556	motion a series of events that the defendant knew or reasonably
557	should have known would cause others to deprive the plaintiff of
558	her constitutional rights."
559	
560	"Any official who 'causes' a citizen to be deprived of her
561	constitutional rights can also be held liable." <i>Snell</i> , 920 F.2d at
562	700 (quotation omitted).
563	
564	71. The 10 th Cir. Court has demonstrated causation by showing an
565	affirmative link between the constitutional deprivation and the
566	officer's or government officials exercise of control or direction.
567	
568	72. The Supreme Court has already ruled on this matter, and poses the
569	first question of conduct in Wilson v. Layne, 526 U.S. 603, 609
570	(1999); County of Sacramento v. Lewis, 523 U.S. 833, 841 n.5
571	(1998); Siegert v. Gilley, 500 U.S. 226, 232 (1991). The threshold
572	inquiry is whether the plaintiff's allegations, if true, establish a
573	constitutional violation. <i>Hope v. Pelzer</i> , 122 S. Ct. 2508, 2513 (2002);
574	Saucier v. Katz, 533 U.S. 194, 201 (2001); Siegert, 500 U.S. at 232.

575	In the first question, The right to keep and bear arms is a defacto
576	"Constitutional Right" under the 2 nd and 14 th Amendments, and any
577	infringement or deprivation attempt by any government official or
578	government agency "pierces and rips asunder the veil" of either
579	absolute immunity, qualified immunity, prosecutorial, and even
580	judicial, or immunities of any other types or descriptions. Hence, any
581	government officer, employee, or agent that violates, or attempts to
582	violate a citizen's Constitutional right does so at the cost of forfeiting
583	all forms of immunity of their office or position, and hence they stand
584	naked and vulnerable before the court, with no immunity of any form
585	whatsoever.
586	
587	73. The second question by the Supreme Court is whether the right was
588	clearly established before the time of the alleged violation.
589 590 591 592 593 594	"That question is necessary because those acting under color of authority should be on notice that their conduct is unlawful before they are subject to suit." *Hope*, 122 S. Ct. at 2516-18; *Anderson v. Creighton*, 483 U.S. 635, 638-40 (1987).
595	
596	74.On the second Question by the Supreme Court is that if the right being
597	"clearly established" in that the right is understood by the common

598	
599	
600	
601	
602	
603	
604	
605	
606	
607	
608	
609	
610	
611	

613

614

615

616

man, is well ingrained into the training of any member of the military or law enforcement, and in fact is taught in most High School civics and government courses (and is required to be known in order to become a U.S. Citizen through naturalization). In short, the question is that is it a commonly understood, and commonly accepted civil right. The answer in this case is that indeed, most high school graduates or immigrants would recognize the right, as would any member of the military, most college graduates, and as would all police officers in the Town of Rockport, or elsewhere. The question of whether a right is clearly established is an issue of law for the court to decide. *Elder v*. **Holloway**, 510 U.S. 510, 516 (1994), but it can be assumed that the state actors were well aware that the right was indeed "clearly established" or "well understood" by them.

75. The third question is whether a reasonable agent of the state, acting under color of law, similarly situated, would understand that the challenged or prohibited conduct violated that established right.

Swain v. Spinney, 117 F.3d 1, 9 (1st Cir. 1997). On the third question, the reasonableness inquiry is also a legal determination, although it

617	may entail preliminary factual determinations if there are disputed
618	material facts (which should be left for a jury). <i>Swain</i> , 117 F.3d at 10.
619	
620	76."[T]he concept of due process is equivalent to 'fundamental fairness."
621	Newman v. Massachusetts, 884 F. 2d 19, 23 (1st Cir. 1989) (citation
622	omitted). Due process requires that impacted individuals be "entitled
623	to the Constitutional minimum of 'some kind of hearing' and 'some
624	pre termination opportunity to respond." O'Neil v. Baker, 210 F. 3d
625	41, 47-78 (1 st Cir. 2000) (quoting <i>Cleveland Bd. Of Educ. v.</i>
626	Loudermill, 470 U.S. 532, 542 (1985) (footnote omitted). "The
627	ubiquity of the 'notice and opportunity to be heard' principle as a
628	matter of fundamental fairness is deeply engrained in our
629	jurisprudence." Oakes v. United States, 400 F. 3d 92, 98 (1st Cir.
630	2005) citations omitted.
631	
632	77.In <i>Snyder v. Massachusetts</i> , 291 U. S. 97, 105 (1934), the Court
633	spoke of rights that are "so rooted in the traditions and conscience of
634	our people as to be ranked as fundamental." As the Supreme Court
635	has found in the <i>McDonald</i> , and <i>Heller</i> decisions, the right to keep
636	and bear arms, particularly within the sanctity of one's home, is an

order	ed libe	erty of	United	States	citize	nship 1	fundan	nental	and b	eyond
the pa	ale of o	discreti	onary,	subjec	tive re	egulati	ons by	the St	tates.	

640

641

642

643

644

645

646

647

648

649

650

651

652

653

654

637

638

78. Plaintiff Atkinson, respectfully submits that any statutory scheme which invades the fundamental liberty right of self defense within the home by enacting any scheme which attempts to regulate the possession and/or storage of any firearm(s) providing a basis to interfere in any way or attempt to revoke or impinge upon such a right without the barest of fundamental fairness and due process such as a Loudermill type hearing, is fatally flawed and wholly prohibited under the application of the Second Amendment to all of the States in light of the newly decided authority contained herein. Under the present status of jurisprudence, in light of newly decided authorities, it is respectfully submitted that without a prior showing cloaked with the fairness of a Loudermill type hearing that an individual is either a convicted felon or legally and previously adjudged insane, any interfere with a Massachusetts citizen's unqualified right to keep arms within the sanctity of the citizen's home is per se unreasonable and prohibited.

656

679	PLAINTIFF
678	
677	needoms.
676	censorship or prior restraint upon the enjoyment of those freedoms."
675	discretion of such official – is an unconstitutional
674	permit or license which may be granted or withheld in the
673	upon the uncontrolled will of an official – as by requiring a
672	of freedoms which the Constitution guarantees contingent
671	that an ordinance which makes the peaceful enjoyment
670	"It is settled by a long line of recent decisions of this Court
669	standards:
668	80. The Supreme Court's prior restraint doctrine mandates higher
667	
666	2010) (same).
665	Cir. 1986); see also <i>Kuck v. Danaher</i> , 600 F. 3d 159, 165 (2d Cir.
664	procedural safeguards." <i>Valdivieso Ortiz v. Burgos</i> , 807 F. 2d 6, 8 (1 st
663	interest is implicatedthe state therefore must adhere to rigorous
662	States." McDonald at 3026. Where a "fourteenth amendment liberty
661	confirmed that "the Second Amendment right is fully applicable to the
660	Process Clause or Privileges or Immunities Clause, a majority
659	under the Second Amendment in different ways, under either the Due
658	that the right to keep and bear arms is a protected liberty interest
657	79. Although <i>McDonala's</i> five Justice majority reached the conclusion

001	81. Planium Atkinson an internationary respected, recognized and
682	published, expert in the subject matter of technical counter-
683	intelligence, TEMPEST, TSCM, espionage defenses; spy hunting
684	through technical and scientific analysis methods.
685	
686	82.Plaintiff Atkinson, is representing himself at this time in this matter
687	pro se and propria persona, but he is not acting as a Private Attorney
688	General in this case (at present), and is acting solely on his own behalf.
689	
690	83.Plaintiff Atkinson hereby serves formal notice pursuant to Federal
691	Rules of Civil Procedure, 5.1 "Constitutional Challenge to a Statute -
692	Notice, Certification, and Intervention" and formal notice of "Civil
693	Right Violation, Infringement, and Deprivation" that numerous
694	Massachusetts General Laws, Statutes, and Regulations are
695	unconstitutional.
696	
697	84. Notice of this Constitutional challenge has previously been made to
698	the Attorney General of the Commonwealth of Massachusetts in the
699	manner required by Federal Rules of Civil Procedure 5.1.
700	

701	85. Plaintiff Atkinson resides at 31R Broadway, Rockport, MA 01966 in
702	Essex County.
703	
704	86.Plaintiff Atkinson brings this notice, claim, and complaint forward on
705	his own behalf before this court.
706	
707	87.Plaintiff Atkinson is an expert in the use and handing of arms,
708	teaching of open handed combat, non-lethal use of force; less-lethal
709	use of force; improvised weapons; small arms; SWAT; Hostage
710	Rescue (HRT); and Emergency Response (ERT) teams in all forms of
711	firearms; chemical weapons instructor and master instructor; long
712	range sniping instructor; machine gun instructor; explosive entry
713	specialist; covert bio-regulators use instructor; nerve toxics and
714	poisons at both the lethal and non-lethal levels; improvised explosive
715	devices; concealed firearms carry instructor; and vehicle combat
716	driving instructor; and vehicle commandeering instructor.
717	
718	88.Plaintiff Atkinson is also a highly skilled factory trained and certified
719	armorer with every major weapons platform used by major law
720	enforcement agencies, federal agencies, the U.S. Military, Diplomatic,

/21	Special Operations Forces, and the military, diplomatic, and police
722	agencies of foreign countries. These armorer credentials include, but
723	are not limited to: Mossberg, Remington, Glock, Browning, Smith
724	and Wesson, Heckler and Koch, IMI, Berretta, Sig-Arms, Defense
725	Technologies, Mace Security International, and others.
726	
727	89.Plaintiff Atkinson was also a volunteer Emergency First Responder
728	(EFR) and Emergency Medical Technician (EMT) in his community
729	(up to the events described elsewhere in this complaint), a volunteer
730	CPR and First Aid Instructor for the American Red Cross, Life
731	Member of the National Rifle Association, Life Member of the Police
732	Marksmen Association, and Life Member of the Law Enforcement
733	Association, of America, and other groups.
734	
735	90.Plaintiff James M. Atkinson, is the Founder, President and Senior
736	Engineer of Granite Island Group located in Gloucester, MA, which is
737	a small veteran owned company operating as a sole proprietorship that
738	since 1987 has specialized in the field of electronics engineering. The
739	firm has special capability involving the protection of classified,

740	confidential, privileged, or private information against technical attack
741	eavesdropping, or exploitation.
742	
743	91.Plaintiff Atkinson is responsible for performing visual and
744	instrumented TSCM (Technical Surveillance Counter Measure)
745	surveys. This includes the analysis of all signals present on the
746	airways; evaluation of telephone lines, computer networks, detection
747	of computer viruses and Trojan horses, security of voice and data
748	switching systems, and any mechanism by which a spy could commit
749	technical eavesdropping or surveillance against or exploitation of a
750	target through technical means. Also included in these responsibilities
751	are the studies of electromagnetic interference (EMI), and the study of
752	electromagnetic compliance (EMC), to include the performance of
753	visual and instrumented TEMPEST inspections, and measures to
754	mitigate other technical weaknesses in communications and computer
755	systems.
756	
757	92.Plaintiff Atkinson has attended extensive private and government
758	sponsored TSCM, TEMPEST, cryptographic, technical intelligence,
759	electronics, and security training both in the United States and abroad.

760	He has been involved
761	inspections, over the p
762	assignments. He has b
763	matters, and has autho
764	
765	93.Plaintiff Atkinson clie
766	diplomats, governmen
767	courthouses, police sta
768	companies, private co
769	fisherman, accountant
770	ministers, small busin
771	long term clients for T
772	and Intelligence Analy
773	U.S. State Department
774	of Homeland Security
775	U.S. Air Force, Congr
776	United States, U.S. M
777	federal agencies. The

He has been involved in many hundreds of TSCM, TEMPEST inspections, over the past 30 years of government and private sector assignments. He has been extensively published on these subject matters, and has authored materials that have affected national policy.

ents include major corporations, heads-of-state, t agencies, defense contractors, hospitals, ations, banks, universities, publicly traded mpanies, stockbrokers, ranchers, farmers, s, law firms, restaurants, political leaders, esses, and private individuals. Included in his SCM Equipment, TSCM Software, and TSCM ysis services is the Central Intelligence Agency, t, Federal Bureau of Investigation, Department , U.S. Army, U.S. Navy, U.S. Marine Corps, ess, Executive Office of the President of the arshalls, U.S. Attorney, NASA, and other Commonwealth of Massachusetts agencies such as the Massachusetts State Police, the MBTA Police, the Governors

779	Office, various Senators, and others in public office have also used his
780	goods and services over the decades.
781	
782	94.Plaintiff Atkinson is a long-term resident of the Commonwealth of
783	Massachusetts, and more specifically Rockport, MA; has testified
784	multiple times before Congress as a subject matter expert in regards to
785	technical counter-intelligence and counter-terrorism, and has been
786	consulted in person on matters of diplomacy or technical espionage
787	directly by sitting Presidents, and leaders of other countries, the
788	intelligence services of a wide range of countries including the United
789	States Government.
790	
791	95. Plaintiff Atkinson has provided goods, services, and advice to
792	virtually every U.S. Intelligence Agency, and to all elements of the
793	U.S. Military over a period spanning over three decade, including
794	intelligence, diplomatic, and military contractors, sub-contractors,
795	covert cut-outs and, or front companies for the intelligence and
796	military community.

798	96.Plaintiff Atkinson is also a scientist working on a device for non-
799	contact electro-cardiology, and cardiac electrophysiology; a treatment
800	for lactic acid induced hypo-perfusion; a cure for diabetes on an
801	organelle molecular basis; and a treatment for neuropathy or severed
802	spinal cords, and related traumatic medical issues. He is also a skilled
803	fine arts photographer, who has been working on an anatomy textbook
804	for the medical and fine arts artistic community.
805	
806	97.Plaintiff Atkinson is a law-abiding citizen, who is over the age of 21,
807	with tremendous respect of the law, a kind, charitable, and gentle man,
808	and has a sworn duty both as a citizen and a veteran to uphold and
809	defend the Constitution of the United States (against all enemies
810	foreign and domestic).
811	
812	98.Plaintiff Atkinson has never been convicted of any crime; has never
813	been convicted of any felony; is not a fugitive from justice; is not
814	under Indictment; is not an unlawful user of or addicted to any control
815	substance; is not an alcoholic; has never been treated for any kind of
816	drug or alcohol addiction or disorder; has not been adjudicated as a
817	mental defective, nor has he been committed or confined to any

818	mental institution; nor has he been discharged from the Armed Forces
819	under dishonorable conditions.
820	
821	99.Plaintiff Atkinson is not now, nor has he been in the past the subject
822	of any court order in regards to any intimate partner, or any other
823	person. Nor has Plaintiff been convicted of any crime of domestic
824	violence.
825	
826	100. Plaintiff Atkinson is not an alien, nor has he at any time
827	renounced his citizenship, nor has he at anytime engaged in acts of
828	war against the United States or America, or of any political division
829	or subdivision.
830	
831	101. Plaintiff Atkinson served honorably, and with distinction in the
832	Active Duty Armed Forces of the United States, and was granted an
833	Honorable Discharge from the United States Air Force.
834	
835	102. In short, Plaintiff Atkinson has been a lawful, responsible, and
836	safe user of projectile, edged, impact, chemical, and other arms for

837	over 40 years, and has both kept and borne arms for his own defense,
838	and for the defense of the nation and of the state.
839	
840	103. Plaintiff Atkinson is in no way disqualified in exercising his
841	Constitutional rights in regards to the keeping and, or of bearing the
842	arms of his choosing.
843	
844	DEFENDANTS
845	
846	104. The allegations contained in paragraphs 1 though the current
847	paragraph, and including all of the following paragraphs, are re-
848	alleged and incorporated as though fully set forth herein. The
849	following described acts by Defendants infringe Plaintiff's civil rights
850	and damage Plaintiff in violation of 42 U.S.C. § 1983 and should be
851	included as "Causes of Action" in addition to those causes of action
852	found elsewhere in this complaint.
853	
854	105. Defendant TOWN OF ROCKPORT, hereinafter "The Town,"
855	is and was at all times mentioned herein a local political subdivision
856	of the Commonwealth of Massachusetts, and a political sub-division

857	of the United States of America, was at all times mentioned herein
858	responsible for the supervisory and budgetary operations of its law
859	enforcement and public safety agencies, including the police
860	department, fire department, harbor masters department, ambulance
861	department, and other departments.
862	
863	106. The Town is also a recipient of federal funds, which it
864	distributes to its subordinate law enforcement agencies, fire
865	departments, and ambulance departments.
866	
867	107. The Town uses federal funds to pay salaries, wages, or to
868	provide benefits to employees.
869	
870	108. Plaintiff is informed and believes that Defendant Town is the
871	policy-maker and fiduciary supervisors of the remaining subordinates,
872	agents, and employees identified hereinafter.
873	
874	109. Plaintiff is informed and belief that Defendant Town had
875	knowledge that the wrongs hereinafter mentioned were and continue
876	to be done; were about to be committed, and having power to prevent

877	or aid in preventing the commission of the same, neglected or refused
878	so to do.

110. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others.

leadership, ratification, and support of Defendant The Town that its subordinate law enforcement agencies, fire department, and ambulance department, and Defendants identified hereinafter, had permission to implement the custom, practice and usage which violated and continue to violate Plaintiff's constitutionally, statutory and regulatory rights, activities, privileges, and immunities in accordance with the United States Constitution, 1st, 2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S. Constitution, Article Four, Section 2, and Massachusetts Constitution, Part the First, Article XVII; Defendant Town is being sued in its official Capacity.

896
897
898
899
900
901
902
903
904
905
906
907
908
909
910
911
912
913
914

- 112. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form.
- 113. Defendant has prior history of civil right abuses, and has previously been sued in Federal District court over such civil right violations, which forms a long-term course of conduct, committed with despicable arrogance, and which shocks the conscience.
- 114. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson.

916	115. This Defendant has exceeded, and overstepped their authority
917	and violated the Constitutional rights of the Plaintiff, infringing and
918	deprived him of his civil rights. Defendant resides at 34 Broadway,
919	Rockport, MA 01966
920	
921	116. Defendant COMMONWEALTH OF MASSACHUSETTS,
922	hereinafter "Commonwealth," is and was at all times mentioned
923	herein a local political subdivision of the United States, was at all
924	times mentioned herein responsible for the supervisory and budgetary
925	operations of its law enforcement, regulatory, governmental, judicial,
926	educational, and infrastructure agencies.
927	
928	117. Commonwealth is also a recipient of federal funds, which it
929	distributes to its subordinate law enforcement, public safety, and other
930	agencies.
931	
932	118. Plaintiff is informed and believes that Defendant
933	Commonwealth is the policy-maker and fiduciary supervisors of the
934	remaining subordinates, agents, and employees identified hereinafter.
935	Plaintiff is informed and believes that Defendant Commonwealth had

936	knowledge that the wrongs hereinafter mentioned were and continue
937	to be done; were about to be committed, and having power to prevent
938	or aid in preventing the commission of the same, neglected or refused
939	so to do.
940	
941	119. Defendant has prior history of civil right abuses, and has
942	previously been sued in Federal District court over such civil right
943	violations, which forms a long-term course of conduct, committed
944	with despicable arrogance, and which shocks the conscience.
945	
946	120. Defendant directly deprived, violated, and infringed upon
947	Plaintiff 's civil rights, with malice, and with careful planning and
948	conspiracy with others.
949	
950	121. Plaintiff is informed and believes that it is through the
951	leadership, ratification, and support of Defendant Commonwealth that
952	its subordinate law enforcement agencies, and Defendants identified
953	hereinafter, had permission to implement the custom, practice and
954	usage which violated and continue to violate Plaintiff's
955	constitutionally, statutory and regulatory rights, activities, privileges,

956
957
958
959
960
961
962
963
964
965
966
967
968
969
970
971
972

974

975

and immunities in accordance with the United States Constitution, 1st, 2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S. Constitution, Article Four, Section 2, and Massachusetts Constitution, Part the First, Article XVII; Defendant Commonwealth is being sued in its official Capacity.

122. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form.

123. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson.

982

983

984

985

986

987

988

989

990

991

992

993

- This Defendant has exceeded, and overstepped their authority 124. and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at One Ashburton Place, Boston, MA 02108 -1518
- Defendant SALEM STATE COLLEGE, hereinafter "Salem 125. State," is and was at all times mentioned herein a State agency,
 - controlled and responsible for the supervisory and budgetary
- operations of its law enforcement agencies, school leadership, school
- administration. Salem State is also a recipient of federal funds, which
 - it distributes to its departments within the school. Plaintiff is informed
 - and believes that Defendant Salem State is the policy-maker and
 - fiduciary supervisors of the remaining subordinates, agents, and
- employees identified hereinafter.
 - 126. As Plaintiff Atkinson is also a disabled veteran, he is permitted
 - to attend this state operated college with no charge for tuition.

995	127. As such, any unjust punitive action by this school is an
996	unlawful deprivation of Veteran Rights. Plaintiff is informed and
997	believes that Defendant Salem State had knowledge that the wrongs
998	hereinafter mentioned were and continue to be done; were about to be
999	committed, and having power to prevent or aid in preventing the
1000	commission of the same, neglected or refused so to do.
1001	
1002	128. Defendant directly deprived, violated, and infringed upon
1003	Plaintiff 's civil rights, with malice, and with careful planning and
1004	conspiracy with others.
1005	
1006	129. Defendant has prior history of civil right abuses, and has
1007	previously been sued in Federal District court over such civil right
1008	violations, which forms a long-term course of conduct, committed
1009	with despicable arrogance, and which shocks the conscience.
1010	
1011	130. Plaintiff is informed and believes that it is through the
1012	leadership, ratification, and support of Defendant Salem State that its
1013	subordinate law enforcement agencies, and Defendants identified
1014	hereinafter, had permission to implement the custom, practice and

1015	usage which violated and continue to violate Plaintiff's
1016	constitutionally, statutory and regulatory rights, activities, privileges,
1017	and immunities in accordance with the United States Constitution, 1st,
1018	2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S.
1019	Constitution, Article Four, Section 2, and Massachusetts Constitution,
1020	Part the First, Article XVII; Defendant Salem State is being sued in its
1021	official Capacity.
1022	
1023	131. Any veil of immunity, which this defendant may have
1024	previously enjoyed by virtue of their office or position, is "pierced and
1025	ripped asunder" due to their infringement and deprivation of the
1026	Constitutional Rights of the Plaintiff, and thus this Defendant (and all
1027	other Defendants) stands fully naked and vulnerable before the court,
1028	with no immunity of any form.
1029	
1030	132. Further, this defendant has engaged in conduct and as a
1031	continuing unit of an enterprise, through a pattern, of racketeering
1032	enterprises (including, but not limited to: mail fraud, wire fraud,
1033	scheme to defraud, robbery, kidnapping, obstruction of justice,

interference in commerce, also involving monetary transactions in

1034

1035	property derived from specified unlawful activity), and have caused
1036	injury to the business and/or property of the Plaintiff Atkinson.
1037	
1038	133. This Defendant has exceeded, and overstepped their authority
1039	and violated the Constitutional rights of the Plaintiff, infringing and
1040	deprived him of his civil rights. Defendant resides at 352 Lafayette
1041	Street, Salem, MA 01970-5353
1042	
1043	134. Defendant NORTH SHORE COMMUNITY COLLEGE,
1044	hereinafter "North Shore," is and was at all times mentioned herein a
1045	State agency, controlled and responsible for the supervisory and
1046	budgetary operations of its law enforcement agencies, school
1047	leadership, school administration.
1048	
1049	135. North Shore is also a recipient of federal funds, which it
1050	distributes to its departments within the school.
1051	
1052	136. Plaintiff is informed and believes that Defendant North Shore is
1053	the policy-maker and fiduciary supervisors of the remaining
1054	subordinates, agents, and employees identified hereinafter.

1055	
1056	137. As Plaintiff Atkinson is also a disabled veteran, he is permitted
1057	to attend this state operated college with no charge for tuition.
1058	
1059	138. As such, any unjust punitive action by this school is an
1060	unlawful deprivation of Veteran Rights. Plaintiff is informed and
1061	believes that Defendant North Shore had knowledge that the wrongs
1062	hereinafter mentioned were and continue to be done; were about to be
1063	committed, and having power to prevent or aid in preventing the
1064	commission of the same, neglected or refused so to do.
1065	
1066	139. Defendant directly deprived, violated, and infringed upon
1067	Plaintiff 's civil rights, with malice, and with careful planning and
1068	conspiracy with others.
1069	
1070	140. Plaintiff is informed and believes that it is through the
1071	leadership, ratification, and support of Defendant North Shore that its
1072	subordinate law enforcement agencies, and Defendants identified
1073	hereinafter, had permission to implement the custom, practice and
1074	usage which violated and continue to violate Plaintiff's

1075	constitutionally, statutory and regulatory rights, activities, privileges,
1076	and immunities in accordance with the United States Constitution, 1st,
1077	2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S.
1078	Constitution, Article Four, Section 2, and Massachusetts Constitution,
1079	Part the First, Article XVII; Defendant North Shore is being sued in
1080	its official Capacity.
1081	
1082	141. Any veil of immunity, which this defendant may have
1083	previously enjoyed by virtue of their office or position, is "pierced and
1084	ripped asunder" due to their infringement and deprivation of the
1085	Constitutional Rights of the Plaintiff, and thus this Defendant (and all
1086	other Defendants) stands fully naked and vulnerable before the court,
1087	with no immunity of any form.
1088	
1089	142. Further, this defendant has engaged in conduct and as a
1090	continuing unit of an enterprise, through a pattern, of racketeering
1091	enterprises (including, but not limited to: mail fraud, wire fraud,

scheme to defraud, robbery, kidnapping, obstruction of justice,

interference in commerce, also involving monetary transactions in

1092

1093

1094	property derived from specified unlawful activity), and have caused	
1095	injury to the business and/or property of the Plaintiff Atkinson.	
1096		
1097	143. This Defendant has exceeded, and overstepped their authority	
1098	and violated the Constitutional rights of the Plaintiff, infringing and	
1099	deprived him of his civil rights. Defendant resides at 1 Ferncroft Road	
1100	Danvers, MA 01923	
1101		
1102	144. Defendant MONTSERRAT COLLEGE OF ART, hereinafter	
1103	"Montserrat," also known as "Montserrat College of Art, Inc." and	
1104	"Montserrat College of Art Endo" and also "Montserrat School of	
1105	Visual Arts" is and was at all times mentioned herein a extension of a	
1106	state agency, and also acting periodically as a private art college,	
1107	performing the bidding, and under the control and/or influence of state	
1108	law enforcement agencies.	
1109		
1110	145. The Montserrat leadership, and school administration is in fact	
1111	an extension of the State, while Montserrat claims that it is a private	
1112	college.	
1113		

1114	146. Montserrat is also a recipient of federal funds, which it	
1115	distributes to its departments with the school.	
1116		
1117	147. Plaintiff is informed and believes that Defendant Montserrat is	
1118	the policy-maker and fiduciary supervisors of the remaining	
1119	subordinates, agents, and employees identified hereinafter.	
1120		
1121	148. Plaintiff is informed and believes that Defendant Montserrat	
1122	had knowledge that the wrongs hereinafter mentioned were and	
1123	continue to be done; conspired with others to commit, were about to	
1124	be committed, and having power to prevent or aid in preventing the	
1125	commission of the same, neglected or refused so to do.	
1126		
1127	149. Defendant directly deprived, violated, and infringed upon	
1128	Plaintiff 's civil rights, with malice, and with careful planning and	
1129	conspiracy with others.	
1130		
1131	150. Plaintiff is informed and believes that it is through the	
1132	leadership, ratification, and support of Defendant that its subordinate	
1133	departments, and Defendants identified hereinafter, had permission to	

1134
1135
1136
1137
1138
1139
1140
1141
1142
1143
1144
1145
1146
1147
1148
1149
1150
1151

1153

implement the custom, practice and usage which violated and continue to violate Plaintiff's constitutionally, statutory and regulatory rights, activities, privileges, and immunities in accordance with the United States Constitution, 1st, 2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S. Constitution, Article Four, Section 2, and Massachusetts Constitution, Part the First, Article XVII; Defendant Montserrat is being sued in its official Capacity.

previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form.

152. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in

1154	property derived from specified unlawful activity), and have caused
1154	property derived from specified amawrar activity), and have eaused
1155	injury to the business and/or property of the Plaintiff Atkinson.
1156	
1156	
1157	153. This Defendant has exceeded, and overstepped their authority
1158	and violated the Constitutional rights of the Plaintiff, infringing and
1159	deprived him of his civil rights. Defendant resides at 23 Essex Street,
1160	Beverly, MA 01915-4508
1161	
1162	
1163	154. Defendant ESSEX COUNTY SHERIFFS DEPARTMENT,
1105	134. Defendant LOSEA COUNT I SHERII I S DEI MCIMEIVI,
1164	hereinafter "Sheriff," is and was at all times mentioned herein a local
1165	law enforcement agency within the political subdivision of Essex
1166	Country within the Commonwealth of Massachusetts, was at all times
1167	mentioned herein responsible for the supervisory and budgetary
1168	operations of its law enforcement agencies.
1169	
1170	155. Defendant Sheriff is also a recipient of federal funds, which it
1171	distributes to its subordinate law enforcement, corrections, public and
1172	administrative agencies and departments. Plaintiff is informed and
1173	believes that Defendant Sheriff is the policy-maker and fiduciary

1174	supervisors of the remaining subordinates, agents, and employees		
1175	identified hereinafter.		
1176			
1177	156. Plaintiff is informed and believes that Defendant Sheriff had		
1178	knowledge that the wrongs hereinafter mentioned were and continue		
1179	to be done; were about to be committed, and having power to prevent		
1180	or aid in preventing the commission of the same, neglected or refused		
1181	so to do.		
1182			
1183	157. Defendant directly deprived, violated, and infringed upon		
1184	Plaintiff 's civil rights, with malice, and with careful planning and		
1185	conspiracy with others.		
1186			
1187	158. Plaintiff is informed and believes that it is through the		
1188	leadership, ratification, and support of Defendant Sheriff that its		
1189	subordinate law enforcement agencies, fire department, and		
1190	ambulance department, and Defendants identified hereinafter, had		
1191	permission to implement the custom, practice and usage which		
1192	violated and continue to violate Plaintiff's constitutionally, statutory		
1193	and regulatory rights, activities, privileges, and immunities in		

1	1	9	4
1	1	9	5
1	1	9	6
1	1	9	7
1	1	9	8
1	1	9	9
1	2	0	0
1	2	0	1
1	2	0	2
1	2	0	3
1	2	0	4
1	2	0	5
1	2	0	6
1	2	0	7
1	2	0	8
1	2	0	9
1	2	1	0
1	2	1	1
1	2	1	2
1	า	1	2

accordance with the United States Constitution, 1st, 2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S. Constitution, Article Four, Section 2, and Massachusetts Constitution, Part the First, Article XVII; Defendant Sheriff is being sued in its official Capacity.

previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form.

160. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson.

1214	161.	This Defendant has exceeded, and overstepped their authority
1215	and	violated the Constitutional rights of the Plaintiff, infringing and
1216	deprived him of his civil rights. Defendant resides at 20 Manning Rd	
1217	Mid	ldleton, MA 01949
1218		
1219	162.	Defendant RESEARCH ELECTRONICS, LLC hereinafter
1220	"Re	search Electronics," and alternately as "REI" is and was at all
1221	time	es mentioned herein an extension of a state agency, performing the
1222	bido	ding, and under the control and/or influence of state law
1223	enfo	orcement agencies.
1224		
1225	163.	Defendant is also a recipient of federal funds, which it
1226	dist	ributes to its various departments.
1227		
1228	164.	Plaintiff is informed and believes that Defendant is the policy-
1229	mak	ker and fiduciary supervisors of the remaining subordinates, agents,
1230	and	employees identified hereinafter.
1231		
1232	165.	Plaintiff is informed and believes that Defendant had
1233	kno	wledge that the wrongs hereinafter mentioned were and continue

1234	to be done; conspired with others to commit, were about to be
1235	committed, and having power to prevent or aid in preventing the
1236	commission of the same, neglected or refused so to do.
1237	
1238	166. Defendant directly deprived, violated, and infringed upon
1239	Plaintiff 's civil rights, with malice, and with careful planning and
1240	conspiracy with others.
1241	
1242	167. Plaintiff is informed and believes that it is through the
1243	leadership, ratification, and support of Defendant that its subordinate
1244	departments, actors, employees, agents, and Defendants identified
1245	hereinafter, had permission to implement the custom, practice and
1246	usage which violated and continue to violate Plaintiff's
1247	constitutionally, statutory and regulatory rights, activities, privileges,
1248	and immunities in accordance with the United States Constitution, 1st
1249	2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S.
1250	Constitution, Article Four, Section 2, and Massachusetts Constitution,
1251	Part the First, Article XVII; Defendant is being sued in its official
1252	Capacity.
1253	

1254	168. Any veil of immunity, which this defendant may have
1255	previously enjoyed by virtue of their office or position, is "pierced and
1256	ripped asunder" due to their infringement and deprivation of the
1257	Constitutional Rights of the Plaintiff, and thus this Defendant (and all
1258	other Defendants) stands fully naked and vulnerable before the court,
1259	with no immunity of any form.
1260	
1261	169. Further, this defendant has engaged in conduct and as a
1262	continuing unit of an enterprise, through a pattern, of racketeering
1263	enterprises (including, but not limited to: mail fraud, wire fraud,
1264	scheme to defraud, robbery, kidnapping, obstruction of justice,
1265	interference in commerce, also involving monetary transactions in
1266	property derived from specified unlawful activity), and have caused
1267	injury to the business and/or property of the Plaintiff Atkinson.
1268	
1269	170. This Defendant has exceeded, and overstepped their authority
1270	and violated the Constitutional rights of the Plaintiff, infringing and
1271	deprived him of his civil rights. Defendant resides or does business at:
1272	455 Security Place, Algood TN 38506
1273	

1274	171. Defendant A AND L ENTERPRISE, hereinafter "A and L," is
1275	and was at all times mentioned herein an extension of a state agency,
1276	performing the bidding, and under the control and/or influence of state
1277	law enforcement agencies.
1278	
1279	172. Defendant is also a recipient of federal funds, which it
1280	distributes to its various departments. Plaintiff is informed and
1281	believes that Defendant is the policy-maker and fiduciary supervisors
1282	of the remaining subordinates, agents, and employees identified
1283	hereinafter.
1284	
1285	173. Plaintiff is informed and believes that Defendant had
1286	knowledge that the wrongs hereinafter mentioned were and continue
1287	to be done; conspired with others to commit, were about to be
1288	committed, and having power to prevent or aid in preventing the
1289	commission of the same, neglected or refused so to do.
1290	
1291	174. Defendant directly deprived, violated, and infringed upon
1292	Plaintiff 's civil rights, with malice, and with careful planning and
1293	conspiracy with others.

1	7	റ	1
		ч	4

1295
1296
1297
1298
1299
1300

1305

1306

1307

1308

176.

1303

1304

1309 1310

1312

1311

1313

175. Plaintiff is informed and believes that it is through the leadership, ratification, and support of Defendant that its subordinate departments, actors, employees, agents, and Defendants identified hereinafter, had permission to implement the custom, practice and usage which violated and continue to violate Plaintiff's constitutionally, statutory and regulatory rights, activities, privileges, and immunities in accordance with the United States Constitution, 1st, 2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S. Constitution, Article Four, Section 2, and Massachusetts Constitution, Part the First, Article XVII; Defendant is being sued in its official Capacity.

Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all

other Defendants) stands fully naked and vulnerable before the court,

with no immunity of any form.

1	3	1	4
1	3	1	5
1	3	1	6
1	3	1	7
1	3	1	8
1	3	1	9
1	3	2	0
1	3	2	1
1	3	2	2
1	3	2	3
1	3	2	4
1	3	2	5
1	3	2	6
1	3	2	7
1	3	2	8
1	3	2	9
1	3	3	0
1	3	3	1
1	3	3	2

177. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson.

178. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides or does business at: 455 Security Place, Algood TN 38506

"Northeast Medical Practice, Inc", hereinafter "AGH," is and was at all times mentioned herein an extension of a state agency, performing the bidding, and under the control and/or influence of state law enforcement agencies. Essentially, "Northeast Medical Practice, Inc" owns both Beverly Hospital and Addison Gilbert Hospital.

1333

1334	180. Defendant is also a recipient of federal funds, which it
1335	distributes to its various departments. Plaintiff is informed and
1336	believes that Defendant is the policy-maker and fiduciary supervisors
1337	of the remaining subordinates, agents, and employees identified
1338	hereinafter.
1339	
1340	181. Plaintiff is informed and believes that Defendant had
1341	knowledge that the wrongs hereinafter mentioned were and continue
1342	to be done; conspired with others to commit, were about to be
1343	committed, and having power to prevent or aid in preventing the
1344	commission of the same, neglected or refused so to do.
1345	
1346	182. Defendant directly deprived, violated, and infringed upon
1347	Plaintiff 's civil rights, with malice, and with careful planning and
1348	conspiracy with others.
1349	
1350	183. Plaintiff is informed and believes that it is through the
1351	leadership, ratification, and support of Defendant that its subordinate
1352	departments, actors, employees, agents, and Defendants identified
1353	hereinafter, had permission to implement the custom, practice and

1354	usage which violated and continue to violate Plaintiff's
1355	constitutionally, statutory and regulatory rights, activities, privileges,
1356	and immunities in accordance with the United States Constitution, 1st,
1357	2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S.
1358	Constitution, Article Four, Section 2, and Massachusetts Constitution,
1359	Part the First, Article XVII; Defendant is being sued in its official
1360	Capacity.
1361	
1362	184. Any veil of immunity, which this defendant may have
1363	previously enjoyed by virtue of their office or position, is "pierced and
1364	ripped asunder" due to their infringement and deprivation of the
1365	Constitutional Rights of the Plaintiff, and thus this Defendant (and all
1366	other Defendants) stands fully naked and vulnerable before the court,
1367	with no immunity of any form.
1368	
1369	185. Further, this defendant has engaged in conduct and as a
1370	continuing unit of an enterprise, through a pattern, of racketeering
1371	enterprises (including, but not limited to: mail fraud, wire fraud,
1372	scheme to defraud, robbery, kidnapping, obstruction of justice,
1373	interference in commerce, also involving monetary transactions in

1374	property derived from specified unlawful activity), and have caused
1375	injury to the business and/or property of the Plaintiff Atkinson.
1376	
1377	186. This Defendant has exceeded, and overstepped their authority
1378	and violated the Constitutional rights of the Plaintiff, infringing and
1379	deprived him of his civil rights. Defendant resides or does business at:
1380	298 Washington St., Gloucester MA 01930
1381	
1382	187. Defendant BEVERLY HOSPITAL, also known as "Northeast
1383	Medical Practice, Inc" and also as "Beverly Hospital, Inc." hereinafter
1384	"Beverly Hospital," is and was at all times mentioned herein an
1385	extension of a state agency, performing the bidding, and under the
1386	control and/or influence of state law enforcement agencies.
1387	
1388	188. Defendant is also a recipient of federal funds, which it
1389	distributes to its various departments.
1390	
1391	189. Plaintiff is informed and believes that Defendant is the policy-
1392	maker and fiduciary supervisors of the remaining subordinates, agents,
1393	and employees identified hereinafter.

1	2	a	1

1	2	a	ς
1	J	,	J

190. Plaintiff is informed and believes that Defendant had knowledge that the wrongs hereinafter mentioned were and continue to be done; conspired with others to commit, were about to be committed, and having power to prevent or aid in preventing the commission of the same, neglected or refused so to do.

191. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others.

192. Plaintiff is informed and believes that it is through the leadership, ratification, and support of Defendant that its subordinate departments, actors, employees, agents, and Defendants identified hereinafter, had permission to implement the custom, practice and usage which violated and continue to violate Plaintiff's constitutionally, statutory and regulatory rights, activities, privileges, and immunities in accordance with the United States Constitution, 1st, 2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S. Constitution, Article Four, Section 2, and Massachusetts Constitution,

1414	Part the First, Article XVII; Defendant is being sued in its official
1415	Capacity.
1416	
1417	193. Any veil of immunity, which this defendant may have
1418	previously enjoyed by virtue of their office or position, is "pierced and
1419	ripped asunder" due to their infringement and deprivation of the
1420	Constitutional Rights of the Plaintiff, and thus this Defendant (and all
1421	other Defendants) stands fully naked and vulnerable before the court,
1422	with no immunity of any form.
1423	
1424	194. Further, this defendant has engaged in conduct and as a
1425	continuing unit of an enterprise, through a pattern, of racketeering
1426	enterprises (including, but not limited to: mail fraud, wire fraud,
1427	scheme to defraud, robbery, kidnapping, obstruction of justice,
1428	interference in commerce, also involving monetary transactions in
1429	property derived from specified unlawful activity), and have caused
1430	injury to the business and/or property of the Plaintiff Atkinson.
1431	
1432	195. This Defendant has exceeded, and overstepped their authority
1433	and violated the Constitutional rights of the Plaintiff, infringing and

1434	deprived him of his civil rights. Defendant resides or does business at:
1435	85 Herrick St., Beverly MA 01915
1436	
1437	196. Defendant CAPE ANN CHAMBER OF COMMERCE,
1438	hereinafter "Cape Ann Chamber of Commerce," is and was at all
1439	times mentioned herein an extension of a state agency, performing the
1440	bidding, and under the control and/or influence of state law
1441	enforcement agencies.
1442	
1443	197. Defendant is also a recipient of federal funds, which it
1444	distributes to its various departments.
1445	
1446	198. Plaintiff is informed and believes that Defendant is the policy-
1447	maker and fiduciary supervisors of the remaining subordinates, agents,
1448	and employees identified hereinafter.
1449	
1450	199. Plaintiff is informed and believes that Defendant had
1451	knowledge that the wrongs hereinafter mentioned were and continue
1452	to be done; conspired with others to commit, were about to be

1453	committed, and having power to prevent or aid in preventing the
1454	commission of the same, neglected or refused so to do.
1455	
1456	200. Defendant directly deprived, violated, and infringed upon
1457	Plaintiff 's civil rights, with malice, and with careful planning and
1458	conspiracy with others.
1459	
1460	201. Plaintiff is informed and believes that it is through the
1461	leadership, ratification, and support of Defendant that its subordinate
1462	departments, actors, employees, agents, and Defendants identified
1463	hereinafter, had permission to implement the custom, practice and
1464	usage which violated and continue to violate Plaintiff's
1465	constitutionally, statutory and regulatory rights, activities, privileges,
1466	and immunities in accordance with the United States Constitution, 1st
1467	2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S.
1468	Constitution, Article Four, Section 2, and Massachusetts Constitution,
1469	Part the First, Article XVII; Defendant is being sued in its official
1470	Capacity.
1471	

1472	202. Further, this defendant has engaged in conduct and as a
1473	continuing unit of an enterprise, through a pattern, of racketeering
1474	enterprises (including, but not limited to: mail fraud, wire fraud,
1475	scheme to defraud, robbery, kidnapping, obstruction of justice,
1476	interference in commerce, also involving monetary transactions in
1477	property derived from specified unlawful activity), and have caused
1478	injury to the business and/or property of the Plaintiff Atkinson.
1479	
1480	203. This Defendant has exceeded, and overstepped their authority
1481	and violated the Constitutional rights of the Plaintiff, infringing and
1482	deprived him of his civil rights. Defendant resides or does business at:
1483	33 Commercial Street, Gloucester, MA 01930
1484	
1485	204. Defendant LYONS AMBULANCE, LLC, hereinafter "Lyons
1486	Ambulance," or alternately "Lyons" is and was at all times mentioned
1487	herein an extension of a state agency, performing the bidding, and
1488	under the control and/or influence of state law enforcement agencies.
1489	
1490	205. Defendant is also a recipient of federal funds, which it
1491	distributes to its various departments.

1492	
1493	206. Plaintiff is informed and believes that Defendant is the policy-
1494	maker and fiduciary supervisors of the remaining subordinates, agents
1495	and employees identified hereinafter.
1496	
1497	207. Plaintiff is informed and believes that Defendant had
1498	knowledge that the wrongs hereinafter mentioned were and continue
1499	to be done; conspired with others to commit, were about to be
1500	committed, and having power to prevent or aid in preventing the
1501	commission of the same, neglected or refused so to do.
1502	
1503	208. Defendant directly deprived, violated, and infringed upon
1504	Plaintiff 's civil rights, with malice, and with careful planning and
1505	conspiracy with others.
1506	
1507	209. Plaintiff is informed and believes that it is through the
1508	leadership, ratification, and support of Defendant that its subordinate
1509	departments, actors, employees, agents, and Defendants identified
1510	hereinafter, had permission to implement the custom, practice and
1511	usage which violated and continue to violate Plaintiff's

1512	constitutionally, statutory and regulatory rights, activities, privileges,
1513	and immunities in accordance with the United States Constitution, 1st,
1514	2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S.
1515	Constitution, Article Four, Section 2, and Massachusetts Constitution,
1516	Part the First, Article XVII; Defendant is being sued in its official
1517	Capacity.
1518	
1519	210. Any veil of immunity, which this defendant may have
1520	previously enjoyed by virtue of their office or position, is "pierced and
1521	ripped asunder" due to their infringement and deprivation of the
1522	Constitutional Rights of the Plaintiff, and thus this Defendant (and all
1523	other Defendants) stands fully naked and vulnerable before the court,
1524	with no immunity of any form.
1525	
1526	Further, this defendant has engaged in conduct and as a
1527	continuing unit of an enterprise, through a pattern, of racketeering
1528	enterprises (including, but not limited to: mail fraud, wire fraud,
1529	scheme to defraud, robbery, kidnapping, obstruction of justice,
1530	interference in commerce, also involving monetary transactions in

1531	property derived from specified unlawful activity), and have caused
1532	injury to the business and/or property of the Plaintiff Atkinson.
1533	
1534	212. This Defendant has exceeded, and overstepped their authority
1535	and violated the Constitutional rights of the Plaintiff, infringing and
1536	deprived him of his civil rights. Defendant resides or does business at:
1537	135 Maple St., Danvers MA 01923
1538	
1539	213. Defendant BEVERLY NATIONAL BANK, hereinafter
1540	"Beverly National Bank," and also known as "Beverly National Ban
1541	Corporation", and now DANVERS BANCORP, INC., also known as:
1542	"DanversBank"hereinafter "Danvers Bank," is and was at all times
1543	mentioned herein an extension of a state agency, performing the
1544	bidding, and under the control and/or influence of state law
1545	enforcement agencies.
1546	
1547	214. Defendant is also a recipient of federal funds, which it
1548	distributes to its various departments.
1549	

1550	215. Plaintiff is informed and believes that Defendant is the policy-
1551	maker and fiduciary supervisors of the remaining subordinates, agents,
1552	and employees identified hereinafter.
1553	
1554	216. Plaintiff is informed and believes that Defendant had
1555	knowledge that the wrongs hereinafter mentioned were and continue
1556	to be done; conspired with others to commit, were about to be
1557	committed, and having power to prevent or aid in preventing the
1558	commission of the same, neglected or refused so to do.
1559	
1560	217. Defendant directly deprived, violated, and infringed upon
1561	Plaintiff 's civil rights, with malice, and with careful planning and
1562	conspiracy with others.
1563	
1564	218. Plaintiff is informed and believes that Defendant provided loans,
1565	financing, and financial controls to Beverly Hospital, Lyons
1566	Ambulance, and to Montserrat College, and to other Defendants by
1567	way of their bank officer John L. Good, who is also intimately involve
1568	with the running of Beverly Hospital, Lyons Ambulance, and
1569	Montserrat College of Art.

	_	_	_
1	ᄃ	7	n
	1	•	.,

219.

1571
1572
1573
1574
1575
1576
1577
1578
1579
1580
1581
1582
1583
1584
1585
1586
1587

1588

leadership, ratification, and support of Defendant that its subordinate departments, actors, employees, agents, and Defendants identified hereinafter, had permission to implement the custom, practice and usage which violated and continue to violate Plaintiff's constitutionally, statutory and regulatory rights, activities, privileges, and immunities in accordance with the United States Constitution, 1st, 2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S. Constitution, Article Four, Section 2, and Massachusetts Constitution, Part the First, Article XVII; Defendant is being sued in its official Capacity. Further, this defendant has engaged in conduct and as a

Plaintiff is informed and believes that it is through the

continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson.

1	5	8	9
1	5	9	0
1	5	9	1
1	5	9	2
1	5	9	3
1	5	9	4
1	5	9	5
1	5	9	6
1	5	9	7
1	5	9	8
1	5	9	9
1	6	0	0
1	6	0	1
1	6	0	2
1	6	0	3
1	6	0	4
1	6	0	5
1	6	0	6
1	6	0	7

220. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides or does business at:

One Conant Street, Danvers, MA 01923

221. Defendant MARY ELIZABETH HEFFERNAN is sued in her official capacity and individually as Secretary of Public Safety and Executive Office of Public Safety and Security for the Commonwealth of Massachusetts, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire

fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at One Ashburton Place, Boston, MA 02108 -1518

and individually as Colonel of the State Police for the Commonwealth of Massachusetts, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly and indirectly deprived, violated, and infringed upon Plaintiff's civil rights, with malice, and with careful planning and conspiracy with others. Defendant has prior history of civil right abuses, and has previously been sued in Federal District court over such civil right violations, which forms a long-term course of conduct, committed with despicable arrogance, and which shocks the conscience. Any veil of immunity, which this defendant may have previously enjoyed by

1	6	2	9
1	6	3	0
1	6	3	1
1	6	3	2
1	6	3	3
1	6	3	4
1	6	3	5
1	6	3	6
1	6	3	7
1	6	3	8
1	6	3	9
1	6	4	0
1	6	4	1
1	6	4	2
1	6	4	3
1	6	4	4
1	6	4	5
1	6	4	6
1	6	4	7

virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at One Ashburton Place, Boston, MA 02108 -1518

223. Defendant JAMES F. SLATER is sued in his official capacity and individually as Criminal History Systems Board (CHSB), renamed the Department of Criminal Justice Information Services (DCJIS); for the Commonwealth of Massachusetts, responsible for executing and

1649
1650
1651
1652
1653
1654
1655
1656
1657
1658
1659
1660
1661
1662
1663
1664
1665
1666
1667

administering the laws and policies at issue in this lawsuit. Defendant
directly deprived, violated, and infringed upon Plaintiff 's civil rights,
with malice, and with careful planning and conspiracy with others.
Any veil of immunity, which this defendant may have previously
enjoyed by virtue of their office or position, is "pierced and ripped
asunder" due to their infringement and deprivation of the
Constitutional Rights of the Plaintiff, and thus this Defendant (and all
other Defendants) stands fully naked and vulnerable before the court,
with no immunity of any form. Further, this defendant has engaged in
conduct and as a continuing unit of an enterprise, through a pattern, of
racketeering enterprises (including, but not limited to: mail fraud, wire
fraud, scheme to defraud, robbery, kidnapping, obstruction of justice,
interference in commerce, also involving monetary transactions in
property derived from specified unlawful activity), and have caused
injury to the business and/or property of the Plaintiff Atkinson. This
Defendant has exceeded, and overstepped their authority and violated
the Constitutional rights of the Plaintiff, infringing and deprived him
of his civil rights. Defendant resides at One Ashburton Place, Boston,
MA 02108 -1518

1669
1670
1671
1672
1673
1674
1675
1676
1677
1678
1679
1680
1681
1682
1683
1684
1685
1686
1687
1688

224. Defendant JAMES HURST is sued in his/her official capacity and individually as a Police Officer for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant has while acting under color of law and while armed with a dangerous weapon at all times with the intent to commit a felony; has engaged in a pattern of robbery; armed robbery; embezzlement; fraud; larceny; false statements; intimidation of a witness; false arrest; kidnapping; confinement; home invasion; armed home invasion; assault; armed assault; assaulted with bodily injury in furtherance of committing a felony; willfully inflicting injury; unlawfully used or threatened to use against another the power of or authority vested in him; use of excessive force; breaking and entered into a dwelling house; assault and battery; broke into a truck in order to commit a felony; induced another to part with property under false pretenses; had in his possession tools and implements to break open a building, room, or vault in order to steal and to commit other crimes; placed a person in fear of their lives in order to force the person to surrender the means of opening a locked room and locked

1689
1690
1691
1692
1693
1694
1695
1696
1697
1698
1699
1700
1701
1702
1703
1704
1705
1706
1707
1708

safes; damaged property; intimidated witness or potential witness; caused serious alarm to a reasonable person; inflicted substantial emotional distress; entered a dwelling places of another knowing that one or more persons present within was likely armed with dangerous weapons; fraudulently converted property that was in the custody of the Town to his own personal use; concealed felonies committed by others who were part of the conspiracy; stole and, or received and gave to others stolen trade secrets; made false and fictitious claims, injured and defaced a dwelling house; remained on private property after being forbidden to remain thereon by the person in legal control of the premises; without authorization, committed subornation of perjury; made multiple false reports to state boards or commissioners; while acting as a employee of the Town of Rockport, filed false written reports and statements; took money and rewards to compound or conceal felonies; aided in the commission of a felony; knowingly accessed computers, and computer systems and failed to terminate such access knowing that such access was not authorized; interfered with civil rights; committed conspiracy to violate civil rights; violated Constitutional Rights; and committed other State and Federal crimes. The Plaintiff Atkinson, who is a disabled veteran, was the victim of

1	7	0	9
1	7	1	0
1	7	1	1
1	7	1	2
1	7	1	3
1	7	1	4
1	7	1	5
1	7	1	6
1	7	1	7
1	7	1	8
1	7	1	9
1	7	2	0
1	7	2	1
1	7	2	2
1	7	2	3
1	7	2	4
1	7	2	5
1	7	2	6

these aforementioned criminal acts, deprivations, and infringements by Defendant. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 168 Main Street, Rockport, MA 01966

1727

1728

225. Defendant DANIEL MAHONEY is sued in his/her official capacity and individually as an Police Officer for Town of Rockport,

1729	responsible for executing and administering the laws and policies at
1730	issue in this lawsuit. Defendant directly deprived, violated, and
1731	infringed upon Plaintiff 's civil rights, with malice, and with careful
1732	planning and conspiracy with others. Defendant has while acting
1733	under color of law and while armed with a dangerous weapon at all
1734	times with the intent to commit a felony; has engaged in a pattern of
1735	robbery; armed robbery; embezzlement; fraud; larceny; false
1736	statements; intimidation of a witness; false arrest; kidnapping;
1737	confinement; home invasion; armed home invasion; assault; armed
1738	assault; assaulted with bodily injury in furtherance of committing a
1739	felony; willfully inflicting injury; unlawfully used or threatened to use
1740	against another the power of or authority vested in him; use of
1741	excessive force; breaking and entered into a dwelling house; assault
1742	and battery; broke into a truck in order to commit a felony; induced
1743	another to part with property under false pretenses; had in his
1744	possession tools and implements to break open a building, room, or
1745	vault in order to steal and to commit other crimes; placed a person in
1746	fear of their lives in order to force the person to surrender the means
1747	of opening a locked room and locked safes; damaged property;
1748	intimidated witness or potential witness; caused serious alarm to a

1749	reasonable person; inflicted substantial emotional distress; entered a
1750	dwelling places of another knowing that one or more persons present
1751	within was likely armed with dangerous weapons; fraudulently
1752	converted property that was in the custody of the Town to his own
1753	personal use; concealed felonies committed by others who were part
1754	of the conspiracy; stole and, or received and gave to others stolen
1755	trade secrets; made false and fictitious claims, injured and defaced a
1756	dwelling house; remained on private property after being forbidden to
1757	remain thereon by the person in legal control of the premises; without
1758	authorization, committed subornation of perjury; made multiple false
1759	reports to state boards or commissioners; while acting as a employee
1760	of the Town of Rockport, filed false written reports and statements;
1761	took money and rewards to compound or conceal felonies; aided in
1762	the commission of a felony; knowingly accessed computers, and
1763	computer systems and failed to terminate such access knowing that
1764	such access was not authorized; interfered with civil rights; committed
1765	conspiracy to violate civil rights; violated Constitutional Rights; and
1766	committed other State and Federal crimes. The Plaintiff Atkinson,
1767	who is a disabled veteran, was the victim of these aforementioned
1768	criminal acts, deprivations, and infringements by Defendant.

1769	Defendant has prior history of civil right abuses, and has previously
1770	been sued in Federal District court over such civil right violations,
1771	which forms a long-term course of conduct, committed with
1772	despicable arrogance, and which shocks the conscience. Any veil of
1773	immunity, which this defendant may have previously enjoyed by
1774	virtue of their office or position, is "pierced and ripped asunder" due
1775	to their infringement and deprivation of the Constitutional Rights of
1776	the Plaintiff, and thus this Defendant (and all other Defendants) stands
1777	fully naked and vulnerable before the court, with no immunity of any
1778	form. Further, this defendant has engaged in conduct and as a
1779	continuing unit of an enterprise, through a pattern, of racketeering
1780	enterprises (including, but not limited to: mail fraud, wire fraud,
1781	scheme to defraud, robbery, kidnapping, obstruction of justice,
1782	interference in commerce, also involving monetary transactions in
1783	property derived from specified unlawful activity), and have caused
1784	injury to the business and/or property of the Plaintiff Atkinson. This
1785	Defendant has exceeded, and overstepped their authority and violated
1786	the Constitutional rights of the Plaintiff, infringing and deprived him
1787	of his civil rights. Defendant resides at 168 Main Street, Rockport,
1788	MA 01966

1	7	9	0

1792

1793

1794

1795

1796

1797

1798

1799

1800

1801

1802

1803

1804

1805

1806

1807

1808

226. Defendant MICHAEL MARINO is sued in his/her official capacity and individually as a Police Officer for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant has while acting under color of law and while armed with a dangerous weapon at all times with the intent to commit a felony; has engaged in a pattern of robbery; armed robbery; embezzlement; fraud; larceny; false statements; intimidation of a witness; false arrest; kidnapping; confinement: home invasion: armed home invasion: assault: armed assault; assaulted with bodily injury in furtherance of committing a felony; willfully inflicting injury; unlawfully used or threatened to use against another the power of or authority vested in him; use of excessive force; breaking and entered into a dwelling house; assault and battery; broke into a truck in order to commit a felony; induced another to part with property under false pretenses; had in his possession tools and implements to break open a building, room, or

vault in order to steal and to commit other crimes; placed a person in

1809	fear of their lives in order to force the person to surrender the means
1810	of opening a locked room and locked safes; damaged property;
1811	intimidated witness or potential witness; caused serious alarm to a
1812	reasonable person; inflicted substantial emotional distress; entered a
1813	dwelling places of another knowing that one or more persons present
1814	within was likely armed with dangerous weapons; fraudulently
1815	converted property that was in the custody of the Town to his own
1816	personal use; concealed felonies committed by others who were part
1817	of the conspiracy; stole and, or received and gave to others stolen
1818	trade secrets; made false and fictitious claims, injured and defaced a
1819	dwelling house; remained on private property after being forbidden to
1820	remain thereon by the person in legal control of the premises; without
1821	authorization, committed subornation of perjury; made multiple false
1822	reports to state boards or commissioners; while acting as a employee
1823	of the Town of Rockport, filed false written reports and statements;
1824	took money and rewards to compound or conceal felonies; aided in
1825	the commission of a felony; knowingly accessed computers, and
1826	computer systems and failed to terminate such access knowing that
1827	such access was not authorized; interfered with civil rights; committed
1828	conspiracy to violate civil rights; violated Constitutional Rights; and

1829
1830
1831
1832
1833
1834
1835
1836
1837
1838
1839
1840
1841
1842
1843
1844
1845
1846
1847

committed other State and Federal crimes. The Plaintiff Atkinson, who is a disabled veteran, was the victim of these aforementioned criminal acts, deprivations, and infringements by Defendant. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 168 Main Street, Rockport, MA 01966

1849	227. Defendant JOHN
1850	capacity and individ
1851	Rockport, responsib
1852	policies at issue in t
1853	and infringed upon
1854	careful planning and
1855	acting under color o
1856	at all times with the
1857	pattern of robbery; a
1858	false statements; int
1859	confinement; home
1860	assault; assaulted w
1861	felony; willfully inf
1862	against another the J
1863	excessive force; bre
1864	and battery; broke in
1865	another to part with
1866	possession tools and
1867	vault in order to stea
1868	fear of their lives in

NT. MCCARTHY is sued in his/her official dually as the Chief of Police for the Town of ble for executing and administering the laws and his lawsuit. Defendant directly deprived, violated, Plaintiff 's civil rights, with malice, and with d conspiracy with others. Defendant has while of law and while armed with a dangerous weapon intent to commit a felony; has engaged in a armed robbery; embezzlement; fraud; larceny; simidation of a witness; false arrest; kidnapping; invasion; armed home invasion; assault; armed ith bodily injury in furtherance of committing a licting injury; unlawfully used or threatened to use power of or authority vested in him; use of eaking and entered into a dwelling house; assault nto a truck in order to commit a felony; induced property under false pretenses; had in his d implements to break open a building, room, or al and to commit other crimes; placed a person in order to force the person to surrender the means

1869	of opening a locked room and lo
1870	intimidated witness or potential
1871	reasonable person; inflicted sub
1872	dwelling places of another know
1873	within was likely armed with da
1874	converted property that was in t
1875	personal use; concealed felonies
1876	of the conspiracy; stole and, or
1877	trade secrets; made false and fic
1878	dwelling house; remained on pr
1879	remain thereon by the person in
1880	authorization, committed suborn
1881	reports to state boards or comm
1882	of the Town of Rockport, filed
1883	took money and rewards to com
1884	the commission of a felony; kno
1885	computer systems and failed to
1886	such access was not authorized;
1887	conspiracy to violate civil rights
1888	committed other State and Fede

ocked safes; damaged property; witness; caused serious alarm to a stantial emotional distress; entered a ving that one or more persons present angerous weapons; fraudulently the custody of the Town to his own s committed by others who were part received and gave to others stolen ctitious claims, injured and defaced a ivate property after being forbidden to legal control of the premises; without nation of perjury; made multiple false issioners; while acting as a employee false written reports and statements; ipound or conceal felonies; aided in owingly accessed computers, and terminate such access knowing that interfered with civil rights; committed s; violated Constitutional Rights; and eral crimes. The Plaintiff Atkinson,

1889	who is a disabled veteran, was the victim of these aforementioned
1890	criminal acts, deprivations, and infringements by Defendant. Any veil
1891	of immunity, which this defendant may have previously enjoyed by
1892	virtue of their office or position, is "pierced and ripped asunder" due
1893	to their infringement and deprivation of the Constitutional Rights of
1894	the Plaintiff, and thus this Defendant (and all other Defendants) stands
1895	fully naked and vulnerable before the court, with no immunity of any
1896	form. Further, this defendant has engaged in conduct and as a
1897	continuing unit of an enterprise, through a pattern, of racketeering
1898	enterprises (including, but not limited to: mail fraud, wire fraud,
1899	scheme to defraud, robbery, kidnapping, obstruction of justice,
1900	interference in commerce, also involving monetary transactions in
1901	property derived from specified unlawful activity), and have caused
1902	injury to the business and/or property of the Plaintiff Atkinson. This
1903	Defendant has exceeded, and overstepped their authority and violated
1904	the Constitutional rights of the Plaintiff, infringing and deprived him
1905	of his civil rights. Defendant resides at 168 Main Street, Rockport,
1906	MA 01966
1907	

228. Defendant GREGORY GEORGE is sued in his/her official

1908

1909	capacity and individually as an Police Officer for Town of Rockport,
1910	responsible for executing and administering the laws and policies at
1911	issue in this lawsuit. Defendant directly deprived, violated, and
1912	infringed upon Plaintiff 's civil rights, with malice, and with careful
1913	planning and conspiracy with others. Defendant has while acting
1914	under color of law and while armed with a dangerous weapon at all
1915	times with the intent to commit a felony; has engaged in a pattern of
1916	robbery; armed robbery; embezzlement; fraud; larceny; false
1917	statements; intimidation of a witness; false arrest; kidnapping;
1918	confinement; home invasion; armed home invasion; assault; armed
1919	assault; assaulted with bodily injury in furtherance of committing a
1920	felony; willfully inflicting injury; unlawfully used or threatened to use
1921	against another the power of or authority vested in him; use of
1922	excessive force; breaking and entered into a dwelling house; assault
1923	and battery; broke into a truck in order to commit a felony; induced
1924	another to part with property under false pretenses; had in his
1925	possession tools and implements to break open a building, room, or
1926	vault in order to steal and to commit other crimes; placed a person in
1927	fear of their lives in order to force the person to surrender the means
1928	of opening a locked room and locked safes; damaged property;

1929	
1930	
1931	
1932	
1933	
1934	
1935	
1936	
1937	
1938	
1939	
1940	
1941	
1942	
1943	
1944	
1945	
1946	
1947	
1948	

intimidated witness or potential witness; caused serious alarm to a reasonable person; inflicted substantial emotional distress; entered a dwelling places of another knowing that one or more persons present within was likely armed with dangerous weapons; fraudulently converted property that was in the custody of the Town to his own personal use; concealed felonies committed by others who were part of the conspiracy; stole and, or received and gave to others stolen trade secrets; made false and fictitious claims, injured and defaced a dwelling house; remained on private property after being forbidden to remain thereon by the person in legal control of the premises; without authorization, committed subornation of perjury; made multiple false reports to state boards or commissioners; while acting as a employee of the Town of Rockport, filed false written reports and statements; took money and rewards to compound or conceal felonies; aided in the commission of a felony; knowingly accessed computers, and computer systems and failed to terminate such access knowing that such access was not authorized; interfered with civil rights; committed conspiracy to violate civil rights; violated Constitutional Rights; and committed other State and Federal crimes. The Plaintiff Atkinson, who is a disabled veteran, was the victim of these aforementioned

1	9	4	9
1	9	5	0
1	9	5	1
1	9	5	2
1	9	5	3
1	9	5	4
1	9	5	5
1	9	5	6
1	9	5	7
1	9	5	8
1	9	5	9
1	9	6	0
1	9	6	1
1	9	6	2
1	9	6	3
1	9	6	4
1	9	6	5
1	9	6	6

1968

criminal acts, deprivations, and infringements by Defendant. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 168 Main Street, Rockport, MA 01966

229. Defendant SEAN ANDRUS is sued in his/her official capacity and individually as a Police Officer for Town of Rockport, responsible for

1969	executing and administering the laws and policies at issue in this
1970	lawsuit. Defendant directly deprived, violated, and infringed upo
1971	Plaintiff 's civil rights, with malice, and with careful planning an
1972	conspiracy with others. Defendant has while acting under color of
1973	and while armed with a dangerous weapon at all times with the in
1974	to commit a felony; has engaged in a pattern of robbery; armed
1975	robbery; embezzlement; fraud; larceny; false statements; intimida
1976	of a witness; false arrest; kidnapping; confinement; home invasion
1977	armed home invasion; assault; armed assault; assaulted with bodi
1978	injury in furtherance of committing a felony; willfully inflicting
1979	injury; unlawfully used or threatened to use against another the p
1980	of or authority vested in him; use of excessive force; breaking an
1981	entered into a dwelling house; assault and battery; broke into a tr
1982	in order to commit a felony; induced another to part with propert
1983	under false pretenses; had in his possession tools and implements
1984	break open a building, room, or vault in order to steal and to com
1985	other crimes; placed a person in fear of their lives in order to force
1986	person to surrender the means of opening a locked room and lock
1987	safes; damaged property; intimidated witness or potential witness
1988	caused serious alarm to a reasonable person; inflicted substantial

nd infringed upon eful planning and ng under color of law times with the intent obbery; armed ements; intimidation nt; home invasion; saulted with bodily lfully inflicting nst another the power rce; breaking and y; broke into a truck part with property and implements to steal and to commit s in order to force the ed room and locked potential witness; icted substantial

1989	emotional distress;
1990	one or more person
1991	weapons; frauduler
1992	the Town to his ow
1993	others who were pa
1994	gave to others stole
1995	injured and defaced
1996	after being forbidde
1997	of the premises; wi
1998	perjury; made mult
1999	while acting as a er
2000	written reports and
2001	or conceal felonies
2002	accessed computers
2003	such access knowir
2004	with civil rights; co
2005	Constitutional Righ
2006	The Plaintiff Atkin
2007	these aforemention
2008	by Defendant. Any

entered a dwelling places of another knowing that is present within was likely armed with dangerous ntly converted property that was in the custody of n personal use; concealed felonies committed by art of the conspiracy; stole and, or received and n trade secrets; made false and fictitious claims, d a dwelling house; remained on private property en to remain thereon by the person in legal control thout authorization, committed subornation of riple false reports to state boards or commissioners; mployee of the Town of Rockport, filed false statements; took money and rewards to compound ; aided in the commission of a felony; knowingly s, and computer systems and failed to terminate ng that such access was not authorized; interfered ommitted conspiracy to violate civil rights; violated nts; and committed other State and Federal crimes. son, who is a disabled veteran, was the victim of ed criminal acts, deprivations, and infringements y veil of immunity, which this defendant may have

2009
2010
2011
2012
2013
2014
2015
2016
2017
2018
2019
2020
2021
2022
2023
2024
2025
2026
2027

previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 168 Main Street, Rockport, MA 01966

2028

230. Defendant JAMES HURST is sued in his/her official capacity and individually as a Police Officer for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon

2029	Plaintiff 's civil rights, with malice, and with careful planning and
2030	conspiracy with others. Defendant has while acting under color of law
2031	and while armed with a dangerous weapon at all times with the intent
2032	to commit a felony; has engaged in a pattern of robbery; armed
2033	robbery; embezzlement; fraud; larceny; false statements; intimidation
2034	of a witness; false arrest; kidnapping; confinement; home invasion;
2035	armed home invasion; assault; armed assault; assaulted with bodily
2036	injury in furtherance of committing a felony; willfully inflicting
2037	injury; unlawfully used or threatened to use against another the power
2038	of or authority vested in him; use of excessive force; breaking and
2039	entered into a dwelling house; assault and battery; broke into a truck
2040	in order to commit a felony; induced another to part with property
2041	under false pretenses; had in his possession tools and implements to
2042	break open a building, room, or vault in order to steal and to commit
2043	other crimes; placed a person in fear of their lives in order to force the
2044	person to surrender the means of opening a locked room and locked
2045	safes; damaged property; intimidated witness or potential witness;
2046	caused serious alarm to a reasonable person; inflicted substantial
2047	emotional distress; entered a dwelling places of another knowing that
2048	one or more persons present within was likely armed with dangerous

2049	
2050	
2051	
2052	
2053	
2054	
2055	
2056	
2057	
2058	
2059	
2060	
2061	
2062	
2063	
2064	
2065	
2066	
2067	
2068	

weapons; fraudulently converted property that was in the custody of the Town to his own personal use; concealed felonies committed by others who were part of the conspiracy; stole and, or received and gave to others stolen trade secrets; made false and fictitious claims, injured and defaced a dwelling house; remained on private property after being forbidden to remain thereon by the person in legal control of the premises; without authorization, committed subornation of perjury; made multiple false reports to state boards or commissioners; while acting as a employee of the Town of Rockport, filed false written reports and statements; took money and rewards to compound or conceal felonies; aided in the commission of a felony; knowingly accessed computers, and computer systems and failed to terminate such access knowing that such access was not authorized; interfered with civil rights; committed conspiracy to violate civil rights; violated Constitutional Rights; and committed other State and Federal crimes. The Plaintiff Atkinson, who is a disabled veteran, was the victim of these aforementioned criminal acts, deprivations, and infringements by Defendant. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the

2088

Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 168 Main Street, Rockport, MA 01966

231. Defendant MARK SCHMINK is sued in his/her official capacity and individually as a Police Officer for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant has while acting

2089	under color of law and while armed with a dangerous weapon at all
2090	times with the intent to commit a felony; has engaged in a pattern of
2091	robbery; armed robbery; embezzlement; fraud; larceny; false
2092	statements; intimidation of a witness; false arrest; kidnapping;
2093	confinement; home invasion; armed home invasion; assault; armed
2094	assault; assaulted with bodily injury in furtherance of committing a
2095	felony; willfully inflicting injury; unlawfully used or threatened to use
2096	against another the power of or authority vested in him; use of
2097	excessive force; breaking and entered into a dwelling house; assault
2098	and battery; broke into a truck in order to commit a felony; induced
2099	another to part with property under false pretenses; had in his
2100	possession tools and implements to break open a building, room, or
2101	vault in order to steal and to commit other crimes; placed a person in
2102	fear of their lives in order to force the person to surrender the means
2103	of opening a locked room and locked safes; damaged property;
2104	intimidated witness or potential witness; caused serious alarm to a
2105	reasonable person; inflicted substantial emotional distress; entered a
2106	dwelling places of another knowing that one or more persons present
2107	within was likely armed with dangerous weapons; fraudulently
2108	converted property that was in the custody of the Town to his own

2109	personal use; concealed felonies committed by others who were part
2110	of the conspiracy; stole and, or received and gave to others stolen
2111	trade secrets; made false and fictitious claims, injured and defaced a
2112	dwelling house; remained on private property after being forbidden to
2113	remain thereon by the person in legal control of the premises; without
2114	authorization, committed subornation of perjury; made multiple false
2115	reports to state boards or commissioners; while acting as a employee
2116	of the Town of Rockport, filed false written reports and statements;
2117	took money and rewards to compound or conceal felonies; aided in
2118	the commission of a felony; knowingly accessed computers, and
2119	computer systems and failed to terminate such access knowing that
2120	such access was not authorized; interfered with civil rights; committed
2121	conspiracy to violate civil rights; violated Constitutional Rights; and
2122	committed other State and Federal crimes. The Plaintiff Atkinson,
2123	who is a disabled veteran, was the victim of these aforementioned
2124	criminal acts, deprivations, and infringements by Defendant.
2125	Defendant has prior history of civil right abuses, and has previously
2126	been sued in Federal District court over such civil right violations,
2127	which forms a long-term course of conduct, committed with
2128	despicable arrogance, and which shocks the conscience. Any veil of

2129	immunity, which the		
2130	virtue of their office		
2131	to their infringemen		
2132	the Plaintiff, and thu		
2133	fully naked and vul		
2134	form. Further, this d		
2135	continuing unit of a		
2136	enterprises (includir		
2137	scheme to defraud,		
2138	interference in com		
2139	property derived fro		
2140	injury to the busines		
2141	Defendant has exceed		
2142	the Constitutional ri		
2143	of his civil rights. D		
2144	MA 01966		
2145			
2146	232. Defendant ROB		
2147	and individually as		

is defendant may have previously enjoyed by or position, is "pierced and ripped asunder" due at and deprivation of the Constitutional Rights of us this Defendant (and all other Defendants) stands nerable before the court, with no immunity of any efendant has engaged in conduct and as a n enterprise, through a pattern, of racketeering ng, but not limited to: mail fraud, wire fraud, robbery, kidnapping, obstruction of justice, merce, also involving monetary transactions in om specified unlawful activity), and have caused ss and/or property of the Plaintiff Atkinson. This eded, and overstepped their authority and violated ghts of the Plaintiff, infringing and deprived him efendant resides at 168 Main Street, Rockport,

ERT TIBERT is sued in his/her official capacity a Police Officer for Town of Rockport, responsible for executing and administering the laws and policies at

2149	issue in this lawsuit. Defendant directly deprived, violated, and
2150	infringed upon Plaintiff 's civil rights, with malice, and with careful
2151	planning and conspiracy with others. Defendant has while acting
2152	under color of law and while armed with a dangerous weapon at all
2153	times with the intent to commit a felony; has engaged in a pattern of
2154	robbery; armed robbery; embezzlement; fraud; larceny; false
2155	statements; intimidation of a witness; false arrest; kidnapping;
2156	confinement; home invasion; armed home invasion; assault; armed
2157	assault; assaulted with bodily injury in furtherance of committing a
2158	felony; willfully inflicting injury; unlawfully used or threatened to use
2159	against another the power of or authority vested in him; use of
2160	excessive force; breaking and entered into a dwelling house; assault
2161	and battery; broke into a truck in order to commit a felony; induced
2162	another to part with property under false pretenses; had in his
2163	possession tools and implements to break open a building, room, or
2164	vault in order to steal and to commit other crimes; placed a person in
2165	fear of their lives in order to force the person to surrender the means
2166	of opening a locked room and locked safes; damaged property;
2167	intimidated witness or potential witness; caused serious alarm to a
2168	reasonable person; inflicted substantial emotional distress; entered a

2169	c
2170	V
2171	C
2172	ŗ
2173	C
2174	t
2175	ć
2176	r
2177	a
2178	r
2179	C
2180	t
2181	ť
2182	С
2183	S
2184	C
2185	C
2186	V
2187	C
2188	C

lwelling places of another knowing that one or more persons present within was likely armed with dangerous weapons; fraudulently converted property that was in the custody of the Town to his own personal use; concealed felonies committed by others who were part of the conspiracy; stole and, or received and gave to others stolen rade secrets; made false and fictitious claims, injured and defaced a dwelling house; remained on private property after being forbidden to remain thereon by the person in legal control of the premises; without authorization, committed subornation of perjury; made multiple false reports to state boards or commissioners; while acting as a employee of the Town of Rockport, filed false written reports and statements; ook money and rewards to compound or conceal felonies; aided in he commission of a felony; knowingly accessed computers, and computer systems and failed to terminate such access knowing that such access was not authorized; interfered with civil rights; committed conspiracy to violate civil rights; violated Constitutional Rights; and committed other State and Federal crimes. The Plaintiff Atkinson, who is a disabled veteran, was the victim of these aforementioned criminal acts, deprivations, and infringements by Defendant. Any veil of immunity, which this defendant may have previously enjoyed by

virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 168 Main Street, Rockport, MA 01966

2208

Defendant MICHAEL ANDERSON is sued in his/her official 233. capacity and individually as a Police Officer for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and

2209	infringed upon Plaintiff 's civil rights, with malice, and with careful
2210	planning and conspiracy with others. Defendant has while acting
2211	under color of law and while armed with a dangerous weapon at all
2212	times with the intent to commit a felony; has engaged in a pattern of
2213	robbery; armed robbery; embezzlement; fraud; larceny; false
2214	statements; intimidation of a witness; false arrest; kidnapping;
2215	confinement; home invasion; armed home invasion; assault; armed
2216	assault; assaulted with bodily injury in furtherance of committing a
2217	felony; willfully inflicting injury; unlawfully used or threatened to use
2218	against another the power of or authority vested in him; use of
2219	excessive force; breaking and entered into a dwelling house; assault
2220	and battery; broke into a truck in order to commit a felony; induced
2221	another to part with property under false pretenses; had in his
2222	possession tools and implements to break open a building, room, or
2223	vault in order to steal and to commit other crimes; placed a person in
2224	fear of their lives in order to force the person to surrender the means
2225	of opening a locked room and locked safes; damaged property;
2226	intimidated witness or potential witness; caused serious alarm to a
2227	reasonable person; inflicted substantial emotional distress; entered a
2228	dwelling places of another knowing that one or more persons present

2229	within was likely armed with dangerous weapons; fraudulently
2230	converted property that was in the custody of the Town to his own
2231	personal use; concealed felonies committed by others who were part
2232	of the conspiracy; stole and, or received and gave to others stolen
2233	trade secrets; made false and fictitious claims, injured and defaced a
2234	dwelling house; remained on private property after being forbidden to
2235	remain thereon by the person in legal control of the premises; without
2236	authorization, committed subornation of perjury; made multiple false
2237	reports to state boards or commissioners; while acting as a employee
2238	of the Town of Rockport, filed false written reports and statements;
2239	took money and rewards to compound or conceal felonies; aided in
2240	the commission of a felony; knowingly accessed computers, and
2241	computer systems and failed to terminate such access knowing that
2242	such access was not authorized; interfered with civil rights; committed
2243	conspiracy to violate civil rights; violated Constitutional Rights; and
2244	committed other State and Federal crimes. The Plaintiff Atkinson,
2245	who is a disabled veteran, was the victim of these aforementioned
2246	criminal acts, deprivations, and infringements by Defendant. Any veil
2247	of immunity, which this defendant may have previously enjoyed by
2248	virtue of their office or position, is "pierced and ripped asunder" due

2249 to their infringement and deprivation of the Constitutional Rights of 2250 2251 2252 2253 2254 2255 2256 2257 2258 2259 2260 2261 2262 MA 01966 2263 2264 234. 2265 2266 2267 issue in this lawsuit. Defendant directly deprived, violated, and

the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 168 Main Street, Rockport, Defendant TIMOTHY FRITHSEN is sued in his/her official capacity and individually as a Police Officer for Town of Rockport, responsible for executing and administering the laws and policies at

infringed upon Plaintiff 's civil rights, with malice, and with careful

2268

2269	planning and conspiracy with others. Defendant has while acting
2270	under color of law and while armed with a dangerous weapon at all
2271	times with the intent to commit a felony; has engaged in a pattern of
2272	robbery; armed robbery; embezzlement; fraud; larceny; false
2273	statements; intimidation of a witness; false arrest; kidnapping;
2274	confinement; home invasion; armed home invasion; assault; armed
2275	assault; assaulted with bodily injury in furtherance of committing a
2276	felony; willfully inflicting injury; unlawfully used or threatened to use
2277	against another the power of or authority vested in him; use of
2278	excessive force; breaking and entered into a dwelling house; assault
2279	and battery; broke into a truck in order to commit a felony; induced
2280	another to part with property under false pretenses; had in his
2281	possession tools and implements to break open a building, room, or
2282	vault in order to steal and to commit other crimes; placed a person in
2283	fear of their lives in order to force the person to surrender the means
2284	of opening a locked room and locked safes; damaged property;
2285	intimidated witness or potential witness; caused serious alarm to a
2286	reasonable person; inflicted substantial emotional distress; entered a
2287	dwelling places of another knowing that one or more persons present
2288	within was likely armed with dangerous weapons; fraudulently

2289
2290
2291
2292
2293
2294
2295
2296
2297
2298
2299
2300
2301
2302
2303
2304
2305
2306
2307
2308

converted property that was in the custody of the Town to his own personal use; concealed felonies committed by others who were part of the conspiracy; stole and, or received and gave to others stolen trade secrets; made false and fictitious claims, injured and defaced a dwelling house; remained on private property after being forbidden to remain thereon by the person in legal control of the premises; without authorization, committed subornation of perjury; made multiple false reports to state boards or commissioners; while acting as a employee of the Town of Rockport, filed false written reports and statements; took money and rewards to compound or conceal felonies; aided in the commission of a felony; knowingly accessed computers, and computer systems and failed to terminate such access knowing that such access was not authorized; interfered with civil rights; committed conspiracy to violate civil rights; violated Constitutional Rights; and committed other State and Federal crimes. The Plaintiff Atkinson, who is a disabled veteran, was the victim of these aforementioned criminal acts, deprivations, and infringements by Defendant. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of

the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 168 Main Street, Rockport, MA 01966

2328

Defendant JOHN DOE 001 - 009 is sued in his/her official 235. capacity and individually as a Police Officer for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which

2	3	2	9
2	3	3	0
2	3	3	1
2	3	3	2
2	3	3	3
2	3	3	4
2	3	3	5
2	3	3	6
2	3	3	7
2	3	3	8
2	3	3	9
2	3	4	0
2	3	4	1
2	3	4	2
2	3	4	3
2	3	4	4
2	3	4	5
2	3	4	6

this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 168 Main Street, Rockport, MA 01966

2347

2348

236. Defendant CHRISTIAN MCDOWELL is sued in his/her official capacity and individually as a Special Agent for Federal Bureau of Investigation, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived,

2349	violated, and infringed upon Plaintiff 's civil rights, with malice, and
2350	with careful planning and conspiracy with others. Defendant has while
2351	acting under color of law and while armed with a dangerous weapon
2352	at all times with the intent to commit a felony; has engaged in a
2353	pattern of robbery; armed robbery; embezzlement; fraud; larceny;
2354	false statements; intimidation of a witness; false arrest; kidnapping;
2355	confinement; home invasion; armed home invasion; assault; armed
2356	assault; assaulted with bodily injury in furtherance of committing a
2357	felony; willfully inflicting injury; unlawfully used or threatened to use
2358	against another the power of or authority vested in him; use of
2359	excessive force; breaking and entered into a dwelling house; assault
2360	and battery; broke into a truck in order to commit a felony; induced
2361	another to part with property under false pretenses; had in his
2362	possession tools and implements to break open a building, room, or
2363	vault in order to steal and to commit other crimes; placed a person in
2364	fear of their lives in order to force the person to surrender the means
2365	of opening a locked room and locked safes; damaged property;
2366	intimidated witness or potential witness; caused serious alarm to a
2367	reasonable person; inflicted substantial emotional distress; entered a
2368	dwelling places of another knowing that one or more persons present

2369	within was likely armed with dangerous weapons; fraudulently
2370	converted property that was in the custody of the Town to his own
2371	personal use; concealed felonies committed by others who were part
2372	of the conspiracy; stole and, or received and gave to others stolen
2373	trade secrets; made false and fictitious claims, injured and defaced a
2374	dwelling house; remained on private property after being forbidden to
2375	remain thereon by the person in legal control of the premises; without
2376	authorization, committed subornation of perjury; made multiple false
2377	reports to state boards or commissioners; while acting as a employee
2378	of the Town of Rockport, filed false written reports and statements;
2379	took money and rewards to compound or conceal felonies; aided in
2380	the commission of a felony; knowingly accessed computers, and
2381	computer systems and failed to terminate such access knowing that
2382	such access was not authorized; interfered with civil rights; committed
2383	conspiracy to violate civil rights; violated Constitutional Rights; and
2384	committed other State and Federal crimes. The Plaintiff Atkinson,
2385	who is a disabled veteran, was the victim of these aforementioned
2386	criminal acts, deprivations, and infringements by Defendant. Any veil
2387	of immunity, which this defendant may have previously enjoyed by
2388	virtue of their office or position, is "pierced and ripped asunder" due

2	3	8	9
2	3	9	0
2	3	9	1
2	3	9	2
2	3	9	3
2	3	9	4
2	3	9	5
2	3	9	6
2	3	9	7
2	3	9	8
2	3	9	9
2	4	0	0
2	4	0	1
2	4	0	2
2	4	0	3
2	4	0	4
2	4	0	5
2	4	0	6
2	4	0	7

to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at One Center Plaza. Boston, MA 02108

237. Defendant JOHN DOE 010 - 015 is sued in his/her official capacity and individually as a Special Agent for Federal Bureau of Investigation, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and

2	409	
2	410	
2	411	
2	412	
2	413	
2	414	
2	415	
2	416	
2	417	
2	418	
2	419	
2	420	
2	421	
2	422	
2	423	
2	424	

with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at One Center Plaza. Boston, MA 02108

2426

2427

2428

2425

238. Defendant ROSEMARY LESCH is sued in his/her official capacity and individually as a Rockport Ambulance Department Head,

2429	Emergency Medical Technician (EMT), and Harbormaster for Town
2430	of Rockport, and Police Officer, responsible for executing and
2431	administering the laws and policies at issue in this lawsuit. Defendant
2432	directly deprived, violated, and infringed upon Plaintiff 's civil rights,
2433	with malice, and with careful planning and conspiracy with others.
2434	Further, Defendant made false statements, and false claims, intimated
2435	a witness or probable witness. Defendant promoted a hostile work
2436	environment, and did not stop sexual harassment in the workplace.
2437	Any veil of immunity, which this defendant may have previously
2438	enjoyed by virtue of their office or position, is "pierced and ripped
2439	asunder" due to their infringement and deprivation of the
2440	Constitutional Rights of the Plaintiff, and thus this Defendant (and all
2441	other Defendants) stands fully naked and vulnerable before the court,
2442	with no immunity of any form. Further, this defendant has engaged in
2443	conduct and as a continuing unit of an enterprise, through a pattern, of
2444	racketeering enterprises (including, but not limited to: mail fraud, wire
2445	fraud, scheme to defraud, robbery, kidnapping, obstruction of justice,
2446	interference in commerce, also involving monetary transactions in
2447	property derived from specified unlawful activity), and have caused
2448	injury to the business and/or property of the Plaintiff Atkinson. This

2449
2450
2451
2452
2453
2454
2455
2456
2457
2458
2459
2460
2461
2462
2463
2464
2465
2466
2467

Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 34 Broadway, Rockport, MA 01966

239. Defendant SCOTT STORY is sued in his/her official capacity and individually as a Rockport Ambulance Department Head, Emergency Medical Technician (EMT), and Harbormaster for Town of Rockport, and police officer, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant promoted a hostile work environment, and did not stop sexual harassment in the workplace. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an

enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 34 Broadway, Rockport, MA 01966

240. Defendant RITA BUDROW is sued in his/her official capacity and individually as an Emergency Medical Technician (EMT) for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, Defendant made false statements, and false claims, intimated a witness or probable witness. Defendant engaged in creating and promoting a hostile work environment. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and

2	4	8	9
2	4	9	0
2	4	9	1
2	4	9	2
2	4	9	3
2	4	9	4
2	4	9	5
2	4	9	6
2	4	9	7
2	4	9	8
2	4	9	9
2	5	0	0
2	5	0	1
2	5	0	2
2	5	0	3
2	5	0	4
2	5	0	5
2	5	0	6
2	5	0	7

ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 27 Hodgkin's St., Rockport MA 01966

2508

241. Defendant JANE CARR is sued in his/her official capacity and individually as an Emergency Medical Technician (EMT), and a defacto departmental supervisor for the Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant is also sued in his/her official capacity

2509	and individually as an Emergency Medical Technician (EMT) for
2510	Lyons Ambulance. Defendant is also sued in his/her official capacity
2511	and individually as an Emergency Medical Technician (EMT) and
2512	Nurses Aid for Beverly Hospital. Defendant directly deprived,
2513	violated, and infringed upon Plaintiff 's civil rights, with malice, and
2514	with careful planning and conspiracy with others. Further, Defendant
2515	made false statements, and false claims, intimated a witness or
2516	probable witness. This Defendant has exceeded, and overstepped their
2517	authority and violated the Constitutional rights of the Plaintiff,
2518	infringing and deprived him of his civil rights. Defendant engaged in
2519	creating and promoting a hostile work environment. Any veil of
2520	immunity, which this defendant may have previously enjoyed by
2521	virtue of their office or position, is "pierced and ripped asunder" due
2522	to their infringement and deprivation of the Constitutional Rights of
2523	the Plaintiff, and thus this Defendant (and all other Defendants) stands
2524	fully naked and vulnerable before the court, with no immunity of any
2525	form. Further, this defendant has engaged in conduct and as a
2526	continuing unit of an enterprise, through a pattern, of racketeering
2527	enterprises (including, but not limited to: mail fraud, wire fraud,
2528	scheme to defraud, robbery, kidnapping, obstruction of justice,

2	5	2	9
2	5	3	0
2	5	3	1
2	5	3	2
2	5	3	3
2	5	3	4
2	5	3	5
2	5	3	6
2	5	3	7
2	5	3	8
2	5	3	9
2	5	4	0
2	5	4	1
2	5	4	2
2	5	4	3
2	5	4	4
2	5	4	5
2	5	4	6
2	5	4	7

interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 27 Granite St, Rockport MA 01966

242. Defendant DIANE E. CRUDDEN, also known as "Diane E.

Crudden" is sued in his/her official capacity and individually as an Emergency Medical Technician (EMT) for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, Defendant made false statements, and false claims, intimated a witness or probable witness. Defendant promoted a hostile work environment, and engaged in significant sexual harassment in the workplace. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their

2	5	4	9
2	5	5	0
2	5	5	1
2	5	5	2
2	5	5	3
2	5	5	4
2	5	5	5
2	5	5	6
2	5	5	7
2	5	5	8
2	5	5	9
2	5	6	0
2	5	6	1
2	5	6	2
2	5	6	3
2	5	6	4
2	5	6	5
2	5	6	6
2	5	6	7

infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant is a Registered Nurse, License #RN277304, and a Emergency Medical Technician, License #827637. Defendant resides at 3 Hilltop Lane, Rockport MA 01966

243. Defendant JOHN DOE 016 - 31 is sued in his/her official capacity and individually as an Emergency Medical Technician (EMT) and/or firefighter for the Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Further,

2569	Defendant made false statements, and false claims, intimated a
2570	witness or probable witness. Defendant directly deprived, violated,
2571	and infringed upon Plaintiff 's civil rights, with malice, and with
2572	careful planning and conspiracy with others. Any veil of immunity,
2573	which this defendant may have previously enjoyed by virtue of their
2574	office or position, is "pierced and ripped asunder" due to their
2575	infringement and deprivation of the Constitutional Rights of the
2576	Plaintiff, and thus this Defendant (and all other Defendants) stands
2577	fully naked and vulnerable before the court, with no immunity of any
2578	form. Further, this defendant has engaged in conduct and as a
2579	continuing unit of an enterprise, through a pattern, of racketeering
2580	enterprises (including, but not limited to: mail fraud, wire fraud,
2581	scheme to defraud, robbery, kidnapping, obstruction of justice,
2582	interference in commerce, also involving monetary transactions in
2583	property derived from specified unlawful activity), and have caused
2584	injury to the business and/or property of the Plaintiff Atkinson. This
2585	Defendant has exceeded, and overstepped their authority and violated
2586	the Constitutional rights of the Plaintiff, infringing and deprived him
2587	of his civil rights. Defendant resides at 34 Broadway, Rockport, MA
2588	01966.

2608

Defendant HENRY MICHALSKI is sued in his/her official 244. capacity and individually as the Lead EMT Instructor for Lyons Ambulance, LLC, a Commonwealth of Massachusetts EMT Examiner, and EMT Instructor for North Shore Community College, responsible for executing and administering the laws and policies at issue in this lawsuit. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant MICHALSKI has been convicted of conducting wide spread EMT training fraud, and during an EMT training course which the Plaintiff attended, Defendant Michalski instructed students to fraudulently cheat on their class times and to take credit for class sessions or courses which they never attended, and then conspired with other people involved in the class as either a student or instructor to harass, and to violated the civil rights of the Plaintiff. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Defendant directly deprived, violated, and infringed upon Plaintiff's civil rights, with malice, and with careful planning and conspiracy with others. Further, Defendant made false statements, and

2609	false claims, intimated a witness or probable witness. On March 8,
2610	2011 in Salem Superior Court, this Defendant "plead guilty to
2611	submitting false EMT training records for classes he never conducted,
2612	and then lying about it to a grand jury. He pleaded guilty to perjury,
2613	two counts of attempted obstruction of justice and six counts of
2614	violating the state emergency service laws." Any veil of immunity,
2615	which this defendant may have previously enjoyed by virtue of their
2616	office or position, is "pierced and ripped asunder" due to their
2617	infringement and deprivation of the Constitutional Rights of the
2618	Plaintiff, and thus this Defendant (and all other Defendants) stands
2619	fully naked and vulnerable before the court, with no immunity of any
2620	form. Further, this defendant has engaged in conduct and as a
2621	continuing unit of an enterprise, through a pattern, of racketeering
2622	enterprises (including, but not limited to: mail fraud, wire fraud,
2623	scheme to defraud, robbery, kidnapping, obstruction of justice,
2624	interference in commerce, also involving monetary transactions in
2625	property derived from specified unlawful activity), and have caused
2626	injury to the business and/or property of the Plaintiff Atkinson. This
2627	Defendant has exceeded, and overstepped their authority and violated
2628	the Constitutional rights of the Plaintiff, infringing and deprived him

2	6	2	9
2	6	3	0
2	6	3	1
2	6	3	2
2	6	3	3
2	6	3	4
2	6	3	5
2	6	3	6
2	6	3	7
2	6	3	8
2	6	3	9
2	6	4	0
2	6	4	1
2	6	4	2
2	6	4	3
2	6	4	4
2	6	4	5
2	6	4	6

2648

of his civil rights. Defendant resides at 135 Maple St., Danvers MA 01923

245. Defendant PENNY MICHALSKI is sued in his/her official capacity and individually as an employee of the Attorney Generals Office of the Commonwealth of Massachusetts, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified

2	6	4	9
2	6	5	0
2	6	5	1
2	6	5	2
2	6	5	3
2	6	5	4
2	6	5	5
2	6	5	6
2	6	5	7
2	6	5	8
2	6	5	9
2	6	6	0
2	6	6	1
2	6	6	2
2	6	6	3
2	6	6	4
2	6	6	5
2	6	6	6

2668

unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 135 Maple St., Danvers MA 01923

246. Defendant KEVIN M. LYONS is sued in his/her official capacity and individually as an Owner for Lyons Ambulance Service LLC, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant KEVIN M. LYONS was well aware of the fraudulent EMT training courses, which were being held in his place of business, and building, mere feet from his desk. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also

2	6	6	9
2	6	7	0
2	6	7	1
2	6	7	2
2	6	7	3
2	6	7	4
2	6	7	5
2	6	7	6
2	6	7	7
2	6	7	8
2	6	7	9
2	6	8	0
2	6	8	1
2	6	8	2
2	6	8	3
2	6	8	4
2	6	8	5
2	6	8	6
2	6	8	7

involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 135 Maple St., Danvers MA 01923

247. Defendant FRANK CARABELLO is sued in his/her official capacity and individually as the Director of Operations for Lyons Ambulance Service LLC, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant FRANK CARABELLO was well aware of the fraudulent EMT training courses, which were being held in his place of business, and building, mere feet from his desk. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire

fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 135 Maple St., Danvers MA 01923

and individually as an EMT Instructor for Lyons Ambulance Service LLC, and a Commonwealth of Massachusetts EMT Examiner, responsible for executing and administering the laws and policies at issue in this lawsuit, and then conspired with other people involved in the class as either a student or instructor to harass, and to violated the civil rights of the Plaintiff. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a

widespread cover-up. Further, Defendant made false statements, and

false claims, intimated a witness or probable witness. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 135 Maple St., Danvers MA 01923

249. Defendant ROBERT PIEPIORA is sued in his/her official capacity and individually as an EMT Instructor for Lyons Ambulance Service LLC, and a Commonwealth of Massachusetts EMT Examiner, responsible for executing and administering the laws and policies at issue in this lawsuit, and then conspired with other people involved in the class as either a student or instructor to harass, and to violated the civil rights of the Plaintiff. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful

2	7	2	9
2	7	3	0
2	7	3	1
2	7	3	2
2	7	3	3
2	7	3	4
2	7	3	5
2	7	3	6
2	7	3	7
2	7	3	8
2	7	3	9
2	7	4	0
2	7	4	1
2	7	4	2
2	7	4	3
2	7	4	4
2	7	4	5
2	7	4	6
2	7	4	7

planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Further, Defendant made false statements, and false claims, intimated a witness or probable witness. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 135 Maple St., Danvers MA 01923

250. Defendant DAVID RAYMOND is sued in his/her official capacity and individually as an EMT Instructor for Lyons Ambulance Service LLC, and a Commonwealth of Massachusetts EMT Examiner, responsible for executing and administering the laws and policies at issue in this lawsuit, and then conspired with other people involved in

the class as either a student of instructor to harass, and to violated the civil rights of the Plaintiff. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Further, Defendant made false statements, and false claims, intimated a witness or probable witness. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 135 Maple St., Danvers MA 01923

2767

2768

Defendant JOHN DOE 032 – 044 is sued in his/her official 251. capacity and individually as an adjunct EMT Instructor and EMT or

2769	driver for Lyons Ambulance Service LLC, responsible for executing
2770	and administering the laws and policies at issue in this lawsuit, and
2771	then conspired with other people involved in the class as either a
2772	student of instructor to harass, and to violated the civil rights of the
2773	Plaintiff. Defendant directly deprived, violated, and infringed upon
2774	Plaintiff 's civil rights, with malice, and with careful planning and
2775	conspiracy with others. Defendant encouraged, endorsed, organized,
2776	and/orchestrated an ongoing criminal enterprise, and a widespread
2777	cover-up. Further, Defendant made false statements, and false claims,
2778	intimated a witness or probable witness. Further, this defendant has
2779	engaged in conduct and as a continuing unit of an enterprise, through
2780	a pattern, of racketeering enterprises (including, but not limited to:
2781	mail fraud, wire fraud, scheme to defraud, robbery, kidnapping,
2782	obstruction of justice, interference in commerce, also involving
2783	monetary transactions in property derived from specified unlawful
2784	activity), and have caused injury to the business and/or property of the
2785	Plaintiff Atkinson. This Defendant has exceeded, and overstepped
2786	their authority and violated the Constitutional rights of the Plaintiff,
2787	infringing and deprived him of his civil rights. Defendant resides at
2788	135 Maple St., Danvers MA 01923

2791

2792

2793

2794

2795

2796

2797

2798

2799

2800

2801

2802

2803

2804

2805

2806

2807

2808

252. Defendants JOHN DOE 94-116 is sued his/her official capacity as a public safety employee and individually as an EMT Student of Lyons Ambulance. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, Defendant made false statements regarding the Lyons EMT Course, and obtained or attempted to obtain a State EMT license under false pretenses, and took part in an orchestrated, and complex criminal conspiracy. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 135 Maple St., Danvers MA 01923

2809	253. Defendant JOHN L. GOOD is sued in his/her official capacity and
2810	individually as an Executive Vice President for Beverly National
2811	Bank, Executive Vice President for Danvers Bancorp, also as an EMT
2812	Instructor for Lyons Ambulance, an Executive at Beverly Hospital,
2813	and a bank officer for Montserrat College of Art and responsible for
2814	executing and administering the laws and policies at issue in this
2815	lawsuit. Defendant did then conspired with other people involved in
2816	the fraudulent Lyons EMT course class an instructor to harass, and to
2817	violated the civil rights of the Plaintiff. Defendant directly deprived,
2818	violated, and infringed upon Plaintiff 's civil rights, with malice, and
2819	with careful planning and conspiracy with others. This Defendant did
2820	also conspire with Montserrat College of Art, to cause the Plaintiff to
2821	be suspended as a student. Defendant encouraged, endorsed,
2822	organized, and/orchestrated an ongoing criminal enterprise, and a
2823	widespread cover-up. Further, this defendant has engaged in conduct
2824	and as a continuing unit of an enterprise, through a pattern, of
2825	racketeering enterprises (including, but not limited to: mail fraud, wire
2826	fraud, scheme to defraud, robbery, kidnapping, obstruction of justice,
2827	interference in commerce, also involving monetary transactions in
2828	property derived from specified unlawful activity), and have caused

injury to the business and/or property of the Plaintiff Atkinson. This 2829 2830 Defendant has exceeded, and overstepped their authority and violated 2831 the Constitutional rights of the Plaintiff, infringing and deprived him 2832 of his civil rights. Defendant resides at One Conant Street, Danvers, 2833 MA 01923

2834

2835

2836

2837

2838

2839

2840

2841

2842

2843

2844

2845

2846

2847

2848

Defendant MICHAEL COONEY is sued in his/her official 254. capacity and individually as an Investigator for Massachusetts State Police, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an

enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at One Ashburton Place, Boston, MA 02108 -1518.

and individually as an OEMS Investigator for Commonwealth of
Massachusetts, responsible for executing and administering the laws
and policies at issue in this lawsuit. Further, this Defendant engaged
in a scheme to obstruct justice, and to cover-up extensive EMT
training fraud within the state for political gain, and to deprive
Plaintiff of due process and has violated the civil rights of Plaintiff
when Plaintiff reported this extensive fraud to this office. Defendant
directly deprived, violated, and infringed upon Plaintiff 's civil rights,
with malice, and with careful planning and conspiracy with others.

2869	Defendant encouraged, endorsed, organize
2870	ongoing criminal enterprise, and a widespr
2871	has prior history of civil right abuses, and
2872	Federal District court over such civil right
2873	long-term course of conduct, committed w
2874	and which shocks the conscience. Any vei
2875	defendant may have previously enjoyed by
2876	position, is "pierced and ripped asunder" d
2877	deprivation of the Constitutional Rights of
2878	Defendant (and all other Defendants) stand
2879	vulnerable before the court, with no immu
2880	this defendant has engaged in conduct and
2881	enterprise, through a pattern, of racketeering
2882	but not limited to: mail fraud, wire fraud, s
2883	kidnapping, obstruction of justice, interfer
2884	involving monetary transactions in propert
2885	unlawful activity), and have caused injury
2886	property of the Plaintiff Atkinson. This De
2887	overstepped their authority and violated th

ed, and/orchestrated an read cover-up. Defendant has previously been sued in violations, which forms a ith despicable arrogance, 1 of immunity, which this v virtue of their office or lue to their infringement and the Plaintiff, and thus this ds fully naked and nity of any form. Further, as a continuing unit of an ng enterprises (including, scheme to defraud, robbery, ence in commerce, also ty derived from specified to the business and/or efendant has exceeded, and e Constitutional rights of

2888
2889
2890
2891
2892
2893
2894
2895
2896
2897
2898
2899
2900
2901
2902
2903
2904
2905
2906
2907

the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 99 Chauncy Street, 11th Floor, Boston, MA 02111

256. Defendant ABDULLAH REHAYEM is sued in his/her official capacity and individually as the OEMS Director for Commonwealth of Massachusetts, responsible for executing and administering the laws and policies at issue in this lawsuit. Further, this Defendant engaged in a scheme to obstruct justice, and to cover-up extensive EMT training fraud within the state for political gain, and to deprive Plaintiff of due process and has violated the civil rights of Plaintiff when Plaintiff reported this extensive fraud to this office. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any

2908
2909
2910
2911
2912
2913
2914
2915
2916
2917
2918
2919
2920
2921
2922
2923
2924
2925

form. Defendant has prior history of civil right abuses, and has previously been sued in Federal District court over such civil right violations, which forms a long-term course of conduct, committed with despicable arrogance, and which shocks the conscience. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 99 Chauncy Street, 11th Floor, Boston, MA 02111

2926

2927

257. Defendant RENEE D. LAKE is sued in his/her official capacity and individually as an OEMS Compliance Coordinator for Commonwealth of Massachusetts, responsible for executing and administering the laws and policies at issue in this lawsuit. Further, this Defendant engaged in a scheme to obstruct justice, and to cover-

2928	up extensive EMT training fraud within the state for political gain,
2929	and to deprive Plaintiff of due process and has violated the civil rights
2930	of Plaintiff when Plaintiff reported this extensive fraud to this office.
2931	Defendant directly deprived, violated, and infringed upon Plaintiff 's
2932	civil rights, with malice, and with careful planning and conspiracy
2933	with others. Defendant encouraged, endorsed, organized,
2934	and/orchestrated an ongoing criminal enterprise, and a widespread
2935	cover-up. Any veil of immunity, which this defendant may have
2936	previously enjoyed by virtue of their office or position, is "pierced and
2937	ripped asunder" due to their infringement and deprivation of the
2938	Constitutional Rights of the Plaintiff, and thus this Defendant (and all
2939	other Defendants) stands fully naked and vulnerable before the court,
2940	with no immunity of any form. Further, this defendant has engaged in
2941	conduct and as a continuing unit of an enterprise, through a pattern, of
2942	racketeering enterprises (including, but not limited to: mail fraud, wire
2943	fraud, scheme to defraud, robbery, kidnapping, obstruction of justice,
2944	interference in commerce, also involving monetary transactions in
2945	property derived from specified unlawful activity), and have caused
2946	injury to the business and/or property of the Plaintiff Atkinson. This
2947	Defendant has exceeded, and overstepped their authority and violated

2	9	4	8
2	9	4	9
2	9	5	0
2	9	5	1
2	9	5	2
2	9	5	3
2	9	5	4
2	9	5	5
2	9	5	6
2	9	5	7
2	9	5	8
2	9	5	9
2	9	6	0
2	9	6	1
2	9	6	2
2	9	6	3
2	9	6	4
2	9	6	5
2	9	6	6

the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 99 Chauncy Street, 11th Floor, Boston, MA 02111

Defendant M. THOMAS QUAIL is sued in his/her official 258. capacity and individually as an OEMS Clinical Coordinator for Commonwealth of Massachusetts, responsible for executing and administering the laws and policies at issue in this lawsuit. Further, this Defendant engaged in a scheme to obstruct justice, and to coverup extensive EMT training fraud within the state for political gain, and to deprive Plaintiff of due process and has violated the civil rights of Plaintiff when Plaintiff reported this extensive fraud to this office. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all

other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 99 Chauncy Street, 11th Floor, Boston, MA 02111

2987

259. Defendant BRENDAN MURPHY is sued in his/her official capacity and individually as an OEMS Investigator for Commonwealth of Massachusetts, responsible for executing and administering the laws and policies at issue in this lawsuit. Further, this Defendant engaged in a scheme to obstruct justice, and to coverup extensive EMT training fraud within the state for political gain, and to deprive Plaintiff of due process and has violated the civil rights

2988	of Plaintiff when Plaintiff reported this extensive fraud to this office.
2989	Defendant directly deprived, violated, and infringed upon Plaintiff 's
2990	civil rights, with malice, and with careful planning and conspiracy
2991	with others. Defendant encouraged, endorsed, organized,
2992	and/orchestrated an ongoing criminal enterprise, and a widespread
2993	cover-up. Defendant has prior history of civil right abuses, and has
2994	previously been sued in Federal District court over such civil right
2995	violations, which forms a long-term course of conduct, committed
2996	with despicable arrogance, and which shocks the conscience. Any veil
2997	of immunity, which this defendant may have previously enjoyed by
2998	virtue of their office or position, is "pierced and ripped asunder" due
2999	to their infringement and deprivation of the Constitutional Rights of
3000	the Plaintiff, and thus this Defendant (and all other Defendants) stands
3001	fully naked and vulnerable before the court, with no immunity of any
3002	form. Further, this defendant has engaged in conduct and as a
3003	continuing unit of an enterprise, through a pattern, of racketeering
3004	enterprises (including, but not limited to: mail fraud, wire fraud,
3005	scheme to defraud, robbery, kidnapping, obstruction of justice,
3006	interference in commerce, also involving monetary transactions in
3007	property derived from specified unlawful activity), and have caused

3026

3027

injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 99 Chauncy Street, 11th Floor, Boston, MA 02111

260. Defendant MARK MILLET is sued in his/her official capacity and individually as an EMS Coordinator for Beverly Hospital, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of

racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 85 Herrick St., Beverly MA 01915

261. Defendant STEVEN KRENDEL is sued in his/her official capacity and individually as the Medical Control Physician for Beverly Hospital, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Defendant has the legal authority and responsibility as "Medical Control" for the area of

the North Shore to include, but not be limited to Danvers, Rockport,

3048	Gloucester, and others. Hence, all EMT's in the area practice
3049	medicine under the direction and oversight of Defendant Krendel, and
3050	he in turn is responsible for their supervision and control. This poor
3051	oversight on the part of Defendant Krendel, resulted in medical
3052	malpractice, malfeasance, and possible adverse treatment of
3053	emergency patients by EMTs. Any veil of immunity, which this
3054	defendant may have previously enjoyed by virtue of their office or
3055	position, is "pierced and ripped asunder" due to their infringement and
3056	deprivation of the Constitutional Rights of the Plaintiff, and thus this
3057	Defendant (and all other Defendants) stands fully naked and
3058	vulnerable before the court, with no immunity of any form. Further,
3059	this defendant has engaged in conduct and as a continuing unit of an
3060	enterprise, through a pattern, of racketeering enterprises (including,
3061	but not limited to: mail fraud, wire fraud, scheme to defraud, robbery,
3062	kidnapping, obstruction of justice, interference in commerce, also
3063	involving monetary transactions in property derived from specified
3064	unlawful activity), and have caused injury to the business and/or
3065	property of the Plaintiff Atkinson. This Defendant has exceeded, and
3066	overstepped their authority and violated the Constitutional rights of
3067	the Plaintiff, infringing and deprived him of his civil rights. Defendant

3070	262. Defendant JOHN AUERBACH is sued in his/her official
3071	capacity and individually as the Commissioner, Department of Public
3072	Health for Commonwealth of Massachusetts, responsible for
3073	executing and administering the laws and policies at issue in this
3074	lawsuit. Defendant refuses to protect, enforce, or defend the U.S.
3075	Constitution, refuses, enforce, to protect or defend the Bill of Rights,
3076	and steadfastly refuses to enforce or obey the decisions of the U.S.
3077	Supreme Court in regards to the Second and Fourteenth Amendment
3078	and other laws described herein. Defendant directly deprived, violated,
3079	and infringed upon Plaintiff 's civil rights, with malice, and with
3080	careful planning and conspiracy with others. Any veil of immunity,
3081	which this defendant may have previously enjoyed by virtue of their
3082	office or position, is "pierced and ripped asunder" due to their
3083	infringement and deprivation of the Constitutional Rights of the
3084	Plaintiff, and thus this Defendant (and all other Defendants) stands
3085	fully naked and vulnerable before the court, with no immunity of any
3086	form. Defendant has prior history of civil right abuses, and has
3087	previously been sued in Federal District court over such civil right

violations, which forms a long-term course of conduct, committed with despicable arrogance, and which shocks the conscience. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at One Ashburton Place. Boston, MA 02108 -1518.

3107

Defendant MARTHA COAKLEY is sued in his/her official 263. capacity and individually as the Attorney General for Commonwealth of Massachusetts, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant refuses to protect, enforce, or defend the U.S. Constitution, refuses to enforce, to protect or defend the Bill of Rights, and steadfastly refuses to enforce or obey the decisions of the U.S. Supreme Court in regards to the Second and

3108	Fourteenth Amendment and other laws described herein. Defendant
3109	encouraged, endorsed, organized, and/orchestrated an ongoing
3110	criminal enterprise, and a widespread cover-up. Defendant directly
3111	deprived, violated, and infringed upon Plaintiff 's civil rights, with
3112	malice, and with careful planning and conspiracy with others.
3113	Defendant has prior history of civil right abuses, and has previously
3114	been sued in Federal District court over such civil right violations,
3115	which forms a long-term course of conduct, committed with
3116	despicable arrogance, and which shocks the conscience. Any veil of
3117	immunity, which this defendant may have previously enjoyed by
3118	virtue of their office or position, is "pierced and ripped asunder" due
3119	to their infringement and deprivation of the Constitutional Rights of
3120	the Plaintiff, and thus this Defendant (and all other Defendants) stands
3121	fully naked and vulnerable before the court, with no immunity of any
3122	form. Further, this defendant has engaged in conduct and as a
3123	continuing unit of an enterprise, through a pattern, of racketeering
3124	enterprises (including, but not limited to: mail fraud, wire fraud,
3125	scheme to defraud, robbery, kidnapping, obstruction of justice,
3126	interference in commerce, also involving monetary transactions in
3127	property derived from specified unlawful activity), and have caused

3145

3146

3147

injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at One Ashburton Place, Boston, MA 02108 -1518.

264. Defendant KATHERINE HARTIGAN is sued in his/her official capacity and individually as an Assistant District Attorney for Commonwealth of Massachusetts, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant refuses to protect, enforce, or defend the U.S. Constitution, refuses, enforce, to protect or defend the Bill of Rights, and steadfastly refuses to enforce or obey the decisions of the U.S. Supreme Court in regards to the Second and Fourteenth Amendment and other laws described herein. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up including witness harassment. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office

3148
3149
3150
3151
3152
3153
3154
3155
3156
3157
3158
3159
3160
3161
3162
3163
3164
3165

or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 10 Federal St, Salem, MA 01970

3166

3167

265. Defendant JOHN B. BRENNAN is sued in his/her official capacity and individually as an Assistant District Attorney for Commonwealth of Massachusetts, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant refuses to protect, enforce, or defend the U.S. Constitution, refuses,

3168	enforce, to protect or defend the Bill of Rights, and steadfastly refuses
3169	to enforce or obey the decisions of the U.S. Supreme Court in regards
3170	to the Second and Fourteenth Amendment and other laws described
3171	herein. Defendant directly deprived, violated, and infringed upon
3172	Plaintiff 's civil rights, with malice, and with careful planning and
3173	conspiracy with others. Defendant has prior history of civil right
3174	abuses, and has previously been sued in Federal District court over
3175	such civil right violations, which forms a long-term course of conduct,
3176	committed with despicable arrogance, and which shocks the
3177	conscience. This Defendant has exceeded, and overstepped their
3178	authority and violated the Constitutional rights of the Plaintiff,
3179	infringing and deprived him of his civil rights. Defendant encouraged,
3180	endorsed, organized, and/orchestrated an ongoing criminal enterprise,
3181	and a widespread cover-up. Any veil of immunity, which this
3182	defendant may have previously enjoyed by virtue of their office or
3183	position, is "pierced and ripped asunder" due to their infringement and
3184	deprivation of the Constitutional Rights of the Plaintiff, and thus this
3185	Defendant (and all other Defendants) stands fully naked and
3186	vulnerable before the court, with no immunity of any form. Further,
3187	this defendant has engaged in conduct and as a continuing unit of an

3188

enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 10 Federal St, Salem, MA 01970

3203

3204

3205

3206

3207

266. Defendant KEVIN P. BURKE is sued in his/her official capacity and individually as the Clerk-Magistrate for Commonwealth of Massachusetts, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant refuses to protect, enforce, or defend the U.S. Constitution, refuses, enforce, to protect or defend the Bill of Rights, and steadfastly refuses to enforce or obey the decisions of the U.S. Supreme Court in regards to the Second and Fourteenth Amendment and other laws described herein. Defendant misused his position to approve illegal, unreasonable, illegal arrest and search warrants that were not based on probable cause, and were

3208	instead approved purely for political and monetary gains, and other
3209	consideration in violation of Plaintiff's civil rights. Defendant directly
3210	deprived, violated, and infringed upon Plaintiff 's civil rights, with
3211	malice, and with careful planning and conspiracy with others.
3212	Defendant has prior history of civil right abuses, and has previously
3213	been sued in Federal District court over such civil right violations,
3214	which forms a long-term course of conduct, committed with
3215	despicable arrogance, and which shocks the conscience. Any veil of
3216	immunity, which this defendant may have previously enjoyed by
3217	virtue of their office or position, is "pierced and ripped asunder" due
3218	to their infringement and deprivation of the Constitutional Rights of
3219	the Plaintiff, and thus this Defendant (and all other Defendants) stands
3220	fully naked and vulnerable before the court, with no immunity of any
3221	form. Further, this defendant has engaged in conduct and as a
3222	continuing unit of an enterprise, through a pattern, of racketeering
3223	enterprises (including, but not limited to: mail fraud, wire fraud,
3224	scheme to defraud, robbery, kidnapping, obstruction of justice,
3225	interference in commerce, also involving monetary transactions in
3226	property derived from specified unlawful activity), and have caused
3227	injury to the business and/or property of the Plaintiff Atkinson. This

3	2	2	8
3	2	2	9
3	2	3	0
3	2	3	1
3	2	3	2
3	2	3	3
3	2	3	4
3	2	3	5
3	2	3	6
3	2	3	7
3	2	3	8
3	2	3	9
3	2	4	0
3	2	4	1
3	2	4	2
3	2	4	3
3	2	4	4
3	2	4	5
3	2	4	6

Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 197 Main Street, Gloucester, MA 01930

267. Defendant MARK PULLI is sued in his/her official capacity and individually as an Investigator for Commonwealth of Massachusetts, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including,

but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at One Ashburton Place, Boston, MA 02108 -1518.

268. Defendant LLOYD A. HOLMES is sued in his/her official capacity and individually as an Dean of Students for North Shore Community College, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any

form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 1 Ferncroft Road, Danvers, MA 01923

269. Defendant WAYNE BURTON is sued in his/her official capacity

and individually as the President for North Shore Community College, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office

or position, is "pierced and ripped asunder" due to their infringement

3307

and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 1 Ferncroft Road, Danvers, MA 01923

270. Defendant DONNA RICHEMOND is sued in his/her official capacity and individually as the Vice President, Student and Enrollment Services for North Shore Community College, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and

3	3	0	8
3	3	0	9
3	3	1	0
3	3	1	1
3	3	1	2
3	3	1	3
3	3	1	4
3	3	1	5
3	3	1	6
3	3	1	7
3	3	1	8
3	3	1	9
3	3	2	0
3	3	2	1
3	3	2	2
3	3	2	3
3	3	2	4
3	3	2	5

conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 1 Ferncroft Road, Danvers, MA 01923

3326

3327

271. Defendant DOUG PUSKA is sued in his/her official capacity and individually as the Chief of Police for North Shore Community College, responsible for executing and administering the laws and

3328
3320
3329
3330
3331
3332
3333
3334
3335
3336
3337
3338
3339
3340
3341
3342
3343
3344
3345
3346

policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 1 Ferncroft Road, Danvers, MA 01923

3347

3348	272. Defendant KENNETH TASHJY is sued in his/her official capacity
3349	and individually as the College Legal Counsel for North Shore
3350	Community College, responsible for executing and administering the
3351	laws and policies at issue in this lawsuit. Defendant directly deprived,
3352	violated, and infringed upon Plaintiff 's civil rights, with malice, and
3353	with careful planning and conspiracy with others. Any veil of
3354	immunity, which this defendant may have previously enjoyed by
3355	virtue of their office or position, is "pierced and ripped asunder" due
3356	to their infringement and deprivation of the Constitutional Rights of
3357	the Plaintiff, and thus this Defendant (and all other Defendants) stands
3358	fully naked and vulnerable before the court, with no immunity of any
3359	form. Further, this defendant has engaged in conduct and as a
3360	continuing unit of an enterprise, through a pattern, of racketeering
3361	enterprises (including, but not limited to: mail fraud, wire fraud,
3362	scheme to defraud, robbery, kidnapping, obstruction of justice,
3363	interference in commerce, also involving monetary transactions in
3364	property derived from specified unlawful activity), and have caused
3365	injury to the business and/or property of the Plaintiff Atkinson. This
3366	Defendant has exceeded, and overstepped their authority and violated
3367	the Constitutional rights of the Plaintiff, infringing and deprived him

3368
3369
3370
3371
3372
3373
3374
3375
3376
3377
3378
3379
3380
3381
3382
3383
3384
3385

3387

of his civil rights. Defendant resides at 1 Ferncroft Road, Danvers, MA 01923

273. Defendant MARSHALL J. HANDLY is sued in his/her official capacity and individually as the Legal Department for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused

3406

3407

injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

274. Defendant STEPHEN D. IMMERMAN is sued in his/her official capacity and individually as the President for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This

3408
3409
3410
3411
3412
3413
3414
3415
3416
3417
3418
3419
3420
3421
3422
3423
3424
3425
3426

Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

275. Defendant BRIAN BICKNELL is sued in his/her official capacity and individually as the Dean for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23

Essex	Street	Beverly,	MA	01915-	4508
LOSCA	Bucci,	DC VCIIV,	TATT	01715	TJUU

3428

3430 276. Defendant LEE DELLICKER is sued in his/her official capacity and individually as a Trustee and Chair of the Board for Montserrat 3431 3432 College of Art, responsible for executing and administering the laws 3433 and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and 3434 with careful planning and conspiracy with others. Further, this 3435 3436 defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, 3437 but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, 3438 kidnapping, obstruction of justice, interference in commerce, also 3439 3440 involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or 3441 property of the Plaintiff Atkinson. This Defendant has exceeded, and 3442 overstepped their authority and violated the Constitutional rights of 3443 3444 the Plaintiff, infringing and deprived him of his civil rights. Defendant 3445 resides at 23 Essex Street, Beverly, MA 01915-4508

3446

3447

277. Defendant LECIA TURCOTTE is sued in his/her official capacity

3448	and individually as a Trustee and Vice Chair of the Board for
3449	Montserrat College of Art, responsible for executing and
3450	administering the laws and policies at issue in this lawsuit. Defendant
3451	directly deprived, violated, and infringed upon Plaintiff 's civil rights,
3452	with malice, and with careful planning and conspiracy with others.
3453	Further, this defendant has engaged in conduct and as a continuing
3454	unit of an enterprise, through a pattern, of racketeering enterprises
3455	(including, but not limited to: mail fraud, wire fraud, scheme to
3456	defraud, robbery, kidnapping, obstruction of justice, interference in
3457	commerce, also involving monetary transactions in property derived
3458	from specified unlawful activity), and have caused injury to the
3459	business and/or property of the Plaintiff Atkinson. This Defendant has
3460	exceeded, and overstepped their authority and violated the
3461	Constitutional rights of the Plaintiff, infringing and deprived him of
3462	his civil rights. Defendant resides at 23 Essex Street, Beverly, MA
3463	01915-4508
3464	
3465	278. Defendant DONALD BOWEN is sued in his/her official capacity
3466	and individually as a Trustee and Director for Montserrat College of
3467	Art, responsible for executing and administering the laws and policies

3487

at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

279. Defendant MARTHA BUSKIRK is sued in his/her official capacity and individually as a Trustee for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has

engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA

280. Defendant CHRISTOPHER COLLINS is sued in his/her official capacity and individually as a Trustee and Director for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery,

kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

281. Defendant NANCY CRATE is sued in his/her official capacity and individually as a Trustee and Director for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the

3	5	2	8
3	5	2	9
3	5	3	0
3	5	3	1
3	5	3	2
3	5	3	3
3	5	3	4
3	5	3	5
3	5	3	6
3	5	3	7
3	5	3	8
3	5	3	9
3	5	4	0
3	5	4	1
3	5	4	2
3	5	4	3

3545

3546

Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

282. Defendant CRAIG H. DEERY is sued in his/her official capacity and individually as a Trustee for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff,

3547
3548
3549
3550
3551
3552
3553
3554
3555
3556
3557
3558
3559
3560
3561
3562
3563
3564
3565

infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

283. Defendant STEVEN DODGE is sued in his/her official capacity and individually as a Trustee and Director for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

3	5	6	7
3	5	6	8
3	5	6	ç
3	5	7	C
3	5	7	1
3	5	7	2
3	5	7	3
3	5	7	4
3	5	7	5
3	5	7	6
3	5	7	7
3	5	7	8
3	5	7	ç
3	5	8	C
3	5	8	1
3	5	8	2
3	5	8	3
3	5	8	4

284. Defendant HENRIETTA GATES is sued in his/her official capacity and individually as a Trustee and Director for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

3585

3586

285. Defendant MIRANDA GOODING is sued in his/her official capacity and individually as a Trustee for Montserrat College of Art, responsible for executing and administering the laws and policies at

3605

3606

issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

and individually as a Trustee and Director for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has

engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

287. Defendant BETSY HOPKINS is sued in his/her official capacity and individually as a Trustee and Clerk for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including,

but not limited to: mail fraud, wire fraud, scheme to defraud, robbery,

kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

288. Defendant JOHN PETERMAN is sued in his/her official capacity and individually as a Trustee for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the

3	6	4	7
3	6	4	8
3	6	4	9
3	6	5	0
3	6	5	1
3	6	5	2
3	6	5	3
3	6	5	4
3	6	5	5
3	6	5	6
3	6	5	7
3	6	5	8
3	6	5	9
3	6	6	0
3	6	6	1
3	6	6	2

3664

3665

Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

289. Defendant JURRIEN TIMMER is sued in his/her official capacity and individually as a Director and Trustee for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of

3	6	6	6
3	6	6	7
3	6	6	8
3	6	6	9
3	6	7	0
3	6	7	1
3	6	7	2
3	6	7	3
3	6	7	4
3	6	7	5
3	6	7	6
3	6	7	7
3	6	7	8
3	6	7	9
3	6	8	0
3	6	8	1
3	6	8	2
3	6	8	3
3	6	8	4

the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

290. Defendant CHARLES WHITTEN is sued in his/her official capacity and individually as a Director and Trustee for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

3	6	8	6
3	6	8	7
3	6	8	8
3	6	8	9
3	6	9	0
3	6	9	1
3	6	9	2
3	6	9	3
3	6	9	4
3	6	9	5
3	6	9	6
3	6	9	7
3	6	9	8
3	6	9	9
3	7	0	0
3	7	0	1
3	7	0	2
3	7	0	3
3	7	0	4

291. Defendant ALAN WILSON is sued in his/her official capacity and individually as a Trustee for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

3705

292. Defendant KATHERINE WINTER is sued in his/her official capacity and individually as a Trustee and Director for Montserrat College of Art, responsible for executing and administering the laws

3	7	0	6
3	7	0	7
3	7	0	8
3	7	0	9
3	7	1	0
3	7	1	1
3	7	1	2
3	7	1	3
3	7	1	4
3	7	1	5
3	7	1	6
3	7	1	7
3	7	1	8
3	7	1	9
3	7	2	0
3	7	2	1
3	7	2	2
3	7	2	3
3	7	2	4

and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

293. Defendant JO BRODERICK is sued in his/her official capacity and individually as the Dean of College Relations for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this

defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

294. Defendant RICK LONGO is sued in his/her official capacity and individually as the Dean of Admissions & Enrollment

Management for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit.

Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud,

scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

295. Defendant LAURA TONELLI is sued in his/her official capacity and individually as the Dean of Faculty and Academic Affairs for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived

3	7	6	6
3	7	6	7
3	7	6	8
3	7	6	9
3	7	7	0
3	7	7	1
3	7	7	2
3	7	7	3
3	7	7	4
3	7	7	5
3	7	7	6
3	7	7	7
3	7	7	8
3	7	7	9
3	7	8	0
3	7	8	1
3	7	8	2
3	7	8	3

3785

from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

296. Defendant THERESA SKELLY is sued in his/her official capacity and individually as the Registrar for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped

their authority and violated the Constitutional rights of the Plaintiff,
infringing and deprived him of his civil rights. Defendant resides at 23
Essex Street, Beverly, MA 01915-4508

3790

3791

3792

3793

3794

3795

3796

3797

3798

3799

3800

3801

3802

3803

3804

3786

3787

3788

297. Defendant JEFFREY NEWELL is sued in his/her official capacity and individually as the Director of Admissions for Montserrat College of Art, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of

3	8	0	5
3	8	0	6
3	8	0	7
3	8	0	8
3	8	0	9
3	8	1	0
3	8	1	1
3	8	1	2
3	8	1	3
3	8	1	4
3	8	1	5
3	8	1	6
3	8	1	7
3	8	1	8
3	8	1	9
3	8	2	0
3	8	2	1
3	8	2	2

his civil rights. Defendant resides at 23 Essex Street, Beverly, MA 01915-4508

298. Defendant SCOTT JAMES is sued in his/her official capacity and individually as an Associate Vice President for Salem State College, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 352 Lafayette Street, Salem, MA 01970-5353

3823

3825	299. Defendant PATRICIA MAGUIRE MESERVEY is sued in
3826	his/her official capacity and individually as the President for Salem
3827	State College, responsible for executing and administering the laws
3828	and policies at issue in this lawsuit. Defendant directly deprived,
3829	violated, and infringed upon Plaintiff 's civil rights, with malice, and
3830	with careful planning and conspiracy with others. Defendant
3831	encouraged, endorsed, organized, and/orchestrated an ongoing
3832	criminal enterprise, and a widespread cover-up. Any veil of immunity
3833	which this defendant may have previously enjoyed by virtue of their
3834	office or position, is "pierced and ripped asunder" due to their
3835	infringement and deprivation of the Constitutional Rights of the
3836	Plaintiff, and thus this Defendant (and all other Defendants) stands
3837	fully naked and vulnerable before the court, with no immunity of any
3838	form. Further, this defendant has engaged in conduct and as a
3839	continuing unit of an enterprise, through a pattern, of racketeering
3840	enterprises (including, but not limited to: mail fraud, wire fraud,
3841	scheme to defraud, robbery, kidnapping, obstruction of justice,
3842	interference in commerce, also involving monetary transactions in
3843	property derived from specified unlawful activity), and have caused
3844	injury to the business and/or property of the Plaintiff Atkinson. This

3862

3863

3864

Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 352 Lafayette Street, Salem, MA 01970-5353

300. Defendant JAMES STOLL is sued in his/her official capacity and individually as the Associate Vice President and Dean of Students for Salem State College, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice,

interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 352 Lafayette Street, Salem, MA 01970-5353

301. Defendant SHAWN A. NEWTON is sued in his/her official capacity and individually as the Assistant Dean of Students, Student Life for Salem State College, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands

fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 352 Lafayette Street, Salem, MA 01970-5353

302. Defendant WILLIAM ANGLIN is sued in his/her official capacity and individually as the Chief, Public Safety for Salem State College, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their

office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 352 Lafayette Street, Salem, MA 01970-5353

3923

3924

303. Defendant JOHN DOE 045 – 046 is sued in his/her official capacity and individually as a Campus Security for Salem State College, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated,

3925	and infringed upon Pla
3926	careful planning and co
3927	which this defendant m
3928	office or position, is "p
3929	infringement and depri
3930	Plaintiff, and thus this
3931	fully naked and vulner
3932	form. Further, this defe
3933	continuing unit of an e
3934	enterprises (including,
3935	scheme to defraud, rob
3936	interference in comme
3937	property derived from
3938	injury to the business a
3939	defendants did unlawfu
3940	Plaintiff. This Defenda
3941	authority and violated
3942	infringing and deprived
3943	352 Lafayette Street, S
3944	

aintiff 's civil rights, with malice, and with onspiracy with others. Any veil of immunity, nay have previously enjoyed by virtue of their pierced and ripped asunder" due to their vation of the Constitutional Rights of the Defendant (and all other Defendants) stands able before the court, with no immunity of any endant has engaged in conduct and as a nterprise, through a pattern, of racketeering but not limited to: mail fraud, wire fraud, bbery, kidnapping, obstruction of justice, rce, also involving monetary transactions in specified unlawful activity), and have caused and/or property of the Plaintiff Atkinson. These ully detain, and did unlawfully arrest the ant has exceeded, and overstepped their the Constitutional rights of the Plaintiff, d him of his civil rights. Defendant resides at alem, MA 01970-5353

3945	304. Defendant JOHN DOE 047 – 051 is sued in his/her official
3946	capacity and individually as a Judicial Board Member for Salem Sta
3947	College, responsible for executing and administering the laws and
3948	policies at issue in this lawsuit. Defendant directly deprived, violated
3949	and infringed upon Plaintiff 's civil rights, with malice, and with
3950	careful planning and conspiracy with others. Any veil of immunity,
3951	which this defendant may have previously enjoyed by virtue of their
3952	office or position, is "pierced and ripped asunder" due to their
3953	infringement and deprivation of the Constitutional Rights of the
3954	Plaintiff, and thus this Defendant (and all other Defendants) stands
3955	fully naked and vulnerable before the court, with no immunity of an
3956	form. Further, this defendant has engaged in conduct and as a
3957	continuing unit of an enterprise, through a pattern, of racketeering
3958	enterprises (including, but not limited to: mail fraud, wire fraud,
3959	scheme to defraud, robbery, kidnapping, obstruction of justice,
3960	interference in commerce, also involving monetary transactions in
3961	property derived from specified unlawful activity), and have caused
3962	injury to the business and/or property of the Plaintiff Atkinson. This
3963	Defendant has exceeded, and overstepped their authority and violate
3964	the Constitutional rights of the Plaintiff, infringing and deprived him

3	9	6	5
3	9	6	6
3	9	6	7
3	9	6	8
3	9	6	9
3	9	7	0
3	9	7	1
3	9	7	2
3	9	7	3
3	9	7	4
3	9	7	5
3	9	7	6
3	9	7	7
3	9	7	8
3	9	7	9
3	9	8	0

3982

3983

3984

of his civil rights. Defendant resides at 352 Lafayette Street, Salem, MA 01970-5353

305. Defendant SHANE RODRIGUEZ is sued in his/her official capacity and individually as the Deputy Chief, Campus Police for Salem State College, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused

injury to the business and/or property of the Plaintiff Atkinson. This

Defendant has exceeded, and overstepped their authority and violated
the Constitutional rights of the Plaintiff, infringing and deprived him
of his civil rights. Defendant resides at 352 Lafayette Street, Salem,
MA 01970-5353

3991

3992

3993

3994

3995

3996

3997

3998

3999

4000

4001

4002

4003

4004

306. Defendant KEMAH TRAVERS is sued in his/her official capacity and individually as a Judicial Board Member for Salem State College, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud,

scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 352 Lafayette Street, Salem, MA 01970-5353

307. Defendant KRISTINA MASON is sued in his/her official capacity and individually as a Judicial Board Member for Salem State College, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any

form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 352 Lafayette Street, Salem, MA 01970-5353

308. Defendant LEE BROSSOIT is sued in his/her official capacity and individually as the Assistant Dean for Graduate Admissions for Salem State College, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due

4045 to their infringement and deprivation of the Constitutional Rights of 4046 the Plaintiff, and thus this Defendant (and all other Defendants) stands 4047 fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a 4048 4049 continuing unit of an enterprise, through a pattern, of racketeering 4050 enterprises (including, but not limited to: mail fraud, wire fraud, 4051 scheme to defraud, robbery, kidnapping, obstruction of justice, 4052 interference in commerce, also involving monetary transactions in 4053 property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This 4054 4055 Defendant has exceeded, and overstepped their authority and violated 4056 the Constitutional rights of the Plaintiff, infringing and deprived him 4057 of his civil rights. Defendant resides at 352 Lafayette Street, Salem, 4058 MA 01970-5353 4059 4060 309. Defendant JOHN DOE 052 – 053 is sued in his/her official 4061 capacity and individually as a Nurse for Essex County Sheriff's 4062 Department, responsible for executing and administering the laws and 4063 policies at issue in this lawsuit. Defendant directly deprived, violated, 4064 and infringed upon Plaintiff 's civil rights, with malice, and with

4065	
4066	
4067	
4068	
4069	
4070	
4071	
4072	
4073	
4074	
4075	
4076	
4077	
4078	
4079	
4080	
4081	
	l

careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 20 Manning Rd, Middleton, MA 01949

4083

4082

4084	310. Defendant MELANIE GOODLAXSON is sued in his/her
4085	official capacity and individually as a Nurse for Essex County
4086	Sheriff's Department, responsible for executing and administering the
4087	laws and policies at issue in this lawsuit. Defendant directly deprived,
4088	violated, and infringed upon Plaintiff 's civil rights, with malice, and
4089	with careful planning and conspiracy with others. Defendant
4090	encouraged, endorsed, organized, and/orchestrated an ongoing
4091	criminal enterprise, and a widespread cover-up. Any veil of immunity,
4092	which this defendant may have previously enjoyed by virtue of their
4093	office or position, is "pierced and ripped asunder" due to their
4094	infringement and deprivation of the Constitutional Rights of the
4095	Plaintiff, and thus this Defendant (and all other Defendants) stands
4096	fully naked and vulnerable before the court, with no immunity of any
4097	form. Further, this defendant has engaged in conduct and as a
4098	continuing unit of an enterprise, through a pattern, of racketeering
4099	enterprises (including, but not limited to: mail fraud, wire fraud,
4100	scheme to defraud, robbery, kidnapping, obstruction of justice,
4101	interference in commerce, also involving monetary transactions in
4102	property derived from specified unlawful activity), and have caused
4103	injury to the business and/or property of the Plaintiff Atkinson. This

4104
4105
4106
4107
4108
4109
4110
4111
4112
4113
4114
4115
4116
4117
4118
4119
4120

4122

4123

Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 20 Manning Rd, Middleton, MA 01949

311. Defendant JOHN DOE 054 is sued in his/her official capacity and individually as the Prison Physician for Essex County Sheriff's Department, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice,

ŀ	1	2	4
ŀ	1	2	5
ŀ	1	2	6
ŀ	1	2	7
ŀ	1	2	8
ŀ	1	2	9
ŀ	1	3	0
ŀ	1	3	1
ŀ	1	3	2
ŀ	1	3	3
ŀ	1	3	4
ŀ	1	3	5
ŀ	1	3	6
ŀ	1	3	7
ŀ	1	3	8
ŀ	1	3	9
ŀ	1	4	0
ŀ	1	4	1
ŀ	1	4	2

interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 20 Manning Rd, Middleton, MA 01949

404

312. Defendant JOHN DOE 055 – 076 is sued in his/her official capacity and individually as a Guard for Essex County Sheriff's Department, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a

continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 20 Manning Rd, Middleton, MA 01949

4160

4161

4162

4163

313. Defendant FRANK G. COUSINS, JR. is sued in his/her official capacity and individually as the Sheriff for Essex County Sheriff's Department, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or

4164	position, is "pierced and ripped asunder" due to their infringement and
4165	deprivation of the Constitutional Rights of the Plaintiff, and thus this
4166	Defendant (and all other Defendants) stands fully naked and
4167	vulnerable before the court, with no immunity of any form. Defendant
4168	has prior history of civil right abuses, and has previously been sued in
4169	Federal District court over such civil right violations, which forms a
4170	long-term course of conduct, committed with despicable arrogance,
4171	and which shocks the conscience. Further, this defendant has engaged
4172	in conduct and as a continuing unit of an enterprise, through a pattern,
4173	of racketeering enterprises (including, but not limited to: mail fraud,
4174	wire fraud, scheme to defraud, robbery, kidnapping, obstruction of
4175	justice, interference in commerce, also involving monetary
4176	transactions in property derived from specified unlawful activity), and
4177	have caused injury to the business and/or property of the Plaintiff
4178	Atkinson. This Defendant has exceeded, and overstepped their
4179	authority and violated the Constitutional rights of the Plaintiff,
4180	infringing and deprived him of his civil rights. Defendant resides at 20
4181	Manning Rd, Middleton, MA 01949
4182	

4183	314. Defendant MICHAEL MARKS is sued in his/her official
4184	capacity and individually as the Superintendent - Essex County
4185	Correctional Facility for Essex County Sheriff's Department,
4186	responsible for executing and administering the laws and policies at
4187	issue in this lawsuit. Defendant directly deprived, violated, and
4188	infringed upon Plaintiff 's civil rights, with malice, and with careful
4189	planning and conspiracy with others. Defendant encouraged, endorsed
4190	organized, and/orchestrated an ongoing criminal enterprise, and a
4191	widespread cover-up. Any veil of immunity, which this defendant
4192	may have previously enjoyed by virtue of their office or position, is
4193	"pierced and ripped asunder" due to their infringement and
4194	deprivation of the Constitutional Rights of the Plaintiff, and thus this
4195	Defendant (and all other Defendants) stands fully naked and
4196	vulnerable before the court, with no immunity of any form. Further,
4197	this defendant has engaged in conduct and as a continuing unit of an
4198	enterprise, through a pattern, of racketeering enterprises (including,
4199	but not limited to: mail fraud, wire fraud, scheme to defraud, robbery,
4200	kidnapping, obstruction of justice, interference in commerce, also
4201	involving monetary transactions in property derived from specified
4202	unlawful activity), and have caused injury to the business and/or

4	2	0	3
4	2	0	4
4	2	0	5
4	2	0	6
4	2	0	7
4	2	0	8
4	2	0	9
4	2	1	0
4	2	1	1
4	2	1	2
4	2	1	3
4	2	1	4
4	2	1	5
4	2	1	6
4	2	1	7
4	2	1	8
4	2	1	9
4	2	2	0

4222

property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 20 Manning Rd, Middleton, MA 01949

315. Defendant MICHAEL FROST is sued in his/her official capacity and individually as the Assistant Superintendent - Essex County Correctional Facility for Essex County Sheriff's Department, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Defendant has prior history of civil right abuses, and has previously been sued in Federal District court over such civil right violations, which forms a long-term course of conduct, committed with despicable arrogance, and which shocks the conscience. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court,

4	2	2	3
4	2	2	4
4	2	2	5
4	2	2	6
4	2	2	7
4	2	2	8
4	2	2	9
4	2	3	0
4	2	3	1
4	2	3	2
4	2	3	3
4	2	3	4
4	2	3	5
4	2	3	6
4	2	3	7
4	2	3	8
4	2	3	9
4	2	4	0
4	2	4	1

with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 20 Manning Rd, Middleton, MA 01949

316. Defendant JOHN DOE 077 – 079 is sued in his/her official capacity and individually as a Bailiff or Jailer for Commonwealth of Massachusetts - Gloucester District Court, responsible for executing and administering the laws and policies at issue in this lawsuit.
Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and

1243	ripped asunder" due to their infringement and depr
1244	Constitutional Rights of the Plaintiff, and thus this
1245	other Defendants) stands fully naked and vulnerabl
1246	with no immunity of any form. Further, this defend
1247	conduct and as a continuing unit of an enterprise, the
1248	racketeering enterprises (including, but not limited
1249	fraud, scheme to defraud, robbery, kidnapping, obs
1250	interference in commerce, also involving monetary
1251	property derived from specified unlawful activity),
1252	injury to the business and/or property of the Plainti
1253	Defendant has exceeded, and overstepped their aut
1254	the Constitutional rights of the Plaintiff, infringing
1255	of his civil rights. Defendant resides at 20 Manning
1256	MA 01949
1257	
1258	317. Defendant MICHAEL RACICOT is sued in
1259	capacity and individually as the Town Administrate
1260	Rockport, responsible for executing and administer
1261	policies at issue in this lawsuit. Defendant directly

ivation of the Defendant (and all le before the court, lant has engaged in hrough a pattern, of to: mail fraud, wire struction of justice, transactions in and have caused iff Atkinson. This hority and violated and deprived him g Rd, Middleton,

his/her official or for Town of ring the laws and deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with

4262

4263	careful planni
4264	endorsed, orga
4265	and a widespr
4266	defendant ma
4267	position, is "p
4268	deprivation of
4269	Defendant (ar
4270	vulnerable be
4271	this defendant
4272	enterprise, thr
4273	but not limited
4274	kidnapping, o
4275	involving mo
4276	unlawful activ
4277	property of th
4278	overstepped tl
4279	the Plaintiff, i
4280	resides at 34 I

ng and conspiracy with others. Defendant encouraged, anized, and/orchestrated an ongoing criminal enterprise, ead cover-up. Any veil of immunity, which this y have previously enjoyed by virtue of their office or ierced and ripped asunder" due to their infringement and f the Constitutional Rights of the Plaintiff, and thus this nd all other Defendants) stands fully naked and fore the court, with no immunity of any form. Further, t has engaged in conduct and as a continuing unit of an ough a pattern, of racketeering enterprises (including, d to: mail fraud, wire fraud, scheme to defraud, robbery, bstruction of justice, interference in commerce, also netary transactions in property derived from specified vity), and have caused injury to the business and/or e Plaintiff Atkinson. This Defendant has exceeded, and heir authority and violated the Constitutional rights of infringing and deprived him of his civil rights. Defendant Broadway, Rockport, MA 01966

4282	318. Defendant LINDA SANDERS is sued in his/her official
4283	capacity and individually as the Town Administrator for Town of
4284	Rockport, responsible for executing and administering the laws and
4285	policies at issue in this lawsuit. Defendant directly deprived, violated,
4286	and infringed upon Plaintiff 's civil rights, with malice, and with
4287	careful planning and conspiracy with others. Defendant encouraged,
4288	endorsed, organized, and/orchestrated an ongoing criminal enterprise,
4289	and a widespread cover-up. Any veil of immunity, which this
4290	defendant may have previously enjoyed by virtue of their office or
4291	position, is "pierced and ripped asunder" due to their infringement and
4292	deprivation of the Constitutional Rights of the Plaintiff, and thus this
4293	Defendant (and all other Defendants) stands fully naked and
4294	vulnerable before the court, with no immunity of any form. Further,
4295	this defendant has engaged in conduct and as a continuing unit of an
4296	enterprise, through a pattern, of racketeering enterprises (including,
4297	but not limited to: mail fraud, wire fraud, scheme to defraud, robbery,
4298	kidnapping, obstruction of justice, interference in commerce, also
4299	involving monetary transactions in property derived from specified
4300	unlawful activity), and have caused injury to the business and/or
4301	property of the Plaintiff Atkinson. This Defendant has exceeded, and

4302
4303
4304
4305
4306
4307
4308
4309
4310
4311
4312
4313
4314
4315
4316
4317
4318
4319

4321

overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 34 Broadway, Rockport, MA 01966

319. Defendant SANDY JACQUES is sued in his/her official capacity and individually as the Selectman for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified

4	3	2	2
4	3	2	3
4	3	2	4
4	3	2	5
4	3	2	6
4	3	2	7
4	3	2	8
4	3	2	9
4	3	3	0
4	3	3	1
4	3	3	2
4	3	3	3
4	3	3	4
4	3	3	5
4	3	3	6
4	3	3	7
4	3	3	8
4	3	3	9

4341

unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 34 Broadway, Rockport, MA 01966

320. Defendant SARAH WILKINSON is sued in his/her official capacity and individually as a Selectman for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery,

kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 34 Broadway, Rockport, MA 01966

apacity and individually as a Selectman for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an

enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 34 Broadway, Rockport, MA 01966

222. Defendant ELLEN CANAVAN is sued in his/her official capacity and individually as a Selectman for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and

vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 34 Broadway, Rockport, MA 01966

323. Defendant CHARLES CLARK is sued in his/her official capacity and individually as a Selectman for Town of Rockport, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement

4421

and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 34 Broadway, Rockport, MA 01966

324. Defendant VINCENT P. MEOLI is sued in his/her official capacity and individually as an Emergency Room Physician for Addison Gilbert Hospital, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any

1422	veil of
1423	by virt
1424	due to
1425	of the
1426	stands
1427	of any
1428	contin
1429	enterp
1430	schem
1431	interfe
1432	proper
1433	injury
1434	Defen
1435	the Co
1436	of his
1437	Glouce
1438	
1439	325.
1440	capaci

f immunity, which this defendant may have previously enjoyed tue of their office or position, is "pierced and ripped asunder" their infringement and deprivation of the Constitutional Rights Plaintiff, and thus this Defendant (and all other Defendants) fully naked and vulnerable before the court, with no immunity form. Further, this defendant has engaged in conduct and as a uing unit of an enterprise, through a pattern, of racketeering orises (including, but not limited to: mail fraud, wire fraud, e to defraud, robbery, kidnapping, obstruction of justice, erence in commerce, also involving monetary transactions in ty derived from specified unlawful activity), and have caused to the business and/or property of the Plaintiff Atkinson. This dant has exceeded, and overstepped their authority and violated onstitutional rights of the Plaintiff, infringing and deprived him civil rights. Defendant resides at 298 Washington St., ester MA 01930

4441

Defendant MICHAEL ARSENIAN is sued in his/her official ty and individually as a Physician for Addison Gilbert Hospital, responsible for executing and administering the laws and policies at

4442
4443
4444
4445
4446
4447
4448
4449
4450
4451
4451 4452
4452
4452 4453
445244534454
4452445344544455
44524453445444554456

issue in this lawsuit. Defendant directly deprived, violated, and
infringed upon Plaintiff 's civil rights, with malice, and with careful
planning and conspiracy with others. Any veil of immunity, which
this defendant may have previously enjoyed by virtue of their office
or position, is "pierced and ripped asunder" due to their infringement
and deprivation of the Constitutional Rights of the Plaintiff, and thus
this Defendant (and all other Defendants) stands fully naked and
vulnerable before the court, with no immunity of any form. Further,
this defendant has engaged in conduct and as a continuing unit of an
enterprise, through a pattern, of racketeering enterprises (including,
but not limited to: mail fraud, wire fraud, scheme to defraud, robbery,
kidnapping, obstruction of justice, interference in commerce, also
involving monetary transactions in property derived from specified
unlawful activity), and have caused injury to the business and/or
property of the Plaintiff Atkinson. This Defendant has exceeded, and
overstepped their authority and violated the Constitutional rights of
the Plaintiff, infringing and deprived him of his civil rights. Defendant
resides at 298 Washington St., Gloucester MA 01930

4461
4462
4463
4464
4465
4466
4467
4468
4469
4470
4471
4472
4473
4474
4475
4476
4477
4478

326. Defendant PETER W. CURATOLO is sued in his/her official capacity and individually as a Physician for Addison Gilbert Hospital, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of

4480
4481
4482
4483
4484
4485
4486
4487
4488
4489
4490
4491
4492
4493
4494
4495
4496
4497
4498

the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 298 Washington St., Gloucester, MA 01930

327. Defendant JOHN DOE 080 – 083 is sued in his/her official capacity and individually as a Nurse or Nurses Aid for Addison Gilbert Hospital, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused

4500
4501
4502
4503
4504
4505
4506
4507
4508
4509
4510
4511
4512
4513
4514
4515
4516

4518

4519

injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 298 Washington St.,

Gloucester MA 01930

328. Defendant THOMAS H. JONES is sued in his/her official capacity and individually as an Owner for Research Electronics, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise, and a widespread cover-up. Further Defendant acted as a cut-out, front and agent of the Federal Bureau of Investigation, the Central Intelligence Agency, the U.S. Department of State, U.S. Navy, U.S. Army, Department of Homeland Security, and other Federal Agencies. Defendant did unlawful import, build, sell,

4500	1 211
4520	possess, and utilize, and ship in intrastate commerce numerous illegal-
4521	bugging devices. This Defendant has exceeded, and overstepped their
4522	authority and violated the Constitutional rights of the Plaintiff,
4523	infringing and deprived him of his civil rights. Defendant
4524	manufactures medical equipment for the purposes of radiological or
4525	radiating devices to examine humans which are not approved for
4526	human use, and which are specifically prohibited by federal guidelines
4527	for human use. This Defendant has exceeded, and overstepped their
4528	authority and violated the Constitutional rights of the Plaintiff,
4529	infringing and deprived him of his civil rights. Defendant recklessly
4530	endangers the life and limbs of U.S. Military forces and members of
4531	the intelligence community by selling defective equipment, and make
4532	false claims about products. This Defendant has exceeded, and
4533	overstepped their authority and violated the Constitutional rights of
4534	the Plaintiff, infringing and deprived him of his civil rights. Defendant
4535	unlawfully exports controlled munitions and controlled devices. Any
4536	veil of immunity, which this defendant may have previously enjoyed
4537	by virtue of their office or position, is "pierced and ripped asunder"
4538	due to their infringement and deprivation of the Constitutional Rights
4539	of the Plaintiff, and thus this Defendant (and all other Defendants)

stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 455 Security Place, Algood TN 38506

329. Defendant BRUCE BARSUMIAN is sued in his/her official capacity and individually as an Owner for Research Electronics, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights

of the Plaintiff, infringing and deprived him of his civil rights.
Defendant encouraged, endorsed, organized, and/orchestrated an
ongoing criminal enterprise, and a widespread cover-up. Further
Defendant acted as a cut-out, front and agent of the Federal Bureau of
Investigation, the Central Intelligence Agency, the U.S. Department of
State, U.S. Navy, U.S. Army, Department of Homeland Security, and
other Federal Agencies. Defendant did unlawful import, build, sell,
possess, and utilize, and ship in intrastate commerce numerous illegal-
bugging devices. This Defendant has exceeded, and overstepped their
authority and violated the Constitutional rights of the Plaintiff,
infringing and deprived him of his civil rights. Defendant
manufactures medical equipment for the purposes of radiological or
radiating devices to examine humans which are not approved for
human use, and which are specifically prohibited by federal guidelines
for human use. This Defendant has exceeded, and overstepped their
authority and violated the Constitutional rights of the Plaintiff,
infringing and deprived him of his civil rights. Defendant recklessly
endangers the life and limbs of U.S. Military forces and members of
the intelligence community by selling defective equipment, and make
false claims about products. This Defendant has exceeded, and

4580
4581
4582
4583
4584
4585
4586
4587
4588
4589
4590
4591
4592
4593
4594
4595
4596
4597
4598

overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant unlawfully exports controlled munitions and controlled devices. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 455 Security Place, Algood TN 38506

4600	330. Defendant MICHELLE GAW is sued in his/her official
4601	capacity and individually as a Sales Person for Research Electronics,
4602	responsible for executing and administering the laws and policies at
4603	issue in this lawsuit. Defendant directly deprived, violated, and
4604	infringed upon Plaintiff 's civil rights, with malice, and with careful
4605	planning and conspiracy with others. Further Defendant acted as an
4606	cut-out, front and agent of the Federal Bureau of Investigation, the
4607	Central Intelligence Agency, the U.S. Department of State, U.S. Navy
4608	U.S. Army, Department of Homeland Security, and other Federal
4609	Agencies. Further, this defendant has engaged in conduct and as a
4610	continuing unit of an enterprise, through a pattern, of racketeering
4611	enterprises (including, but not limited to: mail fraud, wire fraud,
4612	scheme to defraud, robbery, kidnapping, obstruction of justice,
4613	interference in commerce, also involving monetary transactions in
4614	property derived from specified unlawful activity), and have caused
4615	injury to the business and/or property of the Plaintiff Atkinson. This
4616	Defendant has exceeded, and overstepped their authority and violated
4617	the Constitutional rights of the Plaintiff, infringing and deprived him
4618	of his civil rights. Defendant resides at 455 Security Place, Algood
4619	TN 38506

4637

4638

4639

331. Defendant TRISH WEBB is sued in his/her official capacity and individually as an Accounting Manager for Research Electronics, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of

4640
4641
4642
4643
4644
4645
4646
4647
4648
4649
4650
4651
4652
4653
4654
4655
4656
4657
4658

the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 455 Security Place, Algood TN 38506

332. Defendant PAMELA MCINTYRE is sued in his/her official capacity and individually as an Employee for Research Electronics, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 455 Security Place, Algood TN 38506

4660	333. Defendant LEE JONES is sued in his/her official capacity and
4661	individually as the Sales Manager for Research Electronics,
4662	responsible for executing and administering the laws and policies at
4663	issue in this lawsuit. Defendant directly deprived, violated, and
4664	infringed upon Plaintiff 's civil rights, with malice, and with careful
4665	planning and conspiracy with others. This Defendant has exceeded,
4666	and overstepped their authority and violated the Constitutional rights
4667	of the Plaintiff, infringing and deprived him of his civil rights.
4668	Defendant encouraged, endorsed, organized, and/orchestrated an
4669	ongoing criminal enterprise, and a widespread cover-up. Further
4670	Defendant acted as an cut-out, front and agent of the Federal Bureau
4671	of Investigation, the Central Intelligence Agency, the U.S. Department
4672	of State, U.S. Navy, U.S. Army, Department of Homeland Security,
4673	and other Federal Agencies. Any veil of immunity, which this
4674	defendant may have previously enjoyed by virtue of their office or
4675	position, is "pierced and ripped asunder" due to their infringement and
4676	deprivation of the Constitutional Rights of the Plaintiff, and thus this
4677	Defendant (and all other Defendants) stands fully naked and
4678	vulnerable before the court, with no immunity of any form. Further,
4679	this defendant has engaged in conduct and as a continuing unit of an

enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 455 Security Place, Algood TN 38506

and L Enterprises, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands

fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 455 Security Place, Algood TN 38506

4718

4719

335. Defendant DARLENE JONES is sued in his/her official capacity and individually as an Owner for Research Electronics and A and L Enterprises, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by

4	7	2	0
4	7	2	1
4	7	2	2
4	7	2	3
4	7	2	4
4	7	2	5
4	7	2	6
4	7	2	7
4	7	2	8
4	7	2	9
4	7	3	0
4	7	3	1
4	7	3	2
4	7	3	3
4	7	3	4
4	7	3	5
4	7	3	6
4	7	3	7

virtue of their office or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 455 Security Place, Algood TN 38506

4738

4739

336. Defendant JOHN DOE 084 – 088 is sued in his/her official capacity and individually as an Employee for Research Electronics, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and

infringed upon Plaintiff 's civil rights, with malice, and with careful
planning and conspiracy with others. Defendant encouraged, endorsed
organized, and/orchestrated an ongoing criminal enterprise, and a
widespread cover-up. Further Defendant acted as a cut-out, front and
agent of the Federal Bureau of Investigation, the Central Intelligence
Agency, the U.S. Department of State, U.S. Navy, U.S. Army,
Department of Homeland Security, and other Federal Agencies.
Defendant did unlawful import, build, sell, possess, and utilize, and
ship in intrastate commerce numerous illegal-bugging devices.
Defendant manufactures medical equipment for the purposes of
radiological or radiating devices to examine humans which are not
approved for human use, and which are specifically prohibited by
federal guidelines for human use. Defendant recklessly endangers the
life and limbs of U.S. Military forces and members of the intelligence
community by selling defective equipment, and make false claims
about products. Defendant unlawfully exports controlled munitions
and controlled devices. Any veil of immunity, which this defendant
may have previously enjoyed by virtue of their office or position, is
"pierced and ripped asunder" due to their infringement and
deprivation of the Constitutional Rights of the Plaintiff, and thus this

4760
4761
4762
4763
4764
4765
4766
4767
4768
4769
4770
4771
4772
4773
4774
4775
4776
4777
4778

Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 455 Security Place, Algood TN 38506

4779

337. Defendant JOHN DOE 089 – 093 is sued in his/her official capacity and individually as an Employee for Research Electronics, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office

4	7	8	0
4	7	8	1
4	7	8	2
4	7	8	3
1	7	8	4
4	7	8	5
4	7	8	6
4	7	8	7
4	7	8	8
4	7	8	9
4	7	9	0
4	7	9	1
4	7	9	2
4	7	9	3
4	7	9	4
4	7	9	5
1	7	9	6
4	7	9	7
1	7	9	8

or position, is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 455 Security Place, Algood TN 38506

338. Defendant CHARLENE BROWN is sued in his/her official capacity and individually as a Worker for Cape Ann Chamber of Commerce, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with

careful planning and conspiracy with others. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant resides at 33 Commercial Street, Gloucester, MA 01930

339. Defendant John Doe's 094 – 265 is sued in their official capacity, responsible for executing and administering the laws and policies at issue in this lawsuit. Defendants directly deprived Plaintiff of his civil rights, with malice, and with careful planning and conspiracy with others. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, is

"pierced and ripped asunder" due to their infringement and 4820 4821 deprivation of the Constitutional Rights of the Plaintiff, and thus this 4822 Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form. Further, 4823 4824 this defendant has engaged in conduct and as a continuing unit of an 4825 enterprise, through a pattern, of racketeering enterprises (including, 4826 but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also 4827 involving monetary transactions in property derived from specified 4828 4829 unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson. This Defendant has exceeded, and 4830 overstepped their authority and violated the Constitutional rights of 4831 the Plaintiff, infringing and deprived him of his civil rights. Defendant 4832 resides at an address that is currently unknown at this time. 4833 4834 **FACTS** 4836 4837

4835

4838

4839

340. Each of these facts should be considered a cause of action in addition to the "Causes of Action" found elsewhere in this Complaint, and all allegations found elsewhere in the Compliant are herein re-

4840
4841
4842
4843
4844
4845
4846
4847
4848
4849
4850
4851
4852
4853
4854
4855
4856
4857

4859

alleged and incorporated, and included by reference. The aforesaid and following acts by Defendant(s) infringe Plaintiff's civil rights and damage Plaintiff in violation of 42 U.S.C. § 1983.

341. Plaintiff Atkinson is a well-known writer, author, publisher, and public speaker in regards to TSCM, TEMPEST, Technical security matters, technical surveillance or eavesdropping countermeasures or protections, and in intelligence analysis. Until the events outlined in this Complaint unfolded in November and December 2009, Plaintiff Atkinson was a regular trade show speaker, and spoke as an expert and lecturer at various prestigious Universities, Colleges, and Schools. For example in 2009, Plaintiff spoke at a tradeshow, then lectured at MIT for over 8 hours, then lectured at Harvard twice, then at BBN, and at several other venues as well. During or after some of these speaking engagements, agents of the U.S. Government approached the Plaintiff and asked that he not engage in similar public speeches unless the entirety of the speech was presented to their agency first for approval and clearance, the Plaintiff refused their unlawful request. This was in violation of the Plaintiff's First Amendments rights, and a deprivation of civil rights.

4860		
4861	342. Agents of the Federal Bureau of Investigation have repeatedly	
4862	attended presentations provided by the Plaintiff at various colleges,	
4863	and in fact have attempted to interfere with the presentations several	
4864	times, and/or have solicited others to be disruptive at the Plaintiff	
4865	speeches or lectures in violation of the Plaintiff's First Amendment	
4866	rights, and thus a deprived the Plaintiff of civil rights.	
4867		
4868	343. In May 1983, Plaintiff began publishing unclassified	
4869	professional papers in regards to TSCM and related topics by way of a	
4870	Computerized Bulletin Board System, which he designed and	
4871	programmed, and also by way of conventional print media.	
4872		
4873	344. In August 1987, Plaintiff converted many of these computer	
4874	files into a format which was suitable for placement on various	
4875	academic computer servers which Plaintiff had access to as either a	
4876	student, teacher, lecturer, or other legitimate user.	
4877		
4878	345. In 1992, the Plaintiff registered the domain name of	
4879	TSCM.COM and moved the previously mentioned files to a single	

4880	
4881	
4882	
4883	
4884	
4885	3
4886	
4887	

commercial server, and began adding computer programs which the Plaintiff wrote, databases, photographs, images, and graphics to the previously text only files. This domain name was used as the basis of what would become the Plaintiff's website at: http://www.tscm.com/

346. From 1992 until 1995, the Plaintiff slowly built up the files, added graphics into the website, present on his website to include thousands of files, and it became, and remains the most comprehensive website on the Internet on the subject matter.

347. When the "Internet was borne" the Plaintiff already had a mature, and established presence by way of his website, so when established TSCM people who had never dealt with the Plaintiff before "got online" for their first time and began to explore the Internet, they discovered the massive amount of published materials by the Plaintiff. The did create a problem, as several people "wrote book" whereby they merely plagiarized hundreds of pages off the Plaintiff's website, and fraudulently published it as their own writings.

4899
4900
4901
4902
4903
4904
4905
4906
4907
4908
4909
4910
4911
4912
4913
4914
4915
4916

In November 1995, an agent of the Federal Bureau of
Investigation asked to meet with the Plaintiff in regards to his website,
and at the meeting, pressured the Plaintiff to delete a number of files
from the site, as the files were embarrassing to the FBI, but not
actually classified. There were similar requests from the FBI in 1999,
2001, 2003, 2004, 2005, 2008, and in 2009. This was in violation of
the Plaintiff's First Amendments rights, and a deprivation of civil
rights.

or taken down after the FBI issued a request letter as a "National Security Letter" to the Plaintiff's Internet Service Provider, but the Plaintiff was not told of these deletions, and only discovered the deletion by checking log files for errors, and noted that the removed files were causing "404 error" caused by a file being requested but not found. When these files there then re-added, they would remain for a period, and then suddenly be deleted with no warning. This was in violation of the Plaintiff's First Amendments rights, and a deprivation of civil rights.

4918

4917

49	19
49	20
49	21
49	22
49	23
49	24
49	25
49	26
49	27
49	28
49	29
49	30
49	31
49	32
49	33
49	34
49	35
49	

4938

350. In the of April 2007, the FBI confronted the Plaintiff over these repeatedly re-published documents, and inferred that if the publications continued that it could result in criminal charges, and that the Plaintiff would be place in a solitary cell at a maximum federal prison. This was in violation of the Plaintiff's First Amendments rights, and a deprivation of civil rights.

In the Spring of 2009, the Plaintiff became aware of fraudulent 351. activities on the part of the Health and Human Services, Centers for Disease Control, where the Plaintiff noticed that the statistics being published by the CDC were fictitious and fraudulent. The Plaintiff wrote several scathing articles on the matter of the H1N1 pandemic in the Spring and Summer of 2009, with the end result being that the CDC attempted to cover-up these prior fictional and fraudulent reports which the CDC and HHS had made. This attempted cover-up by the CDC merely attracted additional attention to the matter by the Plaintiff, who then wrote a further series of scathing articles about the cover-up, and published same which decimated the public relations efforts of the CDC. The CDC then started refusing the media access to the raw statistics and engaged in a pattern of spin control, which the

4939
4940
4941
4942
4943
4944
4945
4946
4947
4948
4949
4950
4951
4952
4953
4954
4955
4956
4957
4958

Plaintiff had been expecting, and the attempts by the CDC to promote the cover-up, lead to further deception by the government.

352. The Plaintiff became aware of pocket of disease of H1N1, which the CDC was deliberately leaving out of their reports, and the Plaintiff was able to find confidential internal CDC documents in which the CDC knew about these pockets, but also lied to the public about same. The Internet sites where the Plaintiff published these reports were taken off line with no explanation, or the files were merely deleted in a pattern previously noted. This was in violation of the Plaintiff's First Amendments rights, and a deprivation of his civil rights.

353. Scientists within the CDC from both Atlanta, and Ft Deitrick privately contacted the Plaintiff and encouraged him to continue exploring and publishing on the topic, and confirmed that the senior leadership of the CDC was indeed engaging in a cover-up, and that the Plaintiff's writings were effective at exposing the cover-up. The scientist with whom the Plaintiff spoke warned that the DHS/HHS/CDC senior leadership whom the Plaintiff had identified as

1959	being behind the cover-up could be expected to retaliate against the			
1960	Plaintiff. This was in violation of the Plaintiff's First Amendments			
1961	rights, and a deprivation of his civil rights.			
1962				
1963	354. In late October, and in Early November 2009, Plaintiff			
1964	discussed the issue of the CDC Cover-up with members of the U.S.			
1965	House of Representatives Oversite Committee, who then began			
1966	looking into the cover-up by the CDC.			
1967				
1968	355. Essentially, the Plaintiff had become a political liability to			
1969	multiple actors, both actors in government service, multiple actors,			
1970	and private actors, and they began to conspire to destroy the Plaintiff,			
1971	and to infringe on his civil rights. This "attack" of sort came from as			
1972	many as seven different directions, to essentially create "Perfect			
1973	Storm" of intersecting agendas.			
1974				
1975	356. Plaintiff Atkinson was repeatedly and falsely arrested in			
1976	December 2009 as a result of a matter for which there was no			
1977	probable cause; however, the initiating Rockport Police officers and			
1978	FBI Agents manipulated fabricated "facts" and lied in order to obtain			

1979	arrest warrants for these falsely filed charges, and deprived Plaintiff of
1980	his civil rights. This was a deprivation of the Plaintiff civil rights.
1981	
1982	357. While the Plaintiff was under arrest by police, the Rockport
1983	police department made copies of the Plaintiff home, business, and
1984	vehicle keys. This was a deprivation of the Plaintiff civil rights.
1985	
1986	358. When the police arrested the Plaintiff, they also seized and
1987	refused to return the Plaintiff Massachusetts License to Carry
1988	Firearms, and violated, and deprived the Plaintiff's of his civil rights.
1989	
1990	359. In addition, the issuing magistrate of the search and arrest
1991	warrants knew or should have known, or/and should have questioned
1992	of the falsity of the "facts" related, and the point of law in order to
1993	obtain the warrants used to injure Plaintiff. Further, the basis of the
1994	search warrant in December 2009 was a matter for which there was
1995	strong constitutional protections, rights, privileges, and immunities,
1996	and the issuing magistrate overstepped his/her authority by a very
1997	wide margin, and knowingly violated the Plaintiff's civil rights under

4998	the color of authority, and violated the Constitutional Rights of the			
4999	Plaintiff, and abused the Defendants position of authority.			
5000				
5001	360. In addition, Plaintiff was charged with various violations of			
5002	Massachusetts' gun laws; however, all of these charges were again			
5003	false arrests since no criminal conduct existed under the U.S. Supren			
5004	Court decisions in <i>McDonald v. Chicago</i> , 561 U.S, 130 S.Ct.			
5005	3020 (2010), and also in <i>District of Columbia v. Heller</i> , 554 U.S. 570			
5006	(2008), The continued and false arrests were malicious and designed			
5007	to obtain illegal access to the Plaintiff home and business, and for			
5008	illegal purposes and results not within the ambit of legitimate criminal			
5009	investigation or prosecution, and violated the Constitutional Rights of			
5010	the Plaintiff, and abused the Defendants position of authority.			
5011				
5012	361. The Rockport Police Department, Rockport Ambulance			
5013	Department, Rockport Fire Department, Lyons Ambulance, OEMS,			
5014	Beverly Hospital, and several John Does working in their official			
5015	capacity and individually deprived Plaintiff Atkinson of his civil			
5016	rights while operating under the color of authority.			
5017				

5018	362. These defendants engaged in activities to harm and attempted to			
5019	injure, and did rob, steal from, and seek to discredit Plaintiff Atkins			
5020	as a government witness, when it was discovered in August 2009 that			
5021	Plaintiff would be a States witness against half of the Police Officers			
5022	Firemen, and EMT's in Rockport, and likely a witness against several			
5023	hundred additional corrupt public safety employees in regards to			
5024	fraudulent EMT training on the North Shore of Boston, including but			
5025	not limited to Rockport, Gloucester, Ipswich, Essex, Boxford,			
5026	Topsfield, Wenham, Beverly, and others. These activities violated the			
5027	civil rights of the Plaintiff.			
5028				
5029	363. Plaintiff has held an unrestricted "Massachusetts License to			
5030	Carry Firearms" with a "High Capacity Firearms" endorsement since			
5031	1990 until December 1, 2009, and which was unlawfully suspended,			
5032	and unlawfully seized by the police on December 1, 2009, in violation			
5033	of his civil rights.			
5034				
5035	364. The Rockport police officers and others confected a conspiracy			
5036	whereby they would get overseas shipments of the Plaintiff's goods			
5037	from Research Electronics delayed by causing export documents (later			

5038
5039
5040
5041
5042
5043
5044
5045
5046
5047
5048
5049
5050
5051
5052
5053
5054
5055
5056

discovered not required by law) to be repeatedly rejected or approval delayed by Research Electronics, and would then arrest and charge the Plaintiff for not delivering the goods to an overseas client, falsely charging Plaintiff with a crime by virtue of these delays in shipment caused by the police and others. These activities violated the civil rights of the Plaintiff, and was an action that shocks the conscience.

365. Based on these manipulations by the police alone (and no actual convictions), that when arrested the Plaintiff involved his 5th

Amendment rights and refused to make statements, the Chief of

Police in Rockport punitively and unlawfully revoked the Plaintiff's

License to Carry Firearms, and then illegally demanded that all

firearms be turned in, even though such a demand was a violations of
the Plaintiff civil rights, an infringement, and a deprivation.

366. The defendant Tibert acting under the color of authority and as a Rockport Police Officer then threatened to use violence to forcibly break into the Plaintiff's home and to seize the firearms, and to charge Plaintiff with other crimes if he did not comply, knowing thereafter that Plaintiff had experienced a heart attack and was hospitalized

5058
5059
5060
5061
5062
5063
5064
5065
5066
5067
5068
5069
5070
5071
5072
5073
5074
5075
5076

being unable to comply with the unlawful demand for his arms to be turned in to the police (which were made under a threat of significant violence, under the color of authority, and was a deprivation and violations of the Plaintiff rights), and a series of acts the shocks the conscience. The value of the arms in question exceeds \$25,000.

unit several days later at 8:30 PM on Saturday night, he was awakened at 8:30 AM Sunday by a multitude of armed officer of the Rockport Police Department and federal agencies, who unlawfully smashed through the door using considerable violence (causing close to \$900 in damage to the building), and excessive force, while the Plaintiff was still asleep, brutalized the Plaintiff, and caused a secondary cardiac emergency, from which the plaintiff was unable to recover. These activities violated the civil rights of the Plaintiff, and was an action that shocked the conscience.

368. In fact, this situation turned into a life-threatening medical emergency, which eventually required surgical intervention within days. These activities violated the civil rights of the Plaintiff.

use, gold coins, gold bullion, silver bullion bars, cash, radio equipment, computers, keys, batons, body bunkers, books, manuals, laboratory notebooks, product prototypes, and other items not covered under any search warrant and never reflected on the police inventory, although photographs provided by defendants of several stolen possessions of the Plaintiff appeared in newspapers (yet do not appear in the police inventory). These activities violated the civil rights of the Plaintiff, and was an action that shocked the conscience.

370. During this wholesale looting of the Plaintiff's home, two defendants (federal agents not reflected as being present in police documents) joined in, removed computers, and other things, which have not yet been accounted for in any way. The value of that which was looted or stolen and not accounted for exceeded \$500,000. These activities violated the civil rights of the Plaintiff, and was an action that shocked the conscience.

Additional Rockport Police Officers, including the Chief of the Rockport Police Department, also joined the sacking of the Plaintiff's home and business, and removed several hundred thousand dollars of one ounce American Gold Eagles (\$50 face value gold coins) and gold bullion, at least \$5,000 in cash, and over 1600 ounces of silver bullion (in the form of 100 ounce bars), plus tools, goods, equipment, and supplies, and well as destroyed at least \$300,000 of highly sophisticated laboratory test equipment. These activities violated the civil rights of the Plaintiff, and was an action that shocked the conscience.

372. Police unlawfully seized a three very expensive sets of soft body armor that had been custom made for and fitted to the Plaintiff (value at \$1200 or more each), armored helmets and harnesses which were specifically fitted and made for the Plaintiff (value at \$400 or more each), a large full length "Body Bunker" tactical shield with a view window (with a value of at least \$10,000), and a smaller "Buckler" tactical shield (with a value of at least \$5,000), and a EOD – Explosive Ordnance Disposal Bomb Technician Suit (valued at \$25,000), EOD helmet system (valued at \$10,000), and EOD tool kit

5117
5118
5119
5120
5121
5122
5123
5124
5125
5126
5127
5128
5129
5130
5131

(valued at \$5,500). A load bearing vest and harness (valued at \$650), and various magazine pouches, weapons bags, support bags, range bags, (valued in total in excess of \$2400) and other protective clothing such as gloves, face shields, gasmasks, valued in excess of \$5,000), and related supplies used for teaching tactical courses, or for self-defense (with a value of at least \$10,000). It is believed that the police stole these items for their own personal use, or stole them for use by their department, as members or the Rockport Police Department had previously stated an interested in the Plaintiff "donating" these same pieces of equipment to the department in the past. These activities violated the civil rights of the Plaintiff, and was an action that shocked the conscience.

373. Further, an inert and inactive expended rocket launcher tube and fireworks were planted in Plaintiff's home by these defendants. Plaintiff was then charged with multiple felony charges in regards to lawfully possessed arms. These activities violated the civil rights of the Plaintiff, and was an action that shocked the conscience.

5132

5133

5134

374. It bears mention, that Massachusetts General Law Chapter 266, Section 102A does not in fact prohibit the mere possession of a loaded or unloaded rocket launcher (or empty tube), only that their use is prohibited if it is actually "used without lawful authority" in furtherance of other acts. The law does not in fact ban possession, merely unlawful usage. In this regards the rocket launcher tube, which the police allege, was in the Plaintiff possession, could have in fact been legally possessed, had it actually been the Plaintiff's property, which it was not. These activities violated the civil rights of the Plaintiff.

375. The Plaintiff further alleges that the so called "Rocket Launcher" which was in fact an inert tube incapable of firing or launching anything and that is was planted by the police merely to turn the entire case into a media spectacle and circus, and to attempt to inflate bail amounts to deprive the Plaintiff of his freedom in a calculated attempt to deprive the Plaintiff of his civil rights. Thusly, the Commonwealth first sought cash bail in the amount of \$60,000, and then within a day sought \$500,000 in cash bail as the media circus of their making evolved.

5156			
5157	376. The Rockport Police further utilized and controlled the media		
5158	as <i>de facto</i> agent of the police in order to defame the Plaintiff and to		
5159	destroy his reputation and his business.		
5160			
5161	377. Various firearm magazines were also planted by the police in		
5162	the Plaintiff's home.		
5163			
5164	378. Plaintiff was then charged with multiple felony charges in		
5165	regards to lawfully possessed arms.		
5166			
5167	379. It is important to note, that under the Supreme Court rulings, in		
5168	Heller and also in McDonald, that possession of such arms within the		
5169	home are outside the control of the government, outside control of the		
5170	Commonwealth, and outside the control of the laws of the		
5171	Commonwealth, and possession of such arms is a recognized		
5172	Immunity and Privilege of U.S. Citizenship. As the Plaintiff is in fact		
5173	a U.S. Citizen, he is thereby permitted to possess arms of <u>his</u> choosing		
5174	in the sanctity of his own home.		
5175			

5	1	7	6
5	1	7	7
5	1	7	8
5	1	7	9
5	1	8	0
5	1	8	1
5	1	8	2
5	1	8	3
5	1	8	4
5	1	8	5
5	1	8	6
5	1	8	7
5	1	8	8
5	1	8	9
5	1	9	0
5	1	9	1
5	1	9	2
5	1	9	3
5	1	9	4

380. The Rockport Police lied to confect the initial case, and then they and others lied to confect the search warrant. Further, they knowingly made false statements in court documents, and violated the Plaintiff's civil rights.

381. The Commonwealth of Massachusetts, the Town of Rockport, the Rockport Police Department, and other violated the Plaintiffs

Privileges and Immunities of Citizenship, deprived the Plaintiff of his civil rights, and did so with great calculation, conspiracy with other, fraud by wire, fraud by mail, scheme to defraud, obstruction of justice, and have engaged in a pattern of illegal conducts, over a long period of time, as part of an ongoing criminal organization and enterprise, for which they derived funds, which they then used to purchase property, and was an action that shocked the conscience.

382. The Rockport Police and others even went so far as to burglarize and search the Plaintiff home a full day before they got the actual warrant by illegally entering plaintiff's home and copying several thousand files of proprietary and/or damaging information to various Defendants along with deleting several thousand files of

incriminating evidence against Defendants which plaintiff had obtained through various dealings in the past with State, the FBI and other federal agencies (this illegal search took place while the Plaintiff was still in the Hospital, and hours before any, albeit illegal search warrant was actually issued). This illegal search, which took place prior to the search warrant actually being issued was a violation of and deprivation of the Plaintiff's civil rights, and was an action that shocked the conscience.

383. The Rockport Police Department and others also unlawfully seized five computers, maliciously smashed the motherboards of two of these, and smashed the cases, and with others they removed, and/or lost the internal or external hard drives. The seized computers have an aggregate hardware value in excess of \$15,000 and an aggregate software value of \$10,000 upon these computers, plus the value of the data, files, and databases, which exceeds well in excess of \$48 Million dollars), and was an action that shocked the conscience and which violated the civil rights of the Plaintiff.

384. The Rockport Police also trashed the home and business of the Plaintiff, and rendered it is a state of disorder that it took several weeks to straighten it back up. The Rockport Police also destroyed or stole Plaintiff's property. This type of action is called a "desecration" by prison guards, and it is done for the sole purpose of inflicting emotional harm, and to demonstrate dominance, and was done by several Rockport Police office who used to be prison guards, who also have a long history of civil right abuse, and a long pattern of behavior of such civil right abuses. The "desecration" was in violation of the civil right of the Plaintiff, and was an action that shocked the

385. On, or before December 7, 2009 the Rockport Police and others also installed an illegal GPS tracking device into two of the Plaintiff vehicles (hidden inside the dash, just over the radio), and hardwired these tracking devices into the vehicles electrical system in violation of the law. These tracking devices remained in the Plaintiff's vehicles for two months, and were removed by the police and others on or about February 9, 2010. To date, no warrant has been produced which authorized the installation of these tracking devices, and was a

5	2	3	5
5	2	3	6
5	2	3	7
5	2	3	8
5	2	3	9
5	2	4	0
5	2	4	1
5	2	4	2
5	2	4	3
5	2	4	4
5	2	4	5
5	2	4	6
5	2	4	7
5	2	4	8
5	2	4	9
5	2	5	0
5	2	5	1
5	2	5	2
5	2	5	3

violation of the Plaintiff's civil rights. During the installation of these tracking devices the police damaged the security systems on both vehicle, and created a parasitic drain by which the both vehicles eventually became disables and the electrical systems damaged.

386. The Police and others also stole over 1200 DVDs full of source code, the computer on which a highly valuable and proprietary RAPHAEL database which the Plaintiff designed was maintained, back-up tapes, back-up DVD's, and CD's and pieces of computer media related to the database. This was a violation of the civil right of the Plaintiff, and was an action that shocked the conscience.

387. The RAPHAEL Database is a highly proprietary trade secret and has a minimal approximate value of \$40 Million, and represents several decades of work. The RAPHAEL Database had also been actively sought after by the FBI, CIA, State Department, Department of Energy, U.S. Navy, U.S. Army, Research Electronics, various defense, and intelligence contractors, and others. The database and associated source code is of such considerable value that both the FBI and the CIA had requested that the Plaintiff leave it to them in his will,

5255	and the CIA and contractors and front companies for the CIA and U.S.
5256	State Department have repeatedly offered to purchase the database, or
5257	alternately to lease the database structure from the Plaintiff on a
5258	month-to-month, or year-to-tear basis.
5259	
5260	388. The Rockport Police and others also seized customer records,
5261	and records that were not on the search warrant, just scooping up
5262	armloads of these records and dumping them into the back of an
5263	unsecure pickup Rockport Police Department pick-up truck, that was
5264	in no way supervised or accounted for. This was a violation of the
5265	civil right of the Plaintiff, and was an action that shocked the
5266	conscience.
5267	
5268	389. Of particular note are seven (7) white file boxes, each
5269	containing approximately 3,000-5,000 sheets of paper and involving
5270	three projects that spanned four (4) boxes for which the Plaintiff had
5271	been contracted for by the U.S. Government on a matter of national
5272	security involving technical counterintelligence. The three (3)

additional boxes contained notes, transcripts, receipts, records, discs

5274	and data files in regards to a matter of counter-terrorism for which the
5275	Plaintiff was a government contractor from 1998 until 2004.
5276	
5277	390. On two occasions in August 2009, and one occasion in
5278	September 2009, agents of the U.S. Government visited the Plaintiff
5279	at his office and ask to review materials contained in these files, and
5280	were particularly interested in the location where these paper and
5281	computer files were normally maintained.
5282	
5283	391. On or about October 6, 2009 during a meeting in which these
5284	files and computer servers were discussed, the Plaintiff detected,
5285	located, and identified an illicit eavesdropping device that was being
5286	operated and in the immediate control of the agents, and the Plaintiff
5287	called an immediate halt to the meeting. This illicit eavesdropping
5288	was violation or, and a deprivation of Plaintiff's civil rights.
5289	
5290	392. During a follow-on meeting (to discuss a contract for a project
5291	from earlier in the year), in Mid November 2009 another
5292	eavesdropping device was detected, and located as being operated by
5293	the meeting attendees from the U.S. Government and identified by the

5294
5295
5296
5297
5298
5299
5300
5301
5302
5303
5304
5305
5306
5307
5308
5309
5310
5311
5312
5313

Plaintiff and the meeting again terminated by the Plaintiff. This illicit eavesdropping was violation or, and a deprivation of Plaintiff's civil rights.

393. Further, during the Mid November 2009 meeting the Plaintiff was again asked about the server on which the RAPHAEL database was maintained, and where other files of interest to the said agency in question were kept. These agents of the government ask to see the physical server in person (the server which was remover by the FBI, and which still remain unaccounted for).

394. After the two searches executed by the Rockport Police

Department and others (one with no search warrant, the second with
an unlawfully obtained search warrant) on different dates in

December 2009, these seven (7) white boxes, nineteen (19) black
binders, and plastic tubes of hundreds of additional DVD discs were
noted by the Plaintiff to be missing, along with the previously
described computer that was being used as the server for the database
files. These seven (7) white boxes, nineteen (19) black binders of
DVD's, and the tubes of hundreds of discs have not yet been

5314	accounted for and are presumed to be in the possession of the U.S.
5315	Government, and that the contents of the computer and discs have
5316	been provided to a government contractor for integration into a
5317	product in order to deprive the Plaintiff of his intellectual property and
5318	trade secrets. One of the workstations that was separate from the
5319	server, was taken (and reflected in the seizure inventory) during the
5320	execution of the search warrant was eventually returned, but was
5321	missing a hard drive from one bay (which contained only C++ source
5322	code files), and the second hard drive (containing a huge database)
5323	was partially erased and the drive unbootable, along with the
5324	motherboard being damaged.
5325	
5326	395. These discs and files were last seen by the Plaintiff on
5327	November 15, 2009, when he performed a routine bi-weekly file back
5328	up and deposited discs into his archive, and reloaded fresh, blank
5329	discs into the drives.
5330	
5331	396. The business records, and records on these computers are
5332	highly proprietary trade secrets and valued well in excess of eight (8)

million dollars.

5333

5336

5337

5338

5339

5340

5341

5342

5343

5344

5345

5346

5347

5348

5349

5350

5351

5352

397. The Rockport Police and others then notified at least three different defendant colleges that the Plaintiff was actively attending as a student on either a full time or part time basis, and did conspire with others to get the Plaintiff's enrollment suspended at three the schools (based merely on being charged, not upon an actual finding of guilt), and to deny the Plaintiff any process to appeal this suspension in a timely manner in order to violate the Plaintiff's civil rights under the color of authority. This was a violation of the civil right of the Plaintiff, and was an action that shocked the conscience.

398. These three schools then punitively suspended the Plaintiff without any due process, seized and refused him access to his property and possessions that was on school property, refused to allow Plaintiff to return to school, refused him access to complete the semester, refused to allow him to complete exams and laboratory work as required by professors, or to come on school property or to complete the semester. This restraint on the Plaintiff freedom forms an unlawful arrest, an unlawful detention, a deprivation of due process, the

5	3	5	3
5	3	5	4
5	3	5	5
5	3	5	6
5	3	5	7
5	3	5	8
5	3	5	9
5	3	6	0
5	3	6	1
5	3	6	2
5	3	6	3
5	3	6	4
5	3	6	5
5	3	6	6
5	3	6	7
5	3	6	8
5	3	6	9
5	3	7	0
5	3	7	1
5	3	7	2

imposing of cruel and unusual punishment, and a deprivation of the civil rights of the Plaintiff, by agents acting under cover of law.

Defendant Salem State College awarded to all grades of a F for 399. the entire semester, in order to punish the Plaintiff, even though all work handed in for the courses being taken by the Plaintiff was at the A or A+ level. The value of the suspension from Salem State College is valued at least thirty million dollars of future earnings, in addition to the approximately \$4,000 which a student has previously paid for fees, book, supplies, and time (valued at \$30,000) the student took away from work to attend courses). Defendant utilized means of wire communication, used the mail, engaged in conspiracy, engaged in a scheme to defraud, and committed other predicate acts of a ongoing criminal enterprise in violation of U.S. RICO Statutes, and deprived the Plaintiff of his civil rights under the color of authority, and engaged in actions that shocks the conscience.

400. Defendant North Shore Community College awarded low grades of a for the entire semester, in order to punish the Plaintiff, even though all work handed in for the courses being taken by the

5373
5374
5375
5376
5377
5378
5379
5380
5381
5382
5383
5384
5385
5386
5387
5388
5389
5390
5391

Plaintiff outstanding. In the case of one class the professor was allowed to post a fair grade, but all other professors were forced to post poor grades. The value of the suspension from North Shore Community College is valued at least ten million dollars of future earnings, in addition to the approximately \$8,000 which a student has previously paid for fees, book, supplies, and time (valued at \$422,500) the student took away from work to attend courses). Defendant utilized means of wire communication, used the mail, engaged in conspiracy, engaged in a scheme to defraud, and committed other predicate acts of a ongoing criminal enterprise in violation of U.S. RICO Statutes, and deprived the Plaintiff of his civil rights under the color of authority, and engaged in actions that shocks the conscience.

401. Defendant Montserrat further refused to issue grades for one class (the professor stated that the Plaintiff had earned an A), and for another class issued a D- as a grade when in fact the Plaintiff had earned a B-. The value of the suspension from Montserrat College of Art is valued at least five million dollars of future earnings, in addition to the approximately \$12,000 which a student has previously paid for fees, book, supplies, and time (valued at \$325,000) the

5393
5394
5395
5396
5397
5398
5399
5400
5401
5402
5403
5404
5405
5406
5407
5408
5409
5410
5411

student took away from work to attend courses). Defendant utilized means of wire communication, used the mail, engaged in conspiracy, engaged in a scheme to defraud, and committed other predicate acts of a ongoing criminal enterprise in violation of U.S. RICO Statutes, and deprived the Plaintiff of his civil rights under the color of authority, and engaged in actions that shocks the conscience.

402. The Rockport police and the various schools deprived Plaintiff of his civil rights for political and monetary gain.

Attack agency which licenses to EMTs), well before November 12, 2009, who then illegally suspended the Plaintiff's EMT license (which the Plaintiff held as a volunteer EMT in his community), and refused to provide due process, and refused to afford Plaintiff his civil rights.

The Rockport Police, the Rockport Ambulance Department, the Town of Rockport, and OEMS deprived Plaintiff of his civil rights for political and monetary gain. The value of the suspension from EMT license is valued at least nine million dollars of future earnings, in addition to the approximately \$30,000 which a student has previously

5413	
5414	
5415	
5416	
5417	
5418	
5419	
5420	
5421	
5422	
5423	
5424	
5425	
5426	
5427	
5428	

5430

5431

5432

paid for fees, book, supplies, and time (valued at \$157,500) the student took away from work to attend EFR, EMT, and related courses).

404. The police have continued to interfere in the business of the Plaintiff, have continued interfere with shipments, and have continued to harass Plaintiff by filing, or threatening to file additional malicious charges. The value of this interference of the Plaintiff business is in excess of \$6,000,000 dating from October 2009 to the June 2011, and continued to additional damages over time.

405. Even after the passage of 18 months, the Plaintiff still has not been allowed to have a Probable Cause Hearing, or to have a Grand Jury examine evidence. In fact, just before one Probable Cause hearing on May 20, 2011, where the Plaintiff issued Subpoenas to numerous witnesses at great expense (to the police, who refused to obey said legally issued Subpoena), the government then, at the last minute rescheduled the hearing by one week, thus rendering the Subpoenas and the witness appearance of no value. The extensive, and repeated delays by the Commonwealth in this matter infringes on the

5433	Plaintiff right to a speedy trial, and denies the Plaintiff to present
5434	evidence and witnesses at a hearing, and is a deprivation of civil rights
5435	both by virtue of the speedy trial issues, and also the issue of
5436	malicious prosecution.
5437	
5438	<u>CAUSES OF ACTION</u>
5439	
5440	COUNT ONE - THE SECOND AMENDMENT INVALIDATES
5441	VARIOUS MASSACHUSETTS GENERAL LAWS, SCHEMES,
5442	STATUTES, AND REGULATIONS TO THE EXTENT THEY
5443	PREVENT QUALIFIED PRIVATE CITIZENS FROM KEEPING
5444	AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-
5445	DEFENSE
5446	
5447	406. The allegations contained in paragraphs 1 though the current
5448	paragraph, are re-alleged and incorporated into this count as though
5449	fully set forth herein.
5450	
5451	407. The Second Amendment "guarantee[s] the individual right to
5452	possess and carry weapons in case of confrontation." District of
5453	Columbia v. Heller, 554 U.S. 570, 592 (2008).
5454	

5455
5456
5457
5458
5459
5460
5461
5462
5463
5464
5465
5466
5467
5468
5469
5470
5471
5472
5473

408. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid as applied to prohibit a private citizen who is otherwise eligible to possessing arms, firearms or from carrying a loaded and operable firearm, or other arms for the purpose of self-defense.

409. The invalidities of the aforesaid and following statute and regulations, and Defendants' application of same, infringe Plaintiff's Second and Fourteenth Amendments right and damage Plaintiff's in violation of 42 U.S.C. § 1983. These statutes further violate the Plaintiff's Due Process, and/or the Privileges and Immunities guaranteed under the Fourteenth Amendment to the Plaintiff as a U.S. Citizen.

410. Plaintiff Atkinson, calls into question the constitutionality of the following Massachusetts General Laws, Statutes, Regulations, Policies, Codes, and Procedures, and asserts that both each is individually, and as a whole body of statues are in fact unlawful, that all are individually, and together a violation of Federal law and the Constitution of the United States, a violation of the Amendments to

5475
5476
5477
5478
5479
5480
5481
5482
5483
5484
5485
5486
5487
5488
5489
5490
5491
5492
5493

Amendments, 42 U.S.C. § 1983, including but not limited to the Constitution of the United States, Article IV, Section 2, and other civil rights laws, and that they represent a serious and very grave and direct infringement upon the civil rights of the Plaintiff Atkinson, and also an infringement upon the civil rights upon all citizens of the Commonwealth of Massachusetts, and an infringement of the civil rights all Citizens of the United States of America who may travel to, from, or through the Commonwealth of Massachusetts.

by Supreme Court of the United States in *McDonald v. Chicago*, 561
U.S. ____, 130 S.Ct. 3020 (2010), and also in *District of Columbia v.*Heller, 554 U.S. 570 (2008), that most, if not all of the Massachusetts

Firearms statutes, regulations, and policies are fundamentally flawed,
a violation of Federal Law, a violation of the most basic of American
civil rights, an affront to justice and due process, a corruption of
government, and a grave danger to the security of a free State, of
country, and Constitution of the United States by a domestic enemy
and tyrant. That most of the Commonwealth of Massachusetts "Gun

5495
5496
5497
5498
5499
5500
5501
5502
5503
5504
5505
5506
5507
5508
5509
5510
5511
5512
5513
5514

Control Laws" and related statues are so fundamentally flawed, vague, perverted, discriminatory, arbitrary, biased, self serving, and unlawfully imposed or enforced that it utterly shocks the conscience.

412. Plaintiff Atkinson, further asserts the Commonwealth of Massachusetts Laws, Statutes, and Regulations listed below are in violation of an infringement upon and deprivation of the guarantees, privileges, and immunities of Massachusetts Constitution Part The First, Article XVII; the U.S. Constitution as a whole; Constitution of the United States, Article IV, Section 2; the U.S. Constitution, Amendment II (also known as the Second Amendment); and the U.S. Constitution, Amendment IX (also known as the Ninth Amendment); and the U.S. Constitution, Amendment XIV (also known as the Fourteenth Amendment); the Ku Klux Klan Act (or the Civil Rights Act of 1871); The Freedmen's Bureau Act, March 3, 1865; 42 U.S.C. § 1983 (also called "section 1983"); including but not limited to the Constitution of the United States, Article IV, Section 2; English Act of Settlement in 1701; English Bill of Rights of 1689; Charter of Virginia of 1606; Petition of Right, a parliamentary declaration in 1628 of the liberties of the people, assented to by King Charles I;

5515	Edward I's Statute of Winchester of 1285; Confirmatio Cartarum				
5516	(Confirmation of Charters) of 1253 (and Subsequent corroborating				
5517	statutes, from King Edward I to King Henry IV); Concessions made				
5518	by King Charles I to his parliament; Confirmation by King Henry III				
5519	to Parliament in 1216, 1217, and 1225; the English Magna Carta of				
5520	1215 (and articles thereto); The Assize of Arms of 1181; Charter of				
5521	Liberties of 1100, also called the Coronation Charter, of Henry I of				
5522	England; and other relevant laws.				
5523					
5524	413. In 1646, the General Court of Massachusetts referred to the				
5525	Fundamental Laws of England in regards to the Magna Carta of 1215,				
5526	while defending their representative and legislative autonomy in their				
5527	address to the Long Parliament.				
5528					
5529	414. Plaintiff asserts that the 2 nd Amendment of the U.S.				
5530	Constitution, merely memorialized and codified a pre-existing right of				
5531	all citizen to be able to keep and beam arms of their choosing.				
5532					
5533	415. In the famous <i>Slaughter-House Cases</i> , 83 U.S. 36, 114–115				
5534	(1873), Justice Bradley dissented (his opinion became law) with a				

rationale based on his assumption that the "rights of Englishmen" 5535 were a foundation of American law: 5536 "In this free country, the people of which inherited certain 5537 traditionary rights and privileges from their ancestors, citizenship 5538 means something. It has certain privileges and immunities attached 5539 to it which the government, whether restricted by express or 5540 implied limitations, cannot take away or impair ... and these 5541 5542 privileges and immunities attach as well to citizenship of the United States as to citizenship of the States." 5543 5544 5545 "The people of this country brought with them to its shores the rights of Englishmen, the rights which had been wrested from 5546 English sovereigns at various periods of the nation's history. One 5547 of these fundamental rights was expressed in these words, found in 5548 Magna Charta:" 5549 5550 5551 "No freeman shall be taken or imprisoned, or be disseized of his freehold or liberties or free customs, or be outlawed or 5552 exiled, or any otherwise destroyed; nor will we pass upon him 5553 or condemn him but by lawful judgment of his peers or by the 5554 law of the land." 5555 5556 5557 "English constitutional writers expound this article as rendering life, liberty, and property inviolable except by due process of law. 5558 This is the very right which the plaintiffs in error claim in this case. 5559 Another of these rights was that of habeas corpus, or the right of 5560 having any invasion of personal liberty judicially examined into, at 5561 5562 once, by a competent judicial magistrate. Blackstone classifies these fundamental rights under three heads, as the absolute rights 5563 of individuals, to-wit: the right of personal security, the right of 5564 personal liberty, and the right of private property." 5565 5566 "The privileges and immunities of Englishmen were established 5567 and secured by long usage and by various acts of Parliament.... 5568 England has no written constitution, it is true, but it has an 5569 unwritten one, resting in the acknowledged, and frequently 5570 declared, privileges of Parliament and the people, to violate which 5571 in any material respect would produce a revolution in an hour. A 5572

5573	violation of one of the fundamental principles of that constitution
5574	in the Colonies, namely, the principle that recognizes the property
5575	of the people as their own, and which, therefore, regards all taxes
5576	for the support of government as gifts of the people through their
5577	representatives, and regards taxation without representation as
5578	subversive of free government, was the origin of our own
5579	revolution."
5580	
5581	"This, it is true, was the violation of a political right, but personal
5582	rights were deemed equally sacred, and were claimed by the very
5583	first Congress of the Colonies, assembled in 1774, as the
5584	undoubted inheritance of the people of this country."
5585	
5586	416. Supreme Court Justice Thomas, in <i>McDonald</i> affirms this
5587	assertion of the Plaintiff a 18, where he lists that the fundamental right
5588	of all U.S. Citizens is the freedom to worship, to a free press, and to
5589	arms for their own defense:
5590	
5591	"In keeping with this practice, the First Continental Congress
5592	declared in 1774 that the King had wrongfully denied the
5593	colonists "the rights, liberties, and immunities of free and
5594	natural-born subjects within the realm of England." 1
5595	Journals of the Continental Congress 1774–1789, p. 68 (1904).
5596	In an address delivered to the inhabitants of Quebec that same
5597	year, the Congress described those rights as including the "great"
5598	"right[s]" of "trial by jury," "Habeas Corpus," and "freedom of
5599	the press." Address of the Continental Congress to the
5600	Inhabitants of Quebec (1774), reprinted in 1 Schwartz 221–223.
5601	"
5602	
5603	"After declaring their independence, the newly formed States
5604	replaced their colonial charters with constitutions and state bills
5605	of rights, almost all of which guaranteed the same fundamental
5606	rights that the former colonists previously had claimed by virtue
5607	of their English heritage. "

5608		
5609		"See, e.g., Pa. Declaration of Rights (1776), reprinted in 5
5610		Thorpe 3081–3084 (declaring that "all men are born equally
5611		free and independent, and have certain natural, inherent and
5612		inalienable rights," including the "right to worship Almighty
5613		God according to the dictates of their own consciences" and the
5614		"right to bear arms for the defence of themselves and the
5615		state")."
5616		
5617	417.	Justice Thomas in <i>McDondald</i> further writes at 28:
5618		"In debating the Fourteenth Amendment, the 39th Congress
5619		referred to the right to keep and bear arms as a fundamental
5620		right deserving of protection. Senator Samuel Pomeroy
5621		described three "indispensable" "safeguards of liberty under our
5622		form of Government." 39th Cong. Globe 1182. One of these, he
5623		said, was the right to keep and bear arms:
5624		
5625		"Every man should have the right to bear arms for the
5626		defense of himself and family and his homestead. And if
5627		the cabin door of the freedman is broken open and the
5628		intruder enters for purposes as vile as were known to
5629		slavery, then should a well-loaded musket be in the hand
5630		of the occupant to send the polluted wretch to another
5631		world, where his wretchedness will forever remain
5632		complete." Ibid
5633		
5634	418.	In McDonald, Justice Alito states at 40;
5635		"we stressed that the right was also valued because the
5636		possession of firearms was thought to be essential for self-
5637		defense. As we put it, self-defense was "the central component
5638		of the right itself."
5639		
5640	419.	Plaintiff Atkinson, asserts that under the Fourteenth
5641	Am	endment, that no State (including the Commonwealth of

5642	Massachusetts) may make <u>any law</u> to the "abridge the privileges and
5643	immunities of citizens," and the rulings by the U.S. Supreme Court in
5644	<i>Heller</i> (2008) and in <i>McDonald</i> (2010) make it clear that the 2 nd
5645	Amendment fully applies to the States, and that in turn no State may
5646	make, pass, or enforce any law which infringes upon the 2 nd
5647	Amendment with regards to the keeping and, or of bearing arms.
5648	
5649	420. Further, because of these rulings by the U.S. Supreme court; the
5650	laws of the Commonwealth of Massachusetts in regards to both the
5651	keeping of arms, and the bearing of arms is thus unconstitutional, null
5652	and void, an infringement and deprivation of civil rights of not only
5653	the Plaintiff, but also upon all of the citizens of the Commonwealth of
5654	Massachusetts.
5655	
5656	421. There is a paucity of opinions available in the 1 st Circuit Court
5657	or even in the other Circuit courts specific to this matter, and thus we
5658	must turn our attentions solely to the cases recently decided by the
5659	U.S. Supreme Court.
5660	

0001	422. Withe the records of the Appeals courts are respielident with
5662	cases involving felons unlawfully in possession of arm, the
5663	aforementioned paucity of relevant opinions on the Circuit court level
5664	require the higher and sole authority on this matter, that being the U.S
5665	Supreme Court.
5666	
5667	423. The statutes listed in Count One, and in all additional Counts
5668	are in violation of the 2 nd and 14 th Amendment, and also <i>District of</i>
5669	Columbia v. Heller, 554 U.S. 570, 592 (2008), and McDonald v.
5670	<i>Chicago</i> , 561 U.S, 130 S. Ct. 3020, 3026 (2010),
5671	Commonwealth v. Blanding, 20 Mass. (3 Pick.) 304, 313-14 (1825),
5672	Thomas v. Chi. Park Dist., 534 U.S. 316, 320 (2002), Snyder v.
5673	Massachusetts, 291 U.S. 97, 105 (1934), Valdivieso Ortiz v. Burgos,
5674	807 F. 2d 6, 8 (1 st Cir. 1986); see also <i>Kuck v. Danaher</i> , 600 F. 3d
5675	159, 165 (2d Cir. 2010)
5676	
5677 5678 5679 5680	COUNT TWO - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 121 TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE
5682	424. M.G.L. c. 140, § 121 is unconstitutional in that it is deliberately

5683	vague, overly broad and ambiguous, violates the 2 nd and 14 th
5684	Amendments to the Constitution of the United States, in regards to
5685	firearms, pistols, revolvers, rifles, shotguns, machine guns, other arms
5686	and weapons, ammunition, chemical weapons, feeding devices,
5687	firearms licenses and the rights of Massachusetts citizens to keep and
5688	bear arms, and thus is an infringement of civil rights. The allegations
5689	contained in paragraphs 1 though the current paragraph, are re-alleged
5690	and incorporated into this count as though fully set forth herein. The
5691	aforementioned and following Massachusetts General Laws, Statutes,
5692	and Regulation are invalid as applied to prohibit a private citizen who
5693	is otherwise eligible to possessing arms, firearms or from carrying a
5694	loaded and operable firearm, or other arms for the purpose of self-
5695	defense. The invalidities of the aforesaid and following statute and
5696	regulations, and Defendants' application of same, infringe Plaintiff's
5697	Second and Fourteenth Amendments right and damage Plaintiff's in
5698	violation of 42 U.S.C. § 1983. This statute infringes the 2 nd
5699	Amendment right to keep and bear arms, and the 14 th Amendment
5700	privileges and immunities of U.S. citizenship, the "Equal Protections
5701	Clause" of the 14 th Amendment, including but not limited to the
5702	Constitution of the United States, Article IV, Section 2, and is thus

unlawful prior restraint, as well as a deprivation of the civil rights of
the Plaintiff Atkinson. This violates the cruel and unusual
punishments clause of the Eighth Amendment, made applicable to the
states though the Fourteenth Amendment to the Unites States
Constitution. This statute as a whole, and also in sections or parts is
unconstitutional, an infringement, and a deprivation of civil rights of
Plaintiff Atkinson.

COUNT THREE - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 121 TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE

425. M.G.L. c. 140, § 121 definition of "Assault Weapons" is unconstitutional in that it relies upon a now repealed federal statute (18 USC 921, Repealed. Pub. L. 103-322, title XI, Sec. 110105(2), Sept. 13, 1994, 108 Stat. 2000.]) is deliberately vague, overly broad and ambiguous, violates the 2nd and 14th Amendments to the Constitution of the United States, in regards to so called "Assault Weapons," firearms, pistols, revolvers, rifles, shotguns, machine guns, other arms and weapons, ammunition, chemical weapons, feeding devices, firearms licenses and the rights of Massachusetts citizens to

5725	keep and bear arms, and thus is an infringement of civil rights. The
5726	allegations contained in paragraphs 1 though the current paragraph,
5727	are re-alleged and incorporated into this count as though fully set forth
5728	herein. The aforementioned and following Massachusetts General
5729	Laws, Statutes, and Regulation are invalid as applied to prohibit a
5730	private citizen who is otherwise eligible to possessing arms, firearms
5731	or from carrying a loaded and operable firearm, or other arms for the
5732	purpose of self-defense. The invalidities of the aforesaid and
5733	following statute and regulations, and Defendants' application of
5734	same, infringe Plaintiff's Second and Fourteenth Amendments right
5735	and damage Plaintiff's in violation of 42 U.S.C. § 1983. This statute
5736	infringes the 2 nd Amendment right to keep and bear arms, and the 14 th
5737	Amendment privileges and immunities of U.S. citizenship, the "Equal
5738	Protections Clause" of the 14 th Amendment, including but not limited
5739	to the Constitution of the United States, Article IV, Section 2, and is
5740	thus unlawful prior restraint, as well as a deprivation of the civil rights
5741	of the Plaintiff Atkinson. This violates the cruel and unusual
5742	punishments clause of the Eighth Amendment, made applicable to the
5743	states though the Fourteenth Amendment to the Unites States
5744	Constitution. This statute as a whole, and also in sections or parts is

5745	unconstitutional, an infringement, and a deprivation of civil rights of
5746	Plaintiff Atkinson.
F747	

5748

5749

5750

COUNT FOUR - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 121 TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE

57515752

5753

5754

5755

5756

5757

5758

5759

5760

5761

5762

5763

5764

5765

5766

M.G.L. c. 140, § 121 definition of "Large Capacity Feeding 426. Device" is unconstitutional in that it relies upon a now repealed federal statute (18 USC 921, Repealed. Pub. L. 103-322, title XI, Sec. 110105(2), Sept. 13, 1994, 108 Stat. 2000.]) is deliberately vague, overly broad and ambiguous, violates the 2nd and 14th Amendments to the Constitution of the United States, in regards to so called "Assault Weapons," firearms, pistols, revolvers, rifles, shotguns, machine guns, other arms and weapons, ammunition, chemical weapons, feeding devices, firearms licenses and the rights of Massachusetts citizens to keep and bear arms, and thus is an infringement of civil rights. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid as applied to prohibit a

5767	private citizen who is otherwise eligible to possessing arms, firearms
5768	or from carrying a loaded and operable firearm, or other arms for the
5769	purpose of self-defense. The invalidities of the aforesaid and
5770	following statute and regulations, and Defendants' application of
5771	same, infringe Plaintiff's Second and Fourteenth Amendments right
5772	and damage Plaintiff's in violation of 42 U.S.C. § 1983. This statute
5773	infringes the 2 nd Amendment right to keep and bear arms, and the 14 th
5774	Amendment privileges and immunities of U.S. citizenship, the "Equal
5775	Protections Clause" of the 14 th Amendment, including but not limited
5776	to the Constitution of the United States, Article IV, Section 2, and is
5777	thus unlawful prior restraint, as well as a deprivation of the civil rights
5778	of the Plaintiff Atkinson. This violates the cruel and unusual
5779	punishments clause of the Eighth Amendment, made applicable to the
5780	states though the Fourteenth Amendment to the Unites States
5781	Constitution. This statute as a whole, and also in sections or parts is
5782	unconstitutional, an infringement, and a deprivation of civil rights of
5783	Plaintiff Atkinson.
5784	
5785 5786 5787	COUNT FIVE - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 121 TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR

CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE

3/0

57905791

5792

5793

5794

5795

5796

5797

5798

5799

5800

5801

5802

5803

5804

5805

5806

5807

5808

M.G.L. c. 140, § 121 is unconstitutional in regards to "licensing 427. authority" is deliberately vague, overly broad and ambiguous, violates the 2nd and 14th Amendments to the Constitution of the United States. firearms, pistols, revolvers, rifles, shotguns, machine guns, other arms and weapons, ammunition, chemical weapons, feeding devices, firearms licenses and the rights of Massachusetts citizens to keep and bear arms, and thus is an infringement of civil rights. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid as applied to prohibit a private citizen who is otherwise eligible to possessing arms, firearms or from carrying a loaded and operable firearm, or other arms for the purpose of selfdefense. The invalidities of the aforesaid and following statute and regulations, and Defendants' application of same, infringe Plaintiff's Second and Fourteenth Amendments right and damage Plaintiff's in violation of 42 U.S.C. § 1983. Federal law as interpreted by the Supreme Court of the United States in *McDonald v. Chicago*, 561 U.S. ____, 130 S.Ct. 3020 (2010), and also in *District of Columbia v*.

5809	Heller, 554 U.S. 570 (2008) emphatically deny and refute any and all
5810	such state schemes or mechanism, fraud, or infringements. The
5811	Supreme Court of the United States has further ruled in these cases
5812	that the only citizens who may be disqualified from keeping,
5813	possessing, or bearing are those who are convicted felons, or those
5814	citizens who have not be adjudicate as mentally defective, and
5815	confined to a mental hospital. Thus, the only "licensing authority" is
5816	outside of state or local control, and any claim to the contrary is an
5817	utter farce, and an affront to our basic and essential civil rights. This
5818	statute infringes the 2 nd Amendment right to keep and bear arms, and
5819	the 14 th Amendment privileges and immunities of U.S. citizenship, the
5820	"Equal Protections Clause" of the 14 th Amendment, including but not
5821	limited to the Constitution of the United States, Article IV, Section 2,
5822	and is thus unlawful prior restraint, as well as a deprivation of the civil
5823	rights of the Plaintiff Atkinson. This violates the cruel and unusual
5824	punishments clause of the Eighth Amendment, made applicable to the
5825	states though the Fourteenth Amendment to the Unites States
5826	Constitution. This statute as a whole, and also in sections or parts is
5827	unconstitutional, an infringement, and a deprivation of civil rights of
5828	Plaintiff Atkinson.

5830 5831

5831 5832

5833

5834

5835

5836 5837

5838

5839 5840

5841

5842

5843

5844

5845

5846

5847

5848

5849

5850

COUNT SIX - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 121 TO THE EXTENT IT PREVENTS OUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE

428. M.G.L. c. 140, § 121 definition of "Weapon" is unconstitutional in that it fails to list common and generally recognized weapons such as edged weapons, impact weapons, or other timely arms or means to defend oneself including improvised weapons, the shod foot, pointed sticks, bayonets, blackjacks, batons, come-alones, staffs, handfuls of keys, knitting needles, box cutters, scissors, shoes, ice axes, ice picks, meat cleavers, sabers, swords, fencing foils, baseball bats, cricket bats, dumbbells, hand weights, golf clubs, hockey sticks, pool cues, ski poles, utility knives, disposable razors, razor cartridges, axes, hatchets, crowbars, hammers, drills, drill bits, crochet hooks, power drills or saws, screwdrivers, wrenches, pliers, pressure washers, billy clubs, black jacks, brass knuckles, kubatons, gasoline, butane, propane, matches, torches, cigarette lighters, cuts of hot coffee, turpentine, chlorine, gas cartridges, bleach, battery acid, paint, hair spray, gell shoe inserts, snow globes, candles, keys, and other common tools or customary or historical weapons and arms of self defense (as defined

5851	by Federal regulations). The definition as listed is deliberately vague,
5852	overly broad and ambiguous, violates the 2 nd and 14 th Amendments to
5853	the Constitution of the United States in regards to firearms, pistols,
5854	revolvers, rifles, shotguns, machine guns, other arms and weapons,
5855	ammunition, chemical weapons, feeding devices, firearms licenses
5856	and the rights of Massachusetts citizens to keep and bear arms, and
5857	thus is an infringement of civil rights. The allegations contained in
5858	paragraphs 1 though the current paragraph, are re-alleged and
5859	incorporated into this count as though fully set forth herein. The
5860	aforementioned and following Massachusetts General Laws, Statutes,
5861	and Regulation are invalid as applied to prohibit a private citizen who
5862	is otherwise eligible to possessing arms, firearms or from carrying a
5863	loaded and operable firearm, or other arms for the purpose of self-
5864	defense. The invalidities of the aforesaid and following statute and
5865	regulations, and Defendants' application of same, infringe Plaintiff's
5866	Second and Fourteenth Amendments right and damage Plaintiff's in
5867	violation of 42 U.S.C. § 1983. This statute infringes the 2 nd
5868	Amendment right to keep and bear arms, and the 14 th Amendment
5869	privileges and immunities of U.S. citizenship, the "Equal Protections
5870	Clause" of the 14 th Amendment, including but not limited to the

Constitution of the United States, Article IV, Section 2, and is thus unlawful prior restraint, as well as a deprivation of the civil rights of the Plaintiff Atkinson. This violates the cruel and unusual punishments clause of the Eighth Amendment, made applicable to the states though the Fourteenth Amendment to the Unites States Constitution. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

COUNT SEVEN - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 121 TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE

429. M.G.L. c. 140, § 121 definition of "Large Capacity Weapon" is unconstitutional in that it relies upon a now repealed federal statute (18 USC 921, Repealed. Pub. L. 103-322, title XI, Sec. 110105(2), Sept. 13, 1994, 108 Stat. 2000.]) is deliberately vague, overly broad and ambiguous, violates the 2nd and 14th Amendments to the Constitution of the United States, in regards to so called "Assault Weapons," firearms, pistols, revolvers, rifles, shotguns, machine guns, other arms and weapons, ammunition, chemical weapons, feeding

5893	devices, firearms licenses and the rights of Massachusetts citizens to
5894	keep and bear arms, and thus is an infringement of civil rights. The
5895	allegations contained in paragraphs 1 though the current paragraph,
5896	are re-alleged and incorporated into this count as though fully set forth
5897	herein. The aforementioned and following Massachusetts General
5898	Laws, Statutes, and Regulation are invalid as applied to prohibit a
5899	private citizen who is otherwise eligible to possessing arms, firearms
5900	or from carrying a loaded and operable firearm, or other arms for the
5901	purpose of self-defense. The invalidities of the aforesaid and
5902	following statute and regulations, and Defendants' application of
5903	same, infringe Plaintiff's Second and Fourteenth Amendments right
5904	and damage Plaintiff's in violation of 42 U.S.C. § 1983. This statute
5905	infringes the 2 nd Amendment right to keep and bear arms, and the 14 th
5906	Amendment privileges and immunities of U.S. citizenship, the "Equal
5907	Protections Clause" of the 14 th Amendment, including but not limited
5908	to the Constitution of the United States, Article IV, Section 2, and is
5909	thus unlawful prior restraint, as well as a deprivation of the civil rights
5910	of the Plaintiff Atkinson. This violates the cruel and unusual
5911	punishments clause of the Eighth Amendment, made applicable to the
5912	states though the Fourteenth Amendment to the Unites States

5	9	1	3
5	9	1	4
5	9	1	5
5	9	1	6
5	9	1	7
5	9	1	8
5	9	1	9
5	9	2	0
5	9	2	1
5	9	2	2
5	9	2	3
5	9	2	4
5	9	2	5
5	9	2	6
5	9	2	7
5	9	2	8
5	9	2	9

5931

5932

Constitution. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

M.G.L. c. 140, § 121 is unconstitutional as it sets an arbitrary 430. manufacture date of 1899 for firearms, rifles, and shotguns, which are equally, if not vastly more dangerous and/or more unstable and dangerous to the user than modern firearms, and is deliberately vague, overly broad and ambiguous, violates the 2nd and 14th Amendments to the Constitution of the United States, in regards to so called "Assault Weapons," firearms, pistols, revolvers, rifles, shotguns, machine guns, other arms and weapons, ammunition, chemical weapons, feeding devices, firearms licenses and the rights of Massachusetts citizens to keep and bear arms, and thus is an infringement of civil rights. This statute infringes the 2nd Amendment right to keep and bear arms, and the 14th Amendment privileges and immunities of U.S. citizenship, the "Equal Protections Clause" of the 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is thus unlawful prior restraint, as well as a deprivation of the civil rights of the Plaintiff Atkinson. This violates the cruel and unusual

5933	
5934	
5935	
5936	

punishments clause of the Eighth Amendment, made applicable to the states though the Fourteenth Amendment to the Unites States Constitution. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

5938

5937

5939

5940

5941

5942

COUNT EIGHT - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 123 TO THE EXTENT IT PREVENTS **QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR** CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE

5943 5944

5945

5946

5947

5948

5949

5950

5951

5952

5953

5954

431. M.G.L. c. 140, § 123 is unconstitutional as Federal law as interpreted by the Supreme Court of the United States in *McDonald v*. *Chicago*, 561 U.S. , 130 S.Ct. 3020 (2010), and also in *District of* Columbia v. Heller, 554 U.S. 570 (2008) forbids any form of "Firearms Identification Card" under whatever scheme, scam, ruse, or fraud under which the Commonwealth may try to conceal the keeping and possession of any pistol, revolver, rifle, shotgun, machine gun, assault weapon, edged weapon, impact weapons, broken beer bottle, or pointed stick or any arms of ones own choosing inside a citizens own home or upon the property of a citizen. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and

5955	incorporated into this count as though fully set forth herein. The
5956	aforementioned and following Massachusetts General Laws, Statutes,
5957	and Regulation are invalid as applied to prohibit a private citizen who
5958	is otherwise eligible to possessing arms, firearms or from carrying a
5959	loaded and operable firearm, or other arms for the purpose of self-
5960	defense. The invalidities of the aforesaid and following statute and
5961	regulations, and Defendants' application of same, infringe Plaintiff's
5962	Second and Fourteenth Amendments right and damage Plaintiff's in
5963	violation of 42 U.S.C. § 1983. The requirement to be in possession of
5964	any kind of state issued identification card, or license to possess
5965	"Arms" is deliberately vague, overly broad and ambiguous, violates
5966	the 2 nd and 14 th Amendments to the Constitution of the United States.
5967	It in turn feeds and enables many other civil rights crimes and
5968	infringements and deprivations of the Commonwealth on the citizens
5969	of the State including infringing upon the rights of the Plaintiff. Any
5970	requirement by the Commonwealth to possess an "Firearms
5971	Identification Card" or any scheme or substitute is thus null and void,
5972	and should be stricken from all state statues. This violates the cruel
5973	and unusual punishments clause of the Eighth Amendment, made
5974	applicable to the states though the Fourteenth Amendment to the

Unites States Constitution. This statute infringes the 2nd Amendment right to keep and bear arms, and the 14th Amendment privileges and immunities of U.S. citizenship, the "Equal Protections Clause" of the 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is thus unlawful prior restraint, as well as a deprivation of the civil rights of the Plaintiff Atkinson. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

COUNT NINE - THE SECOND AMENDMENT INVALIDATES

M.G.L. c. 140, § 123 TO THE EXTENT IT PREVENTS

QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR

CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE

432. M.G.L. c. 140, § 123 is unconstitutional in that it requires that dealers in firearms, pistols, revolvers, rifles, shotguns, machine guns, other arms and weapons, ammunition, chemical weapons, feeding devices act as agents of the police, and agents of the state government to unlawfully seize "Firearms Identifications Cards," "Licenses to Carry," "Permits to Purchase" violates the 2nd and 14th Amendments as well as the 4th and 5th Amendments to the Constitution of the

5997	United States it does not afford sufficient due process in regards to
5998	such seizures. The allegations contained in paragraphs 1 though the
5999	current paragraph, are re-alleged and incorporated into this count as
6000	though fully set forth herein. The aforementioned and following
6001	Massachusetts General Laws, Statutes, and Regulation are invalid as
6002	applied to prohibit a private citizen who is otherwise eligible to
6003	possessing arms, firearms or from carrying a loaded and operable
6004	firearm, or other arms for the purpose of self-defense. The invalidities
6005	of the aforesaid and following statute and regulations, and Defendants
6006	application of same, infringe Plaintiff's Second and Fourteenth
6007	Amendments right and damage Plaintiff's in violation of 42 U.S.C. §
6008	1983. This statute infringes the 2 nd Amendment right to keep and bear
6009	arms, and the 14 th Amendment privileges and immunities of U.S.
6010	citizenship, the "Equal Protections Clause" of the 14 th Amendment,
6011	including but not limited to the Constitution of the United States,
6012	Article IV, Section 2, and is thus unlawful prior restraint, as well as a
6013	deprivation of the civil rights of the Plaintiff Atkinson. This violates
6014	the cruel and unusual punishments clause of the Eighth Amendment,
6015	made applicable to the states though the Fourteenth Amendment to the
6016	Unites States Constitution. This statute as a whole, and also in

sections or parts is unconstitutional, an infringement, ar	ıd a
deprivation of civil rights of Plaintiff Atkinson.	

6020

6021 6022

6017

6018

COUNT TEN - THE SECOND AMENDMENT INVALIDATES

M.G.L. c. 140, § 123 TO THE EXTENT IT PREVENTS

QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR

CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE

6023 6024

6025

6026

6027

6028

6029

6030

6031

6032

6033

6034

6035

6036

6037

6038

433. M.G.L. c. 140, § 123 is unconstitutional in that it specifies, under Clause 14, "assault weapons or large capacity feeding device that was not otherwise lawfully possessed on September 13, 1994" and relies upon the now repealed (18 USC 921, Repealed. Pub. L. 103-322, title XI, Sec. 110105(2), Sept. 13, 1994, 108 Stat. 2000.]) Federal statute. Thus, this restriction or definition violates the 2nd and 14th Amendments to the Constitution of the United States, and is a civil rights infringement. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid as applied to prohibit a private citizen who is otherwise eligible to possessing arms, firearms or from carrying a loaded and operable firearm, or other arms for the purpose of self-defense. The invalidities

6039	of the aforesaid and following statute and regulations, and Defendants
6040	application of same, infringe Plaintiff's Second and Fourteenth
6041	Amendments right and damage Plaintiff's in violation of 42 U.S.C. §
6042	1983. This statute infringes the 2 nd Amendment right to keep and bear
6043	arms, and the 14 th Amendment privileges and immunities of U.S.
6044	citizenship, the "Equal Protections Clause" of the 14 th Amendment,
6045	including but not limited to the Constitution of the United States,
6046	Article IV, Section 2, and is thus unlawful prior restraint, as well as a
6047	deprivation of the civil rights of the Plaintiff Atkinson. This violates
6048	the cruel and unusual punishments clause of the Eighth Amendment,
6049	made applicable to the states though the Fourteenth Amendment to the
6050	Unites States Constitution. This statute as a whole, and also in
6051	sections or parts is unconstitutional, an infringement, and a
6052	deprivation of civil rights of Plaintiff Atkinson.
6053	
6054 6055 6056 6057 6058	COUNT ELEVEN - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 123 TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE
6059	434. M.G.L. c. 140, § 123 is unconstitutional and specifies, under

Clause 14, various scheme, fantasies, or devices to render a firearm

6060

und	ler the control of a citizen unable and inaccessible, and which
	bidden the Supreme Court of the United States in <i>McDonald v</i> .
	icago, 561 U.S, 130 S.Ct. 3020 (2010), and also in <i>District of</i>
	dumbia v. Heller, 554 U.S. 570 (2008). Thus, this restriction or
	inition violates the 2 nd and 14 th Amendments to the Constitution of
	United States, and is a civil rights infringement. The allegations
	tained in paragraphs 1 though the current paragraph, are re-alleged
and	incorporated into this count as though fully set forth herein. The
afo	rementioned and following Massachusetts General Laws, Statutes,
and	Regulation are invalid as applied to prohibit a private citizen who
is o	therwise eligible to possessing arms, firearms or from carrying a
load	ded and operable firearm, or other arms for the purpose of self-
def	ense. The invalidities of the aforesaid and following statute and
reg	ulations, and Defendants' application of same, infringe Plaintiff's
Sec	cond and Fourteenth Amendments right and damage Plaintiff's in
vio	lation of 42 U.S.C. § 1983. This statute infringes the 2 nd
Am	nendment right to keep and bear arms, and the 14 th Amendment
priv	vileges and immunities of U.S. citizenship, the "Equal Protections
Cla	use" of the 14 th Amendment, including but not limited to the
Cor	nstitution of the United States, Article IV, Section 2, and is thus

unlawful prior restraint, as well as a deprivation of the civil rights of the Plaintiff Atkinson. This violates the cruel and unusual punishments clause of the Eighth Amendment, made applicable to the states though the Fourteenth Amendment to the Unites States

Constitution. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson

COUNT TWELVE - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 123 TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELFDEFENSE

M.G.L. c. 140, § 123 is unconstitutional and specifies, under Clauses 18-21, various technical parameters that must be met for the retail sale of certain firearms, and while the Plaintiff Atkinson acknowledges that suitable firearms capable of assuring the administering and inflicting mortal injury against the person toward whom such firearms are directed by the lawful user of said firearms or other weapons, the Commonwealth steps over the limits outlined by the U.S. Supreme Court in both *McDonald* and in *Heller* by requiring such weapons be possessed or lawfully owned by October 12, 1998. Thus, this restriction or definition

6104	violates the 2 nd and 14 th Amendments to the Constitution of the United
6105	States, and is a civil rights infringement. The allegations contained in
6106	paragraphs 1 though the current paragraph, are re-alleged and
6107	incorporated into this count as though fully set forth herein. The
6108	aforementioned and following Massachusetts General Laws, Statutes,
6109	and Regulation are invalid as applied to prohibit a private citizen who is
6110	otherwise eligible to possessing arms, firearms or from carrying a loaded
6111	and operable firearm, or other arms for the purpose of self-defense. The
6112	invalidities of the aforesaid and following statute and regulations, and
6113	Defendants' application of same, infringe Plaintiff's Second and
6114	Fourteenth Amendments right and damage Plaintiff's in violation of 42
6115	U.S.C. § 1983. This statute infringes the 2 nd Amendment right to keep
6116	and bear arms, and the 14 th Amendment privileges and immunities of U.S.
6117	citizenship, the "Equal Protections Clause" of the 14 th Amendment,
6118	including but not limited to the Constitution of the United States, Article
6119	IV, Section 2, and is thus unlawful prior restraint, as well as a deprivation
6120	of the civil rights of the Plaintiff Atkinson. This statute as a whole, and
6121	also in sections or parts is unconstitutional, an infringement, and a
6122	deprivation of civil rights of Plaintiff Atkinson.

6124	COUNT THIRTEEN - THE SECOND AMENDMENT
6125	INVALIDATES M.G.L. c. 140, § 127 TO THE EXTENT IT
6126	PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING
6127	AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-
6128	<u>DEFENSE</u>
6129	
6130	435. M.G.L. c. 140, § 127 is unconstitutional in that as defined by the
6131	Supreme Court of the United States in McDonald v. Chicago, 561
6132	U.S, 130 S.Ct. 3020 (2010), and also in <i>District of Columbia v</i> .
6133	Heller, 554 U.S. 570 (2008), Massachusetts Constitution Part The
6134	First, Article XVII; the U.S. Constitution as a whole; the U.S.
6135	Constitution, Amendment II (also known as the Second Amendment);
6136	and the U.S. Constitution, Amendment XIV (also known as the
6137	Fourteenth Amendment); the Ku Klux Klan Act (or the Civil Rights
6138	Act of 1871); 42 U.S.C. § 1983 (also called "section 1983"), and other
6139	relevant laws do not grant any "officials authorized to issue a license"
6140	and power to effect such a transfer and any scheme, statute, artifice, or
6141	regulation to the contract violates the 2 nd and 14 th Amendments to the
6142	Constitution of the United States, including but not limited to the
6143	Constitution of the United States, Article IV, Section 2, and is a civil
6144	rights infringement. The allegations contained in paragraphs 1 though
6145	the current paragraph, are re-alleged and incorporated into this count
6146	as though fully set forth herein. The aforementioned and following

6147	Massachusetts General Laws, Statutes, and Regulation are invalid as
6148	applied to prohibit a private citizen who is otherwise eligible to
6149	possessing arms, firearms or from carrying a loaded and operable
6150	firearm, or other arms for the purpose of self-defense. The invalidities
6151	of the aforesaid and following statute and regulations, and Defendants'
6152	application of same, infringe Plaintiff's Second and Fourteenth
6153	Amendments right and damage Plaintiff's in violation of 42 U.S.C. §
6154	1983. This violates the cruel and unusual punishments clause of the
6155	Eighth Amendment, made applicable to the states though the
6156	Fourteenth Amendment to the Unites States Constitution. This statute
6157	as a whole, and also in sections or parts is unconstitutional, an
6158	infringement, and a deprivation of civil rights of Plaintiff Atkinson.
6159	
6160 6161 6162 6163 6164 6165	COUNT FOURTEEN - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 128A TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF- DEFENSE
6166	436. M.G.L. c. 140, § 128A is unconstitutional is it requires the
6167	"Firearms Identification Card" for application of section 128, but
6168	requires both buyer and seller to have possession of a "Firearms

Identification Card" or a "Permit to Purchase" both of which have

6170	been outlawed by the U.S. Supreme Court under Heller and
6171	McDonald as an attempt by the Commonwealth to subvert the 2 nd and
6172	14 th amendment, and to impose a revocable licensing or permitting
6173	scheme in violation of civil rights. This statute infringes the 2 nd
6174	Amendment right to keep and bear arms, and the 14 th Amendment
6175	privileges and immunities of U.S. citizenship, the "Equal Protections
6176	Clause" of the 14 th Amendment, including but not limited to the
6177	Constitution of the United States, Article IV, Section 2, and is thus
6178	unlawful prior restraint, as well as a deprivation of the civil rights of
6179	the Plaintiff Atkinson. The allegations contained in paragraphs 1
6180	though the current paragraph, are re-alleged and incorporated into this
6181	count as though fully set forth herein. The aforementioned and
6182	following Massachusetts General Laws, Statutes, and Regulation are
6183	invalid as applied to prohibit a private citizen who is otherwise
6184	eligible to possessing arms, firearms or from carrying a loaded and
6185	operable firearm, or other arms for the purpose of self-defense. The
6186	invalidities of the aforesaid and following statute and regulations, and
6187	Defendants' application of same, infringe Plaintiff's Second and
6188	Fourteenth Amendments right and damage Plaintiff's in violation of
6189	42 U.S.C. § 1983. This violates the cruel and unusual punishments

clause of the Eighth Amendment, made applicable to the states though the Fourteenth Amendment to the Unites States Constitution. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

COUNT FIFTEEN - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § ALL SECTIONS TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE

Commonwealth can no more require a permit to purchase or possess firearms as they can attempt to compel the purchaser of pen and ink to apply for a "Literary Identification Card," or a "Permit to Purchase Ink Pens" or even any permitting scheme in order to license the ownership of a printing press, computer printer, mimeograph, or copy machine. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following

Massachusetts General Laws, Statutes, and Regulation are invalid as applied to prohibit a private citizen who is otherwise eligible to possessing arms, firearms or from carrying a loaded and operable

firearm, or other arms for the purpose of self-defense. The invalidities
of the aforesaid and following statute and regulations, and Defendants
application of same, infringe Plaintiff's Second and Fourteenth
Amendments right and damage Plaintiff's in violation of 42 U.S.C. §
1983. The U.S. Supreme Court has stated strongly that firearms rights
are no different than the freedom of the press or religion, and the
government may not control or restrict either. Such a repeated
requirement in the General laws of the Commonwealth for a fanciful
and lofty sounding "Firearms Identification Card" is little more than
prior restraint of 2 nd , 4 th , and 14 th Amendment rights, and thus a
blatant infringement of civil rights. This statute infringes the 2 nd
Amendment right to keep and bear arms, and the 14 th Amendment
privileges and immunities of U.S. citizenship, the "Equal Protections
Clause" of the 14 th Amendment, including but not limited to the
Constitution of the United States, Article IV, Section 2, and is thus
unlawful prior restraint, as well as a deprivation of the civil rights of
the Plaintiff Atkinson. This violates the cruel and unusual
punishments clause of the Eighth Amendment, made applicable to the
states though the Fourteenth Amendment to the Unites States
Constitution. This statute as a whole, and also in sections or parts is

6233	unconstitutional, an infringement, and a deprivation of civil rights of
6234	Plaintiff Atkinson
6235	
6236	COUNT SIXTEEN - THE SECOND AMENDMENT
6237	INVALIDATES M.G.L. c. 140, § 129B TO THE EXTENT IT
6238	PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING
6239	AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-
6240	<u>DEFENSE</u>
6241	
6242	438. M.G.L. c. 140, § 129B in its entirety is unconstitutional, and is
6243	unlawful, and a violation of the 2 nd and 14 th amendments as defined by
6244	the Supreme Court of the United States in McDonald v. Chicago, 561
6245	U.S, 130 S.Ct. 3020 (2010), and also in <i>District of Columbia v</i> .
6246	Heller, 554 U.S. 570 (2008), Massachusetts Constitution Part The
6247	First, Article XVII; the U.S. Constitution as a whole; the U.S.
6248	Constitution, Amendment II (also known as the Second Amendment);
6249	and the U.S. Constitution, Amendment XIV (also known as the
6250	Fourteenth Amendment); the Ku Klux Klan Act (or the Civil Rights
6251	Act of 1871); 42 U.S.C. § 1983 (also called "section 1983"), and other
6252	relevant laws, as a violation and infringement of civil rights. The
6253	allegations contained in paragraphs 1 though the current paragraph,
6254	are re-alleged and incorporated into this count as though fully set forth
6255	herein. The aforementioned and following Massachusetts General

6256	Laws, Statutes, and Regulation are invalid as applied to prohibit a
6257	private citizen who is otherwise eligible to possessing arms, firearms
6258	or from carrying a loaded and operable firearm, or other arms for the
6259	purpose of self-defense. The invalidities of the aforesaid and
6260	following statute and regulations, and Defendants' application of
6261	same, infringe Plaintiff's Second and Fourteenth Amendments right
6262	and damage Plaintiff's in violation of 42 U.S.C. § 1983. This statute
6263	infringes the 2 nd Amendment right to keep and bear arms, and the 14 th
6264	Amendment privileges and immunities of U.S. citizenship, the "Equal
6265	Protections Clause" of the 14 th Amendment, including but not limited
6266	to the Constitution of the United States, Article IV, Section 2, and is
6267	thus unlawful prior restraint, as well as a deprivation of the civil rights
6268	of the Plaintiff Atkinson. This violates the cruel and unusual
6269	punishments clause of the Eighth Amendment, made applicable to the
6270	states though the Fourteenth Amendment to the Unites States
6271	Constitution. This statute as a whole, and also in sections or parts is
6272	unconstitutional, an infringement, and a deprivation of civil rights of
6273	Plaintiff Atkinson.
6274	
6275 6276	COUNT SEVENTEEN - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 129B, SECTION(9) TO THE
52,0	Entransition in Cities of Early of Colonia, 10 11112

6277 6278 6279 6280	EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE
6281	439. M.G.L. c. 140, § 129B, Section (9) is unconstitutional in that it
6282	outlines a process by which the "Executive Director of the Criminal
6283	History Systems Board" shall notify holders of "Firearms
6284	Identifications Cards" of the expiration of such document. The
6285	allegations contained in paragraphs 1 though the current paragraph,
6286	are re-alleged and incorporated into this count as though fully set forth
6287	herein. The aforementioned and following Massachusetts General
6288	Laws, Statutes, and Regulation are invalid as applied to prohibit a
6289	private citizen who is otherwise eligible to possessing arms, firearms
6290	or from carrying a loaded and operable firearm, or other arms for the
6291	purpose of self-defense. The invalidities of the aforesaid and
6292	following statute and regulations, and Defendants' application of
6293	same, infringe Plaintiff's Second and Fourteenth Amendments right
6294	and damage Plaintiff's in violation of 42 U.S.C. § 1983.
6295	Notwithstanding that such a document is not required by Federal law
6296	to purchase and, or to possess firearms, yet the scheme to make such
6297	notifications has not yet actually been instituted by the
6298	Commonwealth despite extended fraudulent claims by the "Executive

6299	Director of the Criminal History Systems Board" to contrary, and this
6300	fraud by the Commonwealth is widely known and recognized. M.G.L.
6301	c. 140, § 129B, Section (9) requires that such notification be made by
6302	first class mail, yet the Commonwealth well knows that using the U.S.
6303	Mail to foist such a fraud and infringement upon holders of allegedly
6304	expiring "Firearms Identifications Cards" would involve mail fraud on
6305	a grand scale, and be a violation of the RICO statutes. This
6306	"expiration" of a "Firearms Identifications Cards," and the utter farce
6307	which the Commonwealth uses in order not to notify holders of such
6308	documents which there is no basis in law is beyond the boundaries of
6309	a Kafka or Orwellian state, and is a violation and infringement of civil
6310	rights of Plaintiff. This statute infringes the 2 nd Amendment right to
6311	keep and bear arms, and the 14 th Amendment privileges and
6312	immunities of U.S. citizenship, the "Equal Protections Clause" of the
6313	14 th Amendment, including but not limited to the Constitution of the
6314	United States, Article IV, Section 2, and is thus unlawful prior
6315	restraint, as well as a deprivation of the civil rights of the Plaintiff
6316	Atkinson. This violates the cruel and unusual punishments clause of
6317	the Eighth Amendment, made applicable to the states though the
6318	Fourteenth Amendment to the Unites States Constitution. This statute

as a whole, and also in sections or parts is unconstitutional, an
infringement, and a deprivation of civil rights of Plaintiff Atkinson.

6322

6323

6324 6325

6319

6320

COUNT EIGHTEEN - THE SECOND AMENDMENT
INVALIDATES M.G.L. c. 140, § 129B, SECTION(12) TO THE
EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS
FROM KEEPING AND/OR CARRYING AND/OR BEARING
ARMS FOR SELF-DEFENSE

6326 6327

6328

6329

6330

6331

6332

6333

6334

6335

6336

6337

6338

6339

6340

6341

440. M.G.L. c. 140, § 129B, Section (12) is unconstitutional in that it outlines a process by which lawfully owned and possessed firearms may be unlawfully confiscated, and disposed of by police due to an expired "Firearms Identification Card," and is a violation and infringement of civil rights as the U.S. Supreme Court in *McDonald* and *Heller* has affirmed that no such document, permit, or license is required for a citizen to keep this type of weapon, or pretty much any other weapon in their home, or on their property. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid as applied to prohibit a private citizen who is otherwise eligible to possessing arms, firearms or from carrying a loaded and operable firearm, or other arms for the purpose of self-

6342	defense. The invalidities of the aforesaid and following statute and
6343	regulations, and Defendants' application of same, infringe Plaintiff's
6344	Second and Fourteenth Amendments right and damage Plaintiff's in
6345	violation of 42 U.S.C. § 1983. Thus, this is a blatant infringement and
6346	deprivation of civil rights of Plaintiff. This statute infringes the 2 nd
6347	Amendment right to keep and bear arms, and the 14 th Amendment
6348	privileges and immunities of U.S. citizenship, the "Equal Protections
6349	Clause" of the 14 th Amendment, including but not limited to the
6350	Constitution of the United States, Article IV, Section 2, and is thus
6351	unlawful prior restraint, as well as a deprivation of the civil rights of
6352	the Plaintiff Atkinson. This violates the cruel and unusual
6353	punishments clause of the Eighth Amendment, made applicable to the
6354	states though the Fourteenth Amendment to the Unites States
6355	Constitution. This statute as a whole, and also in sections or parts is
6356	unconstitutional, an infringement, and a deprivation of civil rights of
6357	Plaintiff Atkinson.
6358	
6359	COUNT NINETEEN - THE SECOND AMENDMENT
6360	INVALIDATES M.G.L. c. 140, § 129C TO THE EXTENT IT
6361	PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING
6362	AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-

Atkinson v. Town of Rockport, et al 11cv11073-NMG 3rd Amended Complaint for Civil Rights Violations and Damages

6363 6364 **DEFENSE**

6365	441. M.G.L. c. 140, § 129C is unconstitutional in that it provides a
6366	definition of "exempted persons and uses" which under clause (o)
6367	defines "any jurisdictions" in regards to military and police officers,
6368	and peace officers. The allegations contained in paragraphs 1 though
6369	the current paragraph, are re-alleged and incorporated into this count
6370	as though fully set forth herein. The aforementioned and following
6371	Massachusetts General Laws, Statutes, and Regulation are invalid as
6372	applied to prohibit a private citizen who is otherwise eligible to
6373	possessing arms, firearms or from carrying a loaded and operable
6374	firearm, or other arms for the purpose of self-defense. The invalidities
6375	of the aforesaid and following statute and regulations, and Defendants
6376	application of same, infringe Plaintiff's Second and Fourteenth
6377	Amendments right and damage Plaintiff's in violation of 42 U.S.C. §
6378	1983. This permits a "good old boy network" by which any police
6379	officer from well outside the boundaries of the Commonwealth may
6380	keep and bear arms inside the state, with no oversight of either local
6381	or State entities. This is a violation of the 14 th amendment as an issue
6382	of "equal protection" as well as an "immunities and privileges issue"
6383	including but not limited to the 14 th , and 2 nd amendments. This statute
6384	infringes the 2 nd Amendment right to keep and bear arms, and the 14 th

Amendment privileges and immunities of U.S. citizenship, the "Equal Protections Clause" of the 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is thus unlawful prior restraint, as well as a deprivation of the civil rights of the Plaintiff Atkinson. This violates the cruel and unusual punishments clause of the Eighth Amendment, made applicable to the states though the Fourteenth Amendment to the Unites States Constitution. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

6395

6398

6399

6400

6401

6402

6403

6404

M.G.L. c. 140, § 129C, Section (f), and other sections of M.G.L. 442. c. 140, § 129C, is unconstitutional as it provides possession and "keeping and bearing of arms" by non-residents, children not even old enough to drive, aliens, and others, yet denies this same access to regular citizens of the Commonwealth. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid as applied to prohibit a private citizen who

6405
6406
6407
6408
6409
6410
6411
6412
6413
6414
6415
6416
6417
6418
6419
6420
6421
6422
6423

is otherwise eligible to possessing arms, firearms or from carrying a loaded and operable firearm, or other arms for the purpose of selfdefense. The invalidities of the aforesaid and following statute and regulations, and Defendants' application of same, infringe Plaintiff's Second and Fourteenth Amendments right and damage Plaintiff's in violation of 42 U.S.C. § 1983. This is a violation of the 14th amendment as an issue of "equal protection" as well as an "immunities and privileges issue" including but not limited to the 14th, and 2nd amendments. This statute infringes the 2nd Amendment right to keep and bear arms, and the 14th Amendment privileges and immunities of U.S. citizenship, the "Equal Protections Clause" of the 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is thus unlawful prior restraint, as well as a deprivation of the civil rights of the Plaintiff Atkinson. This violates the cruel and unusual punishments clause of the Eighth Amendment, made applicable to the states though the Fourteenth Amendment to the Unites States Constitution. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

6 6 6	4 4 4 4 4 4	2 2 2 3	6 7 8 9
6	4	3	2
6	4	3	3
6	4	3	4
6	4	3	5
6	4	3	6
6	4	3	7
6	4	3	8
6	4	3	9
6	4	4	0
6	4	4	1
6	4	4	2
6	4	4	3
6	4	4	4
6	4	4	5
6	4	4	6

COUNT TWENTY - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 129D TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELFDEFENSE. FURTHER M.G.L. c. 140, § 129D DEPRIVES PLAINTIFF OF DUE PROCESS

M.G.L. c. 140, § 129D, is unconstitutional in that it requires the 443. surrender of firearms and ammunition upon denial or revocation of any of several different varieties of Commonwealth firearms licenses, permits, schemes, and frauds. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid as applied to prohibit a private citizen who is otherwise eligible to possessing arms, firearms or from carrying a loaded and operable firearm, or other arms for the purpose of self-defense. The invalidities of the aforesaid and following statute and regulations, and Defendants' application of same, infringe Plaintiff's Second and Fourteenth Amendments right and damage Plaintiff's in violation of 42 U.S.C. § 1983. This is an infringement of civil rights including but not limited to the 14th, 4th, and 2nd amendments. This statute infringes the 2nd Amendment right to keep and bear arms, and the 14th

Amendment privileges and immunities of U.S. citizenship, the "Equal Protections Clause" of the 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is thus unlawful prior restraint, as well as a deprivation of the civil rights of the Plaintiff Atkinson. This violates the cruel and unusual punishments clause of the Eighth Amendment, made applicable to the states though the Fourteenth Amendment to the Unites States Constitution. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

444. M.G.L. c. 140, § 129D, is unconstitutional in that it requires the surrender of firearms and ammunition "without delay," but this time period is not dictated anywhere in Chapter 140, and in fact the only place in entirety of Massachusetts General Law where the time period of "without delay" is even remotely approached is in Chapter 12, Section 28 where it is given as "within sixty days" is illegal, and an infringement of the civil rights of the Plaintiff. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The

6468	aforementioned and following Massachusetts General Laws, Statutes,
6469	and Regulation are invalid as applied to prohibit a private citizen who
6470	is otherwise eligible to possessing arms, firearms or from carrying a
6471	loaded and operable firearm, or other arms for the purpose of self-
6472	defense. The invalidities of the aforesaid and following statute and
6473	regulations, and Defendants' application of same, infringe Plaintiff's
6474	Second and Fourteenth Amendments right and damage Plaintiff's in
6475	violation of 42 U.S.C. § 1983. Thus, any attempt by the
6476	Commonwealth or any law enforcement agency to compel the
6477	immediate surrender of firearms on the spot, or within 6 hours, 12,
6478	hours, 24, hours, 48 hours, 72 hours, or in any amount of time of less
6479	than "within sixty days". Further Massachusetts General law allows
6480	for a 90 day appeal period of any revocation or suspension, and even
6481	allows for a "license to carry" or "firearms identification card" to
6482	remains active for 90 days beyond the expiration date, thus "without
6483	delay" is arbitrarily defined by statute as some period of time well
6484	beyond 60 days, but less then 91 days". The lack of the M.G.L. c. 140
6485	§ 129D to specify a number of hours, days, or weeks is a violation of
6486	the 4 th , 9 th , 14 ^{th,} and 2 nd Amendments and an infringement and
6487	deprivations of the civil rights of anybody whom the police or the

state may lawfully or unlawfully revoke or suspend the right to keep or the bear arms. This statute infringes the 2nd Amendment right to keep and bear arms, and the 14th Amendment privileges and immunities of U.S. citizenship, the "Equal Protections Clause" of the 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is thus unlawful prior restraint, as well as a deprivation of the civil rights of the Plaintiff Atkinson. This violates the cruel and unusual punishments clause of the Eighth Amendment, made applicable to the states though the Fourteenth Amendment to the Unites States Constitution. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

COUNT TWENTY ONE - M.G.L. c. 140, § 130B(b) IN THAT IT IS A VIOLATION OF 18 USC 922 AND 18 USC 921, AND IT ENDANGERS THE SAFETY OF THE PLAINTIFF AND THE **PUBLIC**

6507

6508

6509

445. M.G.L. c. 140, § 130B(b) is unconstitutional and is a violation of 18 USC 922 and 18 USC 921, wherein felons are banned for life under Federal law from regaining access to firearms by way of "The Board" including but not limited to the Secretary of Public Safety,

6510	Colonel of the State Police, the Attorney General, and others. The
6511	allegations contained in paragraphs 1 though the current paragraph,
6512	are re-alleged and incorporated into this count as though fully set forth
6513	herein. The aforementioned and following Massachusetts General
6514	Laws, Statutes, and Regulation are invalid as applied to prohibit a
6515	private citizen who is otherwise eligible to possessing arms, firearms
6516	or from carrying a loaded and operable firearm, or other arms for the
6517	purpose of self-defense. The invalidities of the aforesaid and
6518	following statute and regulations, and Defendants' application of
6519	same, infringe Plaintiff's Second and Fourteenth Amendments right
6520	and damage Plaintiff's in violation of 42 U.S.C. § 1983. The seven
6521	members of this "board" are violating federal law and committing
6522	misprision of a felony, and criminal conspiracy by permitting
6523	dangerous felons as well as "reformed" to obtain Commonwealth
6524	sanctioned, albeit Federally forbidden access to arms. This is an
6525	infringement of civil rights of law abiding (non-felons) including but
6526	not limited to the 14 th , 9 th , and 2 nd amendments. This statute infringes
6527	the 2 nd Amendment right to keep and bear arms, and the 14 th
6528	Amendment privileges and immunities of U.S. citizenship, the "Equal
6529	Protections Clause" of the 14 th Amendment, including but not limited

6530	to the Constitution of the United States, Article IV, Section 2, and is
6531	thus unlawful prior restraint, as well as a deprivation of the civil rights
6532	of the Plaintiff Atkinson. This violates the cruel and unusual
6533	punishments clause of the Eighth Amendment, made applicable to the
6534	states though the Fourteenth Amendment to the Unites States
6535	Constitution. This statute as a whole, and also in sections or parts is
6536	unconstitutional, an infringement, and a deprivation of civil rights of
6537	Plaintiff Atkinson.

COUNT TWENTY TWO - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 131 TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELFDEFENSE. FURTHER M.G.L. c. 140, § 131 DEPRIVES PLAINTIFF OF DUE PROCESS

446. M.G.L. c. 140, § 131 is unconstitutional in that it does not afford sufficient due process with respect to the revocation or suspension of firearms licenses and the rights of Massachusetts citizens to keep and bear arms, and thus is an infringement and deprivation of civil rights of Plaintiff. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following

Massachusetts General Laws, Statutes, and Regulation are invalid as
applied to prohibit a private citizen who is otherwise eligible to
possessing arms, firearms or from carrying a loaded and operable
firearm, or other arms for the purpose of self-defense. The invalidities
of the aforesaid and following statute and regulations, and Defendants
application of same, infringe Plaintiff's Second and Fourteenth
Amendments right and damage Plaintiff's in violation of 42 U.S.C. §
1983. Further this section violates the keeping and bearing arms and is
in conflict with the decisions of the Supreme Court of the United
States in <i>McDonald v. Chicago</i> , 561 U.S, 130 S.Ct. 3020 (2010),
and also in <i>District of Columbia v. Heller</i> , 554 U.S. 570 (2008),
and also in <i>District of Columbia v. Heller</i> , 554 U.S. 570 (2008), Massachusetts Constitution Part The First, Article XVII; the U.S.
Massachusetts Constitution Part The First, Article XVII; the U.S.
Massachusetts Constitution Part The First, Article XVII; the U.S. Constitution as a whole; the U.S. Constitution, Amendment II (also
Massachusetts Constitution Part The First, Article XVII; the U.S. Constitution as a whole; the U.S. Constitution, Amendment II (also known as the Second Amendment); and the U.S. Constitution,
Massachusetts Constitution Part The First, Article XVII; the U.S. Constitution as a whole; the U.S. Constitution, Amendment II (also known as the Second Amendment); and the U.S. Constitution, Amendment XIV (also known as the Fourteenth Amendment); the Ku
Massachusetts Constitution Part The First, Article XVII; the U.S. Constitution as a whole; the U.S. Constitution, Amendment II (also known as the Second Amendment); and the U.S. Constitution, Amendment XIV (also known as the Fourteenth Amendment); the Ku Klux Klan Act (or the Civil Rights Act of 1871); 42 U.S.C. § 1983
Massachusetts Constitution Part The First, Article XVII; the U.S. Constitution as a whole; the U.S. Constitution, Amendment II (also known as the Second Amendment); and the U.S. Constitution, Amendment XIV (also known as the Fourteenth Amendment); the Ku Klux Klan Act (or the Civil Rights Act of 1871); 42 U.S.C. § 1983 (also called "section 1983"), and other relevant laws, as a violation

6573	Clause" of the 14 th Amendment, including but not limited to the
6574	Constitution of the United States, Article IV, Section 2, and is thus
6575	unlawful prior restraint, as well as a deprivation of the civil rights of
6576	the Plaintiff Atkinson. This violates the cruel and unusual
6577	punishments clause of the Eighth Amendment, made applicable to the
6578	states though the Fourteenth Amendment to the Unites States
6579	Constitution. This statute as a whole, and also in sections or parts is
6580	unconstitutional, an infringement, and a deprivation of civil rights of
6581	Plaintiff Atkinson.

COUNT TWENTY THREE - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 131A TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELFDEFENSE. FURTHER M.G.L. c. 140, § 131A DEPRIVES PLAINTIFF OF DUE PROCESS

447. M.G.L. c. 140, § 131A is unconstitutional in that it does not afford sufficient due process with respect to the revocation or suspension of firearms licenses and the rights of Massachusetts citizens to keep and bear arms, and thus is an infringement and deprivation of civil rights of Plaintiff. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as

6596
6597
6598
6599
6600
6601
6602
6603
6604
6605
6606
6607
6608
6609
6610
6611
6612
6613
6614

though fully set forth herein. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid as applied to prohibit a private citizen who is otherwise eligible to possessing arms, firearms or from carrying a loaded and operable firearm, or other arms for the purpose of self-defense. The invalidities of the aforesaid and following statute and regulations, and Defendants' application of same, infringe Plaintiff's Second and Fourteenth Amendments right and damage Plaintiff's in violation of 42 U.S.C. § 1983. This statute infringes the 2nd Amendment right to keep and bear arms, and the 14th Amendment privileges and immunities of U.S. citizenship, the "Equal Protections Clause" of the 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is thus unlawful prior restraint, as well as a deprivation of the civil rights of the Plaintiff Atkinson. This violates the cruel and unusual punishments clause of the Eighth Amendment, made applicable to the states though the Fourteenth Amendment to the Unites States Constitution. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

6 6 6	6 6 6 6 6	1 1 2 2	7 8 9 0 1
6	6	2	3
6	6	2	4
6	6	2	5
6	6	2	6
6	6	2	7
6	6	2	8
6	6	2	9
6	6	3	0
6	6	3	1
6	6	3	2
6	6	3	3
6	6	3	4
6	6	3	5
6	6	3	6
6	6	3	7

COUNT TWENTY FOUR - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 131C(a-e) TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELFDEFENSE. FURTHER M.G.L. c. 140, § 131C(a-e) DEPRIVES PLAINTIFF OF DUE PROCESS

M.G.L. c. 140, § 131C(a-e) is unconstitutional and unlawfully 448. restricts certain weapons by model number and/or style, which are particularly useful for vehicle defense from being loaded while being carried by people in vehicles. Section 131C in it entirety is thus an infringement and deprivation of civil rights of Plaintiff. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid as applied to prohibit a private citizen who is otherwise eligible to possessing arms, firearms or from carrying a loaded and operable firearm, or other arms for the purpose of self-defense. The invalidities of the aforesaid and following statute and regulations, and Defendants' application of same, infringe Plaintiff's Second and Fourteenth Amendments right and damage Plaintiff's in violation of 42 U.S.C. § 1983. This statute infringes the 2nd Amendment right to keep and bear arms, and the 14th

6639	Amendment privileges and immunities of U.S. citizenship, the "Equal
6640	Protections Clause" of the 14 th Amendment, including but not limited
6641	to the Constitution of the United States, Article IV, Section 2, and is
6642	thus unlawful prior restraint, as well as a deprivation of the civil rights
6643	of the Plaintiff Atkinson. This violates the cruel and unusual
6644	punishments clause of the Eighth Amendment, made applicable to the
6645	states though the Fourteenth Amendment to the Unites States
6646	Constitution. This statute as a whole, and also in sections or parts is
6647	unconstitutional, an infringement, and a deprivation of civil rights of
6648	Plaintiff Atkinson.
6649	
6650	COUNT TWENTY FIVE - THE SECOND AMENDMENT
6651	INVALIDATES M.G.L. c. 140, § 131E TO THE EXTENT IT
6652	PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING
6653	AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-
6654	DEFENSE. FURTHER M.G.L. c. 140, § 131E DEPRIVES
6655	PLAINTIFF OF DUE PROCESS
6656	

449. M.G.L. c. 140, § 131E is unconstitutional and violates the keeping and bearing arms and is in conflict with the decisions of the Supreme Court of the *United States in McDonald v. Chicago*, 561 U.S. _____, 130 S.Ct. 3020 (2010), and also in *District of Columbia v. Heller*, 554 U.S. 570 (2008), Massachusetts Constitution Part The First, Article

6657

6658

6659

6660

XVII; the U.S. Constitution as a whole; the U.S. Constitution,
Amendment II (also known as the Second Amendment); and the U.S.
Constitution, Amendment XIV (also known as the Fourteenth
Amendment); the Ku Klux Klan Act (or the Civil Rights Act of 1871);
42 U.S.C. § 1983 (also called "section 1983"), and other relevant laws
as a violation and infringement of civil rights. The allegations
contained in paragraphs 1 though the current paragraph, are re-alleged
and incorporated into this count as though fully set forth herein. The
aforementioned and following Massachusetts General Laws, Statutes,
and Regulation are invalid as applied to prohibit a private citizen who
is otherwise eligible to possessing arms, firearms or from carrying a
loaded and operable firearm, or other arms for the purpose of self-
defense. The invalidities of the aforesaid and following statute and
regulations, and Defendants' application of same, infringe Plaintiff's
Second and Fourteenth Amendments right and damage Plaintiff's in
violation of 42 U.S.C. § 1983. This statute infringes the 2 nd
Amendment right to keep and bear arms, and the 14 th Amendment
privileges and immunities of U.S. citizenship, the "Equal Protections
Clause" of the 14 th Amendment, including but not limited to the
Constitution of the United States, Article IV, Section 2, and is thus

6682	unlawful prior restraint, as well as a deprivation of the civil rights of
6683	the Plaintiff Atkinson. This violates the cruel and unusual
6684	punishments clause of the Eighth Amendment, made applicable to the
6685	states though the Fourteenth Amendment to the Unites States
6686	Constitution. This statute as a whole, and also in sections or parts is
6687	unconstitutional, an infringement, and a deprivation of civil rights of
6688	Plaintiff Atkinson
6689	
6690	COUNT TWENTY SIX - THE SECOND AMENDMENT
6691	INVALIDATES M.G.L. c. 140, § 131K TO THE EXTENT IT
6692	PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING
6693	AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-
6694	DEFENSE. FURTHER M.G.L. c. 140, § 131K DEPRIVES
6695	PLAINTIFF OF DUE PROCESS
6696	
6697	450. M.G.L. c. 140, § 131K is unconstitutional and violates the
6698	keeping and bearing arms and is in conflict with the decisions of the
6699	Supreme Court of the United States in McDonald v. Chicago, 561
6700	U.S, 130 S.Ct. 3020 (2010), and also in <i>District of Columbia v</i> .
6701	Heller, 554 U.S. 570 (2008), Massachusetts Constitution Part The
6702	First, Article XVII; the U.S. Constitution as a whole; the U.S.
6703	
0,00	Constitution, Amendment II (also known as the Second Amendment);

6705	Fourteenth Amendment); the Ku Klux Klan Act (or the Civil Rights
6706	Act of 1871); 42 U.S.C. § 1983 (also called "section 1983"), and other
6707	relevant laws, as a violation and infringement of civil rights. The
6708	allegations contained in paragraphs 1 though the current paragraph,
6709	are re-alleged and incorporated into this count as though fully set forth
6710	herein. The aforementioned and following Massachusetts General
6711	Laws, Statutes, and Regulation are invalid as applied to prohibit a
6712	private citizen who is otherwise eligible to possessing arms, firearms
6713	or from carrying a loaded and operable firearm, or other arms for the
6714	purpose of self-defense. The invalidities of the aforesaid and
6715	following statute and regulations, and Defendants' application of
6716	same, infringe Plaintiff's Second and Fourteenth Amendments right
6717	and damage Plaintiff's in violation of 42 U.S.C. § 1983. This statute
6718	infringes the 2 nd Amendment right to keep and bear arms, and the 14 th
6719	Amendment privileges and immunities of U.S. citizenship, the "Equal
6720	Protections Clause" of the 14 th Amendment, including but not limited
6721	to the Constitution of the United States, Article IV, Section 2, and is
6722	thus unlawful prior restraint, as well as a deprivation of the civil rights
6723	of the Plaintiff Atkinson. This violates the cruel and unusual
6724	punishments clause of the Eighth Amendment, made applicable to the

states though the Fourteenth Amendment to the Unites States

Constitution. This statute as a whole, and also in sections or parts is
unconstitutional, an infringement, and a deprivation of civil rights of
Plaintiff Atkinson.

COUNT TWENTY SEVEN - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 131 3/4 TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELFDEFENSE. FURTHER M.G.L. c. 140, § 131 3/4 DEPRIVES PLAINTIFF OF DUE PROCESS

451. M.G.L. c. 140, § 131 ¾ is unconstitutional and the

Commonwealth has not to date published or distributed a roster "in newspapers <u>of general circulation throughout</u> the Commonwealth" a listing of large capacity rifles, shotguns, firearms, and feeding devices, beyond perhaps burying a tiny, essentially invisible listing hidden in the pages of a section barely read by readers, of less then mainstream papers and in fact published in such limited size scope, and publications that in essence it went unpublished as defined by and required in section 131 ³/₄. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and

6748	following Massachusetts General Laws, Statutes, and Regulation are
6749	invalid as applied to prohibit a private citizen who is otherwise
6750	eligible to possessing arms, firearms or from carrying a loaded and
6751	operable firearm, or other arms for the purpose of self-defense. The
6752	invalidities of the aforesaid and following statute and regulations, and
6753	Defendants' application of same, infringe Plaintiff's Second and
6754	Fourteenth Amendments right and damage Plaintiff's in violation of
6755	42 U.S.C. § 1983. Even with such a publication, even if such a roster
6756	of devices was published as provided in this section, it would remain a
6757	violation of Constitutional law to restrict such ownership or keeping
6758	such arms in any way. This is a scheme to defraud the public, and to
6759	infringe upon the 2 nd , 9 th , and 14 th amendments, and other civil rights.
6760	This statute infringes the 2 nd Amendment right to keep and bear arms,
6761	and the 14 th Amendment privileges and immunities of U.S. citizenship,
6762	the "Equal Protections Clause" of the 14th Amendment, including but
6763	not limited to the Constitution of the United States, Article IV,
6764	Section 2, and is thus unlawful prior restraint, as well as a deprivation
6765	of the civil rights of the Plaintiff Atkinson.
6766	
6767 6768	COUNT TWENTY EIGHT - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 131L TO THE EXTENT IT

6769 6770 6771 6772 6773	PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF- DEFENSE. FURTHER M.G.L. c. 140, § 131L DEPRIVES PLAINTIFF OF DUE PROCESS
6774	452. M.G.L. c. 140, § 131L is unconstitutional and violates Federal
6775	laws and Constitutional Amendments regarding the keeping and
6776	bearing arms and is in open conflict with the decisions of the Supreme
6777	Court of the <i>United States in McDonald v. Chicago</i> , 561 U.S,
6778	130 S.Ct. 3020 (2010), and also in <i>District of Columbia v. Heller</i> , 554
6779	U.S. 570 (2008), Massachusetts Constitution Part The First, Article
6780	XVII; the U.S. Constitution as a whole; the U.S. Constitution,
6781	Amendment II (also known as the Second Amendment); and the U.S.
6782	Constitution, Amendment XIV (also known as the Fourteenth
6783	Amendment); the Ku Klux Klan Act (or the Civil Rights Act of 1871);
6784	42 U.S.C. § 1983 (also called "section 1983"), and other relevant laws,
6785	as a violation, deprivation and infringement of civil rights. The
6786	allegations contained in paragraphs 1 though the current paragraph,
6787	are re-alleged and incorporated into this count as though fully set forth
6788	herein. The aforementioned and following Massachusetts General
6789	Laws, Statutes, and Regulation are invalid as applied to prohibit a
6790	private citizen who is otherwise eligible to possessing arms, firearms

6791	or from carrying a loaded and operable firearm, or other arms for the
6792	purpose of self-defense. The invalidities of the aforesaid and
6793	following statute and regulations, and Defendants' application of
6794	same, infringe Plaintiff's Second and Fourteenth Amendments right
6795	and damage Plaintiff's in violation of 42 U.S.C. § 1983. This statute
6796	infringes the 2 nd Amendment right to keep and bear arms, and the 14 th
6797	Amendment privileges and immunities of U.S. citizenship, the "Equal
6798	Protections Clause" of the 14 th Amendment, including but not limited
6799	to the Constitution of the United States, Article IV, Section 2, and is
6800	thus unlawful prior restraint, as well as a deprivation of the civil rights
6801	of the Plaintiff Atkinson. This violates the cruel and unusual
6802	punishments clause of the Eighth Amendment, made applicable to the
6803	states though the Fourteenth Amendment to the Unites States
6804	Constitution. This statute as a whole, and also in sections or parts is
6805	unconstitutional, an infringement, and a deprivation of civil rights of
6806	Plaintiff Atkinson.
6807	
6808	COUNT TWENTY NINE - THE SECOND AMENDMENT
6809	INVALIDATES M.G.L. c. 140, § 131M TO THE EXTENT IT
6810	PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING
6811	AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-

6813

DEFENSE. FURTHER M.G.L. c. 140, § 131M DEPRIVES

PLAINTIFF OF DUE PROCESS

6	ช	1	5	

453.

6816

6817

6818

6819

6820

6821

6822

6823

6824

6825

6826

6827

6828

6829

6830

6831

6832

6833

keeping and bearing arms and is in conflict with the decisions of the Supreme Court of the *United States in McDonald v. Chicago*, 561 U.S. ____, 130 S.Ct. 3020 (2010), and also in *District of Columbia v*. Heller, 554 U.S. 570 (2008), Massachusetts Constitution Part The First, Article XVII; the U.S. Constitution as a whole; the U.S. Constitution, Amendment II (also known as the Second Amendment); and the U.S. Constitution, Amendment XIV (also known as the Fourteenth Amendment); the Ku Klux Klan Act (or the Civil Rights Act of 1871); 42 U.S.C. § 1983 (also called "section 1983"), and other relevant laws, as a violation, deprivation and infringement of civil rights. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid as applied to prohibit a private citizen who is otherwise eligible to possessing arms, firearms or from carrying a loaded and operable

firearm, or other arms for the purpose of self-defense. The invalidities

of the aforesaid and following statute and regulations, and Defendants'

M.G.L. c. 140, § 131M is unconstitutional and violates the

6834	application of same, infringe Plaintiff's Second and Fourteenth
6835	Amendments right and damage Plaintiff's in violation of 42 U.S.C. §
6836	1983. This statute infringes the 2 nd Amendment right to keep and bear
6837	arms, and the 14 th Amendment privileges and immunities of U.S.
6838	citizenship, the "Equal Protections Clause" of the 14 th Amendment,
6839	including but not limited to the Constitution of the United States,
6840	Article IV, Section 2, and is thus unlawful prior restraint, as well as a
6841	deprivation of the civil rights of the Plaintiff Atkinson. This violates
6842	the cruel and unusual punishments clause of the Eighth Amendment,
6843	made applicable to the states though the Fourteenth Amendment to the
6844	Unites States Constitution. This violates the cruel and unusual
6845	punishments clause of the Eighth Amendment, made applicable to the
6846	states though the Fourteenth Amendment to the Unites States
6847	Constitution. This statute as a whole, and also in sections or parts is
6848	unconstitutional, an infringement, and a deprivation of civil rights of
6849	Plaintiff Atkinson.
6850	
6851	COUNT THIRTY - THE SECOND AMENDMENT INVALIDATES
6852	M.G.L. c. 140, § 131M TO THE EXTENT IT PREVENTS
6853	QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR
6854	CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE.
JUJ 1	CHARLES OF DESIGNATION OF SELECTION

FURTHER M.G.L. c. 140, § 131M DEPRIVES PLAINTIFF OF DUE PROCESS AND EQUAL PROTECTIONS

6855

6876

M.G.L. c. 140, § 131M is unconstitutional and further creates an 454. Orwellian "more privileged, but equal" level of citizen in the form of retired law enforcement officers, which violates the equal protections of the 14th amendment. Hence, all citizens are equal in the eyes of the law, and no persons respective of their prior occupation(s) are "more equal" by virtual of a gold watch or gold badge. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid as applied to prohibit a private citizen who is otherwise eligible to possessing arms, firearms or from carrying a loaded and operable firearm, or other arms for the purpose of selfdefense. The invalidities of the aforesaid and following statute and regulations, and Defendants' application of same, infringe Plaintiff's Second and Fourteenth Amendments right and damage Plaintiff's in violation of 42 U.S.C. § 1983. This section (and other related statutes) is in conflict with the decisions of the Supreme Court of the United States in *McDonald v. Chicago*, 561 U.S. ____, 130 S.Ct. 3020 (2010), and also in *District of Columbia v. Heller*, 554 U.S. 570 (2008),

6877	Massachusetts Constitution Part The First, Article XVII; the U.S.
6878	Constitution as a whole; the U.S. Constitution, Amendment II (also
6879	known as the Second Amendment); and the U.S. Constitution,
6880	Amendment XIV (also known as the Fourteenth Amendment); the Ku
6881	Klux Klan Act (or the Civil Rights Act of 1871); 42 U.S.C. § 1983
6882	(also called "section 1983"), and other relevant laws, as a violation,
6883	deprivation and infringement of civil rights. This statute infringes the
6884	2 nd Amendment right to keep and bear arms, and the 14 th Amendment
6885	privileges and immunities of U.S. citizenship, the "Equal Protections
6886	Clause" of the 14 th Amendment, and is thus unlawful prior restraint,
6887	as well as a deprivation of the civil rights of the Plaintiff Atkinson.
6888	This statute as a whole, and also in sections or parts is
6889	unconstitutional, an infringement, and a deprivation of civil rights of
6890	Plaintiff Atkinson.
6891	
6892 6893 6894 6895 6896 6897 6898	COUNT THIRTY ONE - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 131N TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF- DEFENSE. FURTHER M.G.L. c. 140, § 131N DEPRIVES PLAINTIFF OF DUE PROCESS
3070	

455. M.G.L. c. 140, § 131N is unconstitutional and violates the keeping

and bearing covert arms and is in conflict with the decisions of the
Supreme Court of the United States in McDonald v. Chicago, 561
U.S, 130 S.Ct. 3020 (2010), and also in <i>District of Columbia v</i> .
Heller, 554 U.S. 570 (2008), Massachusetts Constitution Part The
First, Article XVII; the U.S. Constitution as a whole; the U.S.
Constitution, Amendment II (also known as the Second Amendment);
and the U.S. Constitution, Amendment XIV (also known as the
Fourteenth Amendment); the Ku Klux Klan Act (or the Civil Rights
Act of 1871); 42 U.S.C. § 1983 (also called "section 1983"), and other
relevant laws, as a violation, deprivation and infringement of civil
rights. The allegations contained in paragraphs 1 though the current
paragraph, are re-alleged and incorporated into this count as though
fully set forth herein. The aforementioned and following
Massachusetts General Laws, Statutes, and Regulation are invalid as
applied to prohibit a private citizen who is otherwise eligible to
possessing arms, firearms or from carrying a loaded and operable
firearm, or other arms for the purpose of self-defense. The invalidities
of the aforesaid and following statute and regulations, and Defendants'
application of same, infringe Plaintiff's Second and Fourteenth
Amendments right and damage Plaintiff's in violation of 42 U.S.C. §

6920	1983. This violates the cruel and unusual punishments clause of the
6921	Eighth Amendment, made applicable to the states though the
6922	Fourteenth Amendment to the Unites States Constitution. This statute
6923	infringes the 2 nd Amendment right to keep and bear arms, and the 14 th
6924	Amendment privileges and immunities of U.S. citizenship, the "Equal
6925	Protections Clause" of the 14 th Amendment, including but not limited
6926	to the Constitution of the United States, Article IV, Section 2, and is
6927	thus unlawful prior restraint, as well as a deprivation of the civil rights
6928	of the Plaintiff Atkinson. This statute as a whole, and also in sections
6929	or parts is unconstitutional, an infringement, and a deprivation of civil
6930	rights of Plaintiff Atkinson.
6931	
6932	COUNT THIRTY TWO - THE SECOND AMENDMENT

6933

6934

6935

6936

COUNT THIRTY TWO - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 140, § 131P TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE.

6937

6938

6939

6940

6941

6942

M.G.L. c. 140, § 131P is unconstitutional and is a licensing 456. scheme with little or no bona fide reason to exist other then to harvest a record of citizens who may attend such training so that their right to keep or bear arms may be infringed upon at some future date. The allegations contained in paragraphs 1 though the current paragraph,

6943	are re-alleged and incorporated into this count as though fully set forth
6944	herein. The aforementioned and following Massachusetts General
6945	Laws, Statutes, and Regulation are invalid as applied to prohibit a
6946	private citizen who is otherwise eligible to possessing arms, firearms
6947	or from carrying a loaded and operable firearm, or other arms for the
6948	purpose of self-defense. The invalidities of the aforesaid and
6949	following statute and regulations, and Defendants' application of
6950	same, infringe Plaintiff's Second and Fourteenth Amendments right
6951	and damage Plaintiff's in violation of 42 U.S.C. § 1983. The statute
6952	fails to state any standard of training, duration of training, records
6953	keeping requirements, or any legitimate method of instruction, or any
6954	other outline or syllabus but which such a course or orientation would
6955	be taught. This statute, is an utter farce, overly vague, and violates the
6956	keeping and bearing covert arms and is in conflict with the decisions
6957	of the Supreme Court of the United States in McDonald v. Chicago,
6958	561 U.S, 130 S.Ct. 3020 (2010), and also in <i>District of Columbia</i>
6959	v. Heller, 554 U.S. 570 (2008), Massachusetts Constitution Part The
6960	First, Article XVII; the U.S. Constitution as a whole; the U.S.
6961	Constitution, Amendment II (also known as the Second Amendment);
6962	and the U.S. Constitution, Amendment XIV (also known as the

6963	Fourteenth Amendment); the Ku Klux Klan Act (or the Civil Rights
6964	Act of 1871); 42 U.S.C. § 1983 (also called "section 1983"), and other
6965	relevant laws, as a violation, deprivation and infringement of civil
6966	rights. This statute infringes the 2 nd Amendment right to keep and bear
6967	arms, and the 14 th Amendment privileges and immunities of U.S.
6968	citizenship, the "Equal Protections Clause" of the 14 th Amendment,
6969	including but not limited to the Constitution of the United States,
6970	Article IV, Section 2, and is thus unlawful prior restraint, as well as a
6971	deprivation of the civil rights of the Plaintiff Atkinson. This violates
6972	the cruel and unusual punishments clause of the Eighth Amendment,
6973	made applicable to the states though the Fourteenth Amendment to the
6974	Unites States Constitution. This statute as a whole, and also in
6975	sections or parts is unconstitutional, an infringement, and a
6976	deprivation of civil rights of Plaintiff Atkinson.
6977	
6978 6979 6980 6981 6982 6983	COUNT THIRTY THREE - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 269, § 10 TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF- DEFENSE.

6985

M.G.L. c. 269, § 10 is unconstitutional and is overly vague, and

violates the keeping and bearing various types of arms and is in

conflict with the decisions of the Supreme Court of the United States
in <i>McDonald v. Chicago</i> , 561 U.S, 130 S.Ct. 3020 (2010), and
also in <i>District of Columbia v. Heller</i> , 554 U.S. 570 (2008),
Massachusetts Constitution Part The First, Article XVII; the U.S.
Constitution as a whole; the U.S. Constitution, Amendment II (also
known as the Second Amendment); and the U.S. Constitution,
Amendment XIV (also known as the Fourteenth Amendment); the Ku
Klux Klan Act (or the Civil Rights Act of 1871); 42 U.S.C. § 1983
(also called "section 1983"), and other relevant laws, as a violation,
deprivation and infringement of civil rights. The allegations contained
in paragraphs 1 though the current paragraph, are re-alleged and
incorporated into this count as though fully set forth herein. The
aforementioned and following Massachusetts General Laws, Statutes,
and Regulation are invalid as applied to prohibit a private citizen who
is otherwise eligible to possessing arms, firearms or from carrying a
loaded and operable firearm, or other arms for the purpose of self-
defense. The invalidities of the aforesaid and following statute and
regulations, and Defendants' application of same, infringe Plaintiff's
Second and Fourteenth Amendments right and damage Plaintiff's in
violation of 42 U.S.C. § 1983. This statute infringes the 2 nd

Amendment right to keep and bear arms, and the 14th Amendment privileges and immunities of U.S. citizenship, the "Equal Protections Clause" of the 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is thus unlawful prior restraint, as well as a deprivation of the civil rights of the Plaintiff Atkinson. This violates the cruel and unusual punishments clause of the Eighth Amendment, made applicable to the states though the Fourteenth Amendment to the Unites States Constitution. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

458. M.G.L. c. 269, § 10(m) allows all citizens to possess and carry arms as authorized by the U.S. Constitution, Amendment II (also known as the Second Amendment) is in fact a "statue" as defined in paragraph (m), the U.S. Constitution, Amendment XIV (also known as the Fourteenth Amendment) expands the 2nd Amendment and applies to all citizens of the Commonwealth, and to all Citizens of the United States as an unqualified right onto which the government can not and shall not infringe. Thusly, where M.G.L. c. 269, § 10(m)

7026	refers to "all people not exempted by statute," this in reality includes
7027	all law abiding citizens of the Commonwealth, not merely the chosen
7028	few who a "licensing authority" arbitrarily decides may or may not
7029	possess firearms, or even a certain class or type of firearm or
7030	ammunition. This section is unconstitutional and violates the 14 th , 9 th ,
7031	and 2 nd Amendments, and other relevant laws, as a violation,
7032	deprivation, and infringement of civil rights. This statute infringes the
7033	2 nd Amendment right to keep and bear arms, and the 14 th Amendment
7034	privileges and immunities of U.S. citizenship, the "Equal Protections
7035	Clause" of the 14 th Amendment, including but not limited to the
7036	Constitution of the United States, Article IV, Section 2, and is thus
7037	unlawful prior restraint, as well. This statute as a whole, and also in
7038	sections or parts is unconstitutional, an infringement, and a
7039	deprivation of civil rights of Plaintiff Atkinson as a deprivation of the
7040	civil rights of the Plaintiff Atkinson.
7041	
7042 7043 7044	COUNT THIRTY FOUR - THE SECOND AMENDMENT INVALIDATES M.G.L. c. 269, § 10 TO THE EXTENT IT PREVENTS OUALIFIED PRIVATE CITIZENS FROM KEEPING
/ UTT	I NEVENTO COMPITIED I NIVATE CITIZENO I NOM NEELING

PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-**DEFENSE.**

7046 7047

7048

7045

M.G.L. c. 269, § 10 is unconstitutional in that it bans a useful type 459.

7049	of arm called a "silencer," or "sound suppr
7050	is flawed with its technical description of s
7051	an arm, they are nonetheless useful for law
7052	business, so much so that SWAT teams an
7053	routinely utilize this devices and related ar
7054	hearing in order to provide a tactical advar
7055	contained in paragraphs 1 though the curre
7056	and incorporated into this count as though
7057	aforementioned and following Massachuse
7058	and Regulation are invalid as applied to pro-
7059	is otherwise eligible to possessing arms, fin
7060	loaded and operable firearm, or other arms
7061	defense. The invalidities of the aforesaid a
7062	regulations, and Defendants' application of
7063	Second and Fourteenth Amendments right
7064	violation of 42 U.S.C. § 1983. These arms
7065	exist and are used as hearing protection de
7066	the military, and by law-abiding citizens. T
7067	legitimate reason to ban such a useful arm
7068	recognized so universally as being so usefu

essor" and while the Statue such an arm or accessory to ful defense of the home, or d tactical entry teams rms in order to protect their ntage. The allegations ent paragraph, are re-alleged fully set forth herein. The etts General Laws, Statutes, ohibit a private citizen who rearms or from carrying a for the purpose of selfnd following statute and f same, infringe Plaintiff's and damage Plaintiff's in or attachments to arms vices both by the police, by The Commonwealth has no or attachment, when it is ul in home or business

7069	defense situations, and in fact it is a practical accessory to an arm
7070	which protects the hearing of the user form long term injury, and thus
7071	is a strongly desirable safety device for firearms of various types,
7072	sizes, and calibers. Sound suppressors protect lawful users of firearm
7073	against temporary and permanent hearing loss; preserving situational
7074	awareness and crucial communication; reducing and altering the
7075	sound signature, concealing a shooter's position; reducing or virtually
7076	eliminating blinding muzzle flash, concealing a shooter's position and
7077	preserving dark-adapted vision; reduce or virtually eliminating dust
7078	raised by muzzle blast, which also conceals a shooter's position and
7079	keeps the view unobstructed; and reduce recoil, allowing bullet impact
7080	observation and faster follow-up shots if such are needed. The statute
7081	is overly vague, and violates the keeping and bearing various types of
7082	arms and is in conflict with the decisions of the Supreme Court of the
7083	United States in <i>McDonald v. Chicago</i> , 561 U.S, 130 S.Ct. 3020
7084	(2010), and also in <i>District of Columbia v. Heller</i> , 554 U.S. 570
7085	(2008), Massachusetts Constitution Part The First, Article XVII; the
7086	U.S. Constitution as a whole; the U.S. Constitution, Amendment II
7087	(also known as the Second Amendment); and the U.S. Constitution,
7088	Amendment XIV (also known as the Fourteenth Amendment); the Ku

7089	Klux Klan Act (or the Civil Rights Act of 1871); 42 U.S.C. § 1983
7090	(also called "section 1983"), and other relevant laws, as a violation,
7091	deprivation and infringement of civil rights. This statute infringes the
7092	2 nd Amendment right to keep and bear arms, and the 14 th Amendment
7093	privileges and immunities of U.S. citizenship, the "Equal Protections
7094	Clause" of the 14 th Amendment, including but not limited to the
7095	Constitution of the United States, Article IV, Section 2, and is thus
7096	unlawful prior restraint, as well as a deprivation of the civil rights of
7097	the Plaintiff Atkinson. This violates the cruel and unusual
7098	punishments clause of the Eighth Amendment, made applicable to the
7099	states though the Fourteenth Amendment to the Unites States
7100	Constitution. This statute as a whole, and also in sections or parts is
7101	unconstitutional, an infringement, and a deprivation of civil rights of
7102	Plaintiff Atkinson.
7103	
7104 7105 7106	COUNT THIRTY FIVE - M.G.L. c. 111C AND 105 CMR 170.750 DEPRIVES PLAINTIFF OF DUE PROCESS, EQUAL PROTECTIONS, FIFTH AMENDMENT RIGHTS, SIXTH
7107 7108	AMENDMENT RIGHTS, SEVENTH AMENDMENT RIGHTS.

460. M.G.L. c 111C is unconstitutional in that it provides mechanism by which (under 105 CMR 170.750) the Commonwealth may revoke

7109

7111	the professional licenses and medical credentials of Emergency
7112	Medical Technicians on an arbitrary, vague, and capricious manner
7113	under a mere accusation of a act, absent any probable cause, absent
7114	any tangible proof the act actually took place, absent any form of
7115	probable cause hearing, absent any form of dangerousness hearing,
7116	absent any scientific proof, absent any examination of the evidence,
7117	absent the cross examination of witness or accusers, no ability to cross
7118	examine witnesses, nor to refute the charges, or to examine documents
7119	or evidence which the state may hold before such a suspension is
7120	imposed. The allegations contained in paragraphs 1 though the current
7121	paragraph, are re-alleged and incorporated into this count as though
7122	fully set forth herein. The aforementioned and following
7123	Massachusetts General Laws, Statutes, and Regulation are invalid.
7124	The invalidities of the aforesaid and following statute and regulations,
7125	and Defendants' application of same, infringe Plaintiff's civil rights
7126	and damage Plaintiff in violation of 42 U.S.C. § 1983. In reality, the
7127	State revokes or suspends the licenses of certain EMT's when it is
7128	politically beneficial for them to do so, absent any actual evidence of
7129	wrong doing, and places the burden of proving innocence upon the
7130	person on whom the State is depriving of civil rights. This statute

and/or regulation is an affront to 5th Amendment, 6th Amendment, 8th Amendment, 9th Amendment, and 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is a violation of civil rights, and deprivation of the civil rights of the Plaintiff Atkinson. Further, as the State is depriving patients of the services of a qualified volunteer Emergency Medical Technician in his community, the deprivation extends to the patients of Plaintiff Atkinson (acting as an EMT) as he is not allowed to render emergency care, and in fact the State is needless prolonging the pain and suffering, and promoting the death to citizens in need of emergency medical services, thus in turn depriving them of their civil rights. This violates the cruel and unusual punishments clause of the Eighth Amendment, made applicable to the states though the Fourteenth Amendment to the Unites States Constitution. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

7147

7148

7149 7150 COUNT THIRTY SIX - M.G.L. c. 30Ac § 2 AND 105 CMR 170.750

DEPRIVES PLAINTIFF OF DUE PROCESS, EQUAL

PROTECTIONS, FIFTH AMENDMENT RIGHTS, SIXTH

AMENDMENT RIGHTS, SEVENTH AMENDMENT RIGHTS.

7153	461. M.G.L. c 30Ac § 2 is unconstitutional in that it provides
7154	mechanisms by which (under 105 CMR 170.750) the Commonwealth
7155	may revoke the professional licenses and medical credentials of
7156	Emergency Medical Technicians on an arbitrary, vague, and
7157	capricious manner under a mere accusation of a act, absent any
7158	probable cause, absent any tangible proof the act actually took place,
7159	absent any form of probable cause hearing, absent any form of
7160	dangerousness hearing, absent any scientific proof, absent any
7161	examination of the evidence, absent the cross examination of witness,
7162	no ability to cross examine witnesses, nor to refute the charges, or to
7163	examine documents, or evidence which the state may hold before such
7164	a suspension is imposed. The allegations contained in paragraphs 1
7165	though the current paragraph, are re-alleged and incorporated into this
7166	count as though fully set forth herein. The aforementioned and
7167	following Massachusetts General Laws, Statutes, and Regulation are
7168	invalid. The invalidities of the aforesaid and following statute and
7169	regulations, and Defendants' application of same, infringe Plaintiff's
7170	civil rights and damage Plaintiff in violation of 42 U.S.C. § 1983. In
7171	reality, the State revokes or suspends the licenses of certain EMT's
7172	when it is politically beneficial for then to do so, absent any actual

7173	evidence of wrong doing, and places the burden of proving innocence
7174	upon the person on whom the State is depriving of civil rights. This
7175	statute and/or regulation is an affront to 5 th Amendment, 6 th
7176	Amendment, 8 th Amendment, 9 th Amendment, and 14 th Amendment,
7177	including but not limited to the Constitution of the United States,
7178	Article IV, Section 2, and is a violation of civil rights, and deprivation
7179	of the civil rights of the Plaintiff Atkinson. Further, as the State is
7180	depriving patients of the services of a qualified volunteer Emergency
7181	Medical Technician in his community, the deprivation extends to the
7182	patients of Plaintiff Atkinson (acting as an EMT) as he is not allowed
7183	to render emergency care, and in fact the State is needless prolonging
7184	the pain and suffering, and promoting the death to citizens in need of
7185	emergency medical services, thus in turn depriving them of their civil
7186	rights. This statute as a whole, and also in sections or parts is
7187	unconstitutional, an infringement, and a deprivation of civil rights of
7188	Plaintiff Atkinson.
7189	
7190	COUNT THIRTY SEVEN - 105 CMR 170 AND 170.750 DEPRIVES
7191	PLAINTIFF OF DUE PROCESS, EQUAL PROTECTIONS, FIFTH
7192	AMENDMENT RIGHTS, SIXTH AMENDMENT RIGHTS,
7193	<u>SEVENTH AMENDMENT RIGHTS.</u>

7195	462. 105 CMR 170 (all sections) is unconstitutional as it provides
7196	mechanisms by which (under 105 CMR 170.750) the Commonwealth
7197	may revoke the professional licenses and medical credentials of
7198	Emergency Medical Technicians on an arbitrary, vague, and
7199	capricious manner under a mere accusation of a act, absent any
7200	probable cause, absent any tangible proof the act actually took place,
7201	absent any form of probable cause hearing, absent any form of
7202	dangerousness hearing, absent any scientific proof, absent any
7203	examination of the evidence, absent the cross examination of witness,
7204	no ability to cross examine witnesses, nor to refute the charges, or to
7205	examine documents, or evidence which the state may hold before such
7206	a suspension is imposed. The allegations contained in paragraphs 1
7207	though the current paragraph, are re-alleged and incorporated into this
7208	count as though fully set forth herein. The aforementioned and
7209	following Massachusetts General Laws, Statutes, and Regulation are
7210	invalid. The invalidities of the aforesaid and following statute and
7211	regulations, and Defendants' application of same, infringe Plaintiff's
7212	civil rights and damage Plaintiff in violation of 42 U.S.C. § 1983. In
7213	reality, the State revokes or suspends the licenses of certain EMT's
7214	when it is politically beneficial for then to do so, absent any actual

7215	evidence of wrong doing, and places the burden of proving innocence
7216	upon the person on whom the State is depriving of civil rights. This
7217	statute and/or regulation is an affront to 5 th Amendment, 6 th
7218	Amendment, 8 th Amendment, 9 th Amendment, and 14 th Amendment,
7219	including but not limited to the Constitution of the United States,
7220	Article IV, Section 2, and is a violation of civil rights, and deprivation
7221	of the civil rights of the Plaintiff Atkinson. Further, as the State is
7222	depriving patients of the services of a qualified volunteer Emergency
7223	Medical Technician in his community, the deprivation extends to the
7224	patients of Plaintiff Atkinson (acting as an EMT) as he is not allowed
7225	to render emergency care, and in fact the State is needless prolonging
7226	the pain and suffering, and promoting the death to citizens in need of
7227	emergency medical services, thus in turn depriving them of their civil
7228	rights. This statute as a whole, and also in sections or parts is
7229	unconstitutional, an infringement, and a deprivation of civil rights of
7230	Plaintiff Atkinson.
7231	
7232	COUNT THIRTY EIGHT - 105 CMR 171 AND 170.750 DEPRIVES
7233	PLAINTIFF OF DUE PROCESS, EQUAL PROTECTIONS, FIFTH
7234	AMENDMENT RIGHTS, SIXTH AMENDMENT RIGHTS,
7235	SEVENTH AMENDMENT RIGHTS.

7237	463. 105 CMR 171 (all sections) is unconstitutional and provides
7238	mechanisms by which (under 105 CMR 170.750) the Commonwealth
7239	may revoke the professional licenses and medical credentials of
7240	Emergency Medical Technicians on an arbitrary, vague, and
7241	capricious manner under a mere accusation of a act, absent any
7242	probable cause, absent any tangible proof the act actually took place,
7243	absent any form of probable cause hearing, absent any form of
7244	dangerousness hearing, absent any scientific proof, absent any
7245	examination of the evidence, absent the cross examination of witness,
7246	no ability to cross examine witnesses, nor to refute the charges, or to
7247	examine documents, or evidence which the state may hold before such
7248	a suspension is imposed. The allegations contained in paragraphs 1
7249	though the current paragraph, are re-alleged and incorporated into this
7250	count as though fully set forth herein. The aforementioned and
7251	following Massachusetts General Laws, Statutes, and Regulation are
7252	invalid. The invalidities of the aforesaid and following statute and
7253	regulations, and Defendants' application of same, infringe Plaintiff's
7254	civil rights and damage Plaintiff in violation of 42 U.S.C. § 1983. In
7255	reality, the State revokes or suspends the licenses of certain EMT's
7256	when it is politically beneficial for then to do so, absent any actual

7257	evidence of wrong doing, and places the burden of proving innocence
7258	upon the person on whom the State is depriving of civil rights. This
7259	statute and/or regulation is an affront to 5 th Amendment, 6 th
7260	Amendment, 8 th Amendment, 9 th Amendment, and 14 th Amendment,
7261	including but not limited to the Constitution of the United States,
7262	Article IV, Section 2, and is a violation of civil rights, and deprivation
7263	of the civil rights of the Plaintiff Atkinson. Further, as the State is
7264	depriving patients of the services of a qualified volunteer Emergency
7265	Medical Technician in his community, the deprivation extends to the
7266	patients of Plaintiff Atkinson (acting as an EMT) as he is not allowed
7267	to render emergency care, and in fact the State is needless prolonging
7268	the pain and suffering, and promoting the death to citizens in need of
7269	emergency medical services, thus in turn depriving them of their civil
7270	rights. This statute as a whole, and also in sections or parts is
7271	unconstitutional, an infringement, and a deprivation of civil rights of
7272	Plaintiff Atkinson.
7273	
7274	COUNT THIRTY NINE - TOWN OF ROCKPORT POLICIES, 105
7275	CMR 170 AND 170.750 DEPRIVES PLAINTIFF OF DUE
7276	PROCESS, EQUAL PROTECTIONS, FIFTH AMENDMENT
7277	RIGHTS, SIXTH AMENDMENT RIGHTS, SEVENTH

AMENDMENT RIGHTS.

7280	464. Town of Rockport – Rockport Ambulance Department, Policy
7281	Manual is unconstitutional and provides mechanisms by which
7282	(under 105 CMR 170.750) the Town Ambulance Department may
7283	suspend or terminate without pay and Emergency Medical
7284	Technicians or Emergency First Responder on an arbitrary, vague,
7285	and capricious manner under a mere accusation of a act, absent any
7286	probable cause, absent any tangible proof the act actually took place,
7287	absent any form of probable cause hearing, absent any form of
7288	dangerousness hearing, absent any scientific proof, absent any
7289	examination of the evidence, absent the cross examination of witness,
7290	no ability to cross examine witnesses, nor to refute the charges, or to
7291	examine documents, or evidence which the state may hold before such
7292	a suspension is imposed. The allegations contained in paragraphs 1
7293	though the current paragraph, are re-alleged and incorporated into this
7294	count as though fully set forth herein. The aforementioned and
7295	following Massachusetts General Laws, Statutes, and Regulation are
7296	invalid. The invalidities of the aforesaid and following statute and
7297	regulations, and Defendants' application of same, infringe Plaintiff's
7298	civil rights and damage Plaintiff in violation of 42 U.S.C. § 1983. In
7299	reality, the State revokes or suspends the licenses of certain EMT's

when it is politically beneficial for them to do so, absent any actual evidence of wrong doing, and places the burden of proving innocence upon the person on whom the State is depriving of civil rights. This statute and/or regulation is an affront to 4th, 5th Amendment, 6th Amendment, 8th Amendment, 9th Amendment, and 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is a violation of civil rights, and deprivation of the civil rights of the Plaintiff Atkinson. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

465. **Town of Rockport – Employment Policy Manual** is

unconstitutional and provides mechanisms by which Town of
Rockport may suspend or terminate without pay an employee on an
arbitrary, vague, and capricious manner under a mere accusation of a
act, absent any probable cause, absent any tangible proof the act
actually took place, absent any form of probable cause hearing, absent
any form of dangerousness hearing, absent any scientific proof, absent
any examination of the evidence, absent the cross examination of
witness, no ability to cross examine witnesses, nor to refute the

7	3	2	0
7	3	2	1
7	3	2	2
7	3	2	3
7	3	2	4
7	3	2	5
7	3	2	6
7	3	2	7
7	3	2	8
7	3	2	9
7	3	3	0
7	3	3	1
7	3	3	2
	3		
	3		
7	3	3	5
7	3	3	6
7	3	3	7
7	3	3	8

7340

7341

charges, or to examine documents, or evidence which the state may hold before such a suspension is imposed. In reality, the suspends or terminates of certain employees when it is politically beneficial for then to do so, absent any actual evidence of wrong doing, and places the burden of proving innocence upon the person on whom the State is depriving of civil rights. This statute and/or regulation is an affront to 5th Amendment, 6th Amendment, 8th Amendment, 9th Amendment, and 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is a violation of civil rights, and deprivation of the civil rights of the Plaintiff Atkinson. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

COUNT FORTY - M.G.L. c. 30A (ALL SECTIONS) DEPRIVES PLAINTIFF OF DUE PROCESS, EQUAL PROTECTIONS, FIFTH AMENDMENT RIGHTS, SIXTH AMENDMENT RIGHTS, SEVENTH AMENDMENT RIGHTS.

466. M.G.L. c. 30A (all sections) is unconstitutional and is an affront to 5th Amendment, 6th Amendment, 7th, 8th Amendment, 9th Amendment, and 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is a

7342	violation of civil rights, and deprivation of the civil rights of the
7343	Plaintiff Atkinson. The allegations contained in paragraphs 1 though
7344	the current paragraph, are re-alleged and incorporated into this count
7345	as though fully set forth herein. The aforementioned and following
7346	Massachusetts General Laws, Statutes, and Regulation are invalid.
7347	The invalidities of the aforesaid and following statute and regulations,
7348	and Defendants' application of same, infringe Plaintiff's civil rights
7349	and damage Plaintiff in violation of 42 U.S.C. § 1983. This statute as
7350	a whole, and also in sections or parts is unconstitutional, an
7351	infringement, and a deprivation of civil rights of Plaintiff Atkinson.
7352	
7353	COUNT FORTY ONE - 801 CMR 1.01 DEPRIVES PLAINTIFF OF
7354	DUE PROCESS, EQUAL PROTECTIONS, FIFTH AMENDMENT
7355	RIGHTS, SIXTH AMENDMENT RIGHTS, SEVENTH
7356	AMENDMENT RIGHTS.
7357	
7358	467. Standard Rules of Practice and Procedure, 801 CMR 1.01 is
7359	unconstitutional and is an affront to 5 th Amendment, 7 th , 6 th

7361

7362

7363

Amendment, 8th Amendment, 9th Amendment, and 14th Amendment,

Article IV, Section 2, and is a violation of civil rights, and deprivation

of the civil rights of the Plaintiff Atkinson. The allegations contained

including but not limited to the Constitution of the United States,

7364	
7365	
7366	
7367	
7368	
7369	
7370	
7371	
7372	

in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid. The invalidities of the aforesaid and following statute and regulations, and Defendants' application of same, infringe Plaintiff's civil rights and damage Plaintiff in violation of 42 U.S.C. § 1983. This statute as a whole, and also in sections or parts is unconstitutional, an infringement, and a deprivation of civil rights of Plaintiff Atkinson.

COUNT FORTY TWO - THE SECOND AMENDMENT INVALIDATES 501 CMR 7.00 TO THE EXTENT IT PREVENTS QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE.

468. 501 CMR 7.00 "Approved Weapons Roster" published by the Executive Office of Public Safety is unconstitutional and is a tool for violation, deprivation, and infringement of civil rights. The allegations contained in paragraphs 1 though the current paragraph, are re-alleged and incorporated into this count as though fully set forth herein. The aforementioned and following Massachusetts General Laws, Statutes, and Regulation are invalid. The invalidities of the aforesaid and

7386	following statute and regulations, and Defendants' application of
7387	same, infringe Plaintiff's civil rights and damage Plaintiff in violation
7388	of 42 U.S.C. § 1983. The statute is overly vague, and violates the
7389	keeping and bearing of various types of arms and is in conflict with
7390	the decisions of the Supreme Court of the United States in McDonald
7391	v. Chicago, 561 U.S, 130 S.Ct. 3020 (2010), and also in District
7392	of Columbia v. Heller, 554 U.S. 570 (2008), Massachusetts
7393	Constitution Part The First, Article XVII; the U.S. Constitution as a
7394	whole; the U.S. Constitution, Amendment II (also known as the
7395	Second Amendment); and the U.S. Constitution, Amendment XIV
7396	(also known as the Fourteenth Amendment); the Ku Klux Klan Act
7397	(or the Civil Rights Act of 1871); 42 U.S.C. § 1983 (also called
7398	"section 1983"), and other relevant laws, as a violation, deprivation
7399	and infringement of civil rights. This statute infringes the 2 nd
7400	Amendment right to keep and bear arms, and the 14 th Amendment
7401	privileges and immunities of U.S. citizenship, the "Equal Protections
7402	Clause" of the 14 th Amendment, including but not limited to the
7403	Constitution of the United States, Article IV, Section 2, and is thus
7404	unlawful prior restraint, as well as a deprivation of the civil rights of
7405	the Plaintiff Atkinson. This statute as a whole, and also in sections or

7406	parts is unconstitutional, an infringement, and a deprivation of civil
7407	rights of Plaintiff Atkinson.
7408	
7409	COUNT FORTY THREE - STUDENT CONDUCT CODE
7410	DEPRIVES PLAINTIFF OF DUE PROCESS, EQUAL
7411	PROTECTIONS, FIFTH AMENDMENT RIGHTS, SIXTH
7412	AMENDMENT RIGHTS, SEVENTH AMENDMENT RIGHTS,
7413	IMPOSES DOUBLE JEOPARDY, AND DOUBLE PUNISHMENTS
7414	FURTHER STUDENT CONDUCT CODE PREVENTS
7415	QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR
7416	CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE.
7417	
7418	469. North Shore Community College Student Conduct Code, 2008
7419	is unconstitutional, (NORTH SHORE COMMUNITY COLLEGE is a
7420	state run College, and an extension of the state in all respects);
7421	published and circulated by the "Judicial Affairs Office, Division of
7422	Student Life" is an affront to 5 th Amendment, 6 th Amendment, 7 th , 8 th
7423	Amendment, 9 th Amendment, and 14 th Amendment, including but not
7424	limited to the Constitution of the United States, Article IV, Section 2,
7425	and is a violation of civil rights, and deprivation of the civil rights of
7426	the Plaintiff Atkinson. The allegations contained in paragraphs 1
7427	though the current paragraph, are re-alleged and incorporated into this
7428	count as though fully set forth herein. The aforementioned and
7429	following Massachusetts General Laws, Statutes, and Regulation are

7430	invalid. The invalidities of the aforesaid and following statute and
7431	regulations, and Defendants' application of same, infringe Plaintiff's
7432	civil rights and damage Plaintiff in violation of 42 U.S.C. § 1983. The
7433	Handbook Outlines methods by which the School may conduct sham
7434	trials, and impose unlawful punishments upon students, without
7435	allowing the student to be fairly represented at, and other time not
7436	even told about the hearing, not allowed to confront witnesses or
7437	examine evidence, the Student is not permitted the ability to cross
7438	examine witnesses, there is lack of due process, and vague, and
7439	arbitrary guidelines by which the President of the College may
7440	suspend, ban, and expel any student for many reason, at any time,
7441	based even on a whim, or political convenience, unproven accusation,
7442	and even to punish and to muzzle and restrain student who may
7443	choose to lawfully exercise a civil right. This statute as a whole, and
7444	also in sections or parts is unconstitutional, an infringement, and a
7445	deprivation of civil rights of Plaintiff Atkinson. The defendant North
7446	Shore Community College further takes it upon itself (as a State
7447	agency) to zealously punish any student who is merely ACCUSED of
7448	a deed off campus, with no regards that such a deed in fact took place,
7449	or consider if the student is guilty, by default the college assumes the

7450	student is guilty, imposed punishment illegally, and then threatens to
7451	further punish the student should they refuse to accept the original
7452	unlawful punishment. This defendant (acting as a state agency, under
7453	the color of law) further violates double jeopardy in that the college
7454	punishes the student for any perceived violation of the law, and then
7455	allows the student to again be re-punished by way of the court system.
7456	Any punitive action of any sort imposed by this college, is in fact an
7457	official punishment by state agency acting under color of law. Hence,
7458	anybody who is punished by this college cannot therefore be then
7459	punished a second time by the state. Hence, anybody who is punished
7460	by this college cannot therefore be then punished a second time by the
7461	state. Conversely, this Defendant may not impose additional or
7462	supplemental punishment once the State has already punished the
7463	student in some way. This is a depravation of rights provided by the
7464	5 th Amendment, 6 th Amendment, 8 th Amendment, 9 th Amendment, and
7465	14 th Amendment including but not limited to the Constitution of the
7466	United States, Article IV, Section 2, and an infringement of the civil
7467	rights of Plaintiff Atkinson. This statute as a whole, and also in
7468	sections or parts is unconstitutional, an infringement, and a
7469	deprivation of civil rights of Plaintiff Atkinson. The Defendant also

7470	infringe on the lawfully possession of arms in the private home of the
7471	student (well away from campus), and to deprive the student of their
7472	civil rights, and to infringe upon the 2 nd Amendment right to keep and
7473	to bear arms (outside of the College, and well off Campus). This
7474	statute as a whole, and in sections or parts is unconstitutional, an
7475	infringement, and a deprivation of civil rights of Plaintiff Atkinson.
7476	
7477	COUNT FORTY FOUR - STUDENT CONDUCT CODE
7478	DEPRIVES PLAINTIFF OF DUE PROCESS, EQUAL
7479	PROTECTIONS, FIFTH AMENDMENT RIGHTS, SIXTH
7480	AMENDMENT RIGHTS, SEVENTH AMENDMENT RIGHTS,
7481	IMPOSES DOUBLE JEOPARDY, AND DOUBLE PUNISHMENTS
7482	FURTHER STUDENT CONDUCT CODE PREVENTS
7483	QUALIFIED PRIVATE CITIZENS FROM KEEPING AND/OR
7484	CARRYING AND/OR BEARING ARMS FOR SELF-DEFENSE.
7485	

7487

7488

7489

7490

7491

7492

7493

Salem State College (also called Salem State College) Student

Handbook, 2008-2010 is unconstitutional, (SALEM STATE COLLEGE is a state run College, and an extension of the state in all respects) is an affront to 4th, 5th Amendment, 6th Amendment, 7th, 8th Amendment, 9th Amendment, and 14th Amendment, including but not limited to the Constitution of the United States, Article IV, Section 2, and is a violation of civil rights, and deprivation of the civil rights of the Plaintiff Atkinson. The allegations contained in paragraphs 1

7494	though the current paragraph, are re-alleged and incorporated into this
7495	count as though fully set forth herein. The aforementioned and
7496	following Massachusetts General Laws, Statutes, and Regulation are
7497	invalid. The invalidities of the aforesaid and following statute and
7498	regulations, and Defendants' application of same, infringe Plaintiff's
7499	civil rights and damage Plaintiff in violation of 42 U.S.C. § 1983. The
7500	Handbook Outlines methods by which the School may conduct sham
7501	trials, and impose unlawful punishments upon students, without
7502	allowing the student to be fairly represented at, and other time not
7503	even told about the hearing, not allowed to confront witnesses or
7504	examine evidence, the Student is not permitted the ability to cross
7505	examine witnesses, there is lack of due process, and vague, and
7506	arbitrary guidelines by which the President of the College may
7507	suspend, ban, and expel any student for any reason, at any time, based
7508	even on a whim, or political convenience, unproven accusation, and
7509	even for student who may choose to lawfully exercise a civil right.
7510	This statute as a whole, and in sections or parts is unconstitutional, an
7511	infringement, and a deprivation of civil rights of Plaintiff Atkinson.
7512	The Defendant Salem State College further takes it upon itself (as a
7513	State agency) to zealously punish any student who is merely

7514	ACCUSED if a deed off campus, with no regards that such a deed in
7515	fact took place, or consider if the student is guilt, by default the
7516	college assumes the student is guilty, imposed punishment illegally,
7517	and then threatens to further punish the student should they refuse to
7518	accept the original unlawful punishment. This defendant (acting as a
7519	state agency, under the color of law) further violates double jeopardy
7520	in that the college punishes the student for any perceived violation of
7521	the law, and then allows the student to again be re-punished by way of
7522	the court system. Any punitive action of any sort imposed by this
7523	college, is in fact an official punishment by state agency acting under
7524	color of law. Hence, anybody who is punished by this college cannot
7525	therefore be then punished a second time by the state. Conversely, this
7526	Defendant may not impose additional or supplemental punishment
7527	once the State has already punished the student in some way. This is a
7528	depravation of rights provided by the 5 th Amendment, 6 th Amendment,
7529	8 th Amendment, 9 th Amendment, and 14 th Amendment including but
7530	not limited to the Constitution of the United States, Article IV,
7531	Section 2, and an infringement of the civil rights of Plaintiff Atkinson.
7532	This statute as a whole, and also in sections or parts is
7533	unconstitutional, an infringement, and a deprivation of civil rights of

7534	Plaintiff Atkinson. The Defendant also infringe on the lawfully
7535	possession of arms in the private home of the student (well away from
7536	campus), and to deprive the student of their civil rights, and to
7537	infringe upon the 2 nd Amendment right to keep and to bear arms
7538	(outside of the College, and well off Campus). This statute as a whole,
7539	and in sections or parts is unconstitutional, an infringement, and a
7540	deprivation of civil rights of Plaintiff Atkinson.
7541	
7542	COUNT FORTY FIVE - STUDENT CONDUCT CODE DEPRIVES
7543	PLAINTIFF OF DUE PROCESS, EQUAL PROTECTIONS, FIFTH
7544	AMENDMENT RIGHTS, SIXTH AMENDMENT RIGHTS,
7545	SEVENTH AMENDMENT RIGHTS, IMPOSES DOUBLE
7546	JEOPARDY, AND DOUBLE PUNISHMENTS. FURTHER
7547	STUDENT CONDUCT CODE PREVENTS QUALIFIED PRIVATE
7548	CITIZENS FROM KEEPING AND/OR CARRYING AND/OR
7549	BEARING ARMS FOR SELF-DEFENSE.
7550	
7551	471. Additionally, the Student Conduct Codes , published by the
7552	Commonwealth of Massachusetts for the University of Massachusetts
7553	at Amherst, Boston, Dartmouth, Lowell and Worcester; Bridgewater
7554	State University, Fitchburg State University, Framingham State
7555	University, the Massachusetts College of Art and Design, the
7556	Massachusetts Maritime Academy, the Massachusetts College of

Liberal Arts, Westfield State University and Worcester State

University; Berkshire Community College, Bristol Community
College, Bunker Hill Community College, Cape Cod Community
College, Greenfield Community College, Holyoke Community
College, Massachusetts Bay Community College, Massasoit
Community College, Middlesex Community College, Mount
Wachusett Community College, Northern Essex Community College,
North Shore Community College, Quinsigamond Community College,
Roxbury Community College and Springfield Technical Community
College (all of which are state run College, and an extension of the
state in all respects); published and circulated by the school is
unconstitutional, and is an affront to 2 nd , 4 th , 5 th Amendment, 6 th
Amendment, 8 th Amendment, 9 th Amendment, and 14 th Amendment,
including but not limited to the Constitution of the United States,
Article IV, Section 2, and is a violation of civil rights, and deprivation
of the civil rights of the Plaintiff Atkinson. The allegations contained
in paragraphs 1 though the current paragraph, are re-alleged and
incorporated into this count as though fully set forth herein. The
aforementioned and following Massachusetts General Laws, Statutes,
and Regulation are invalid. The invalidities of the aforesaid and
following statute and regulations, and Defendants' application of

7578	same, infringe Plaintiff's civil rights and damage Plaintiff in violation
7579	of 42 U.S.C. § 1983.
7580	
7581	COUNT FORTY SIX - STUDENT CONDUCT CODE DEPRIVES
7582	PLAINTIFF OF DUE PROCESS, EQUAL PROTECTIONS, FIFTH
7583	AMENDMENT RIGHTS, SIXTH AMENDMENT RIGHTS,
7584	SEVENTH AMENDMENT RIGHTS, IMPOSES DOUBLE
7585	JEOPARDY, AND DOUBLE PUNISHMENTS. FURTHER
7586	STUDENT CONDUCT CODE PREVENTS QUALIFIED PRIVATE
7587	CITIZENS FROM KEEPING AND/OR CARRYING AND/OR
7588	BEARING ARMS FOR SELF-DEFENSE.
7589	
7590	472. The Student Conduct Handbooks of the many aforementioned
7591	State run schools outlines unconstitutional methods and

7593

7594

7595

7596

7597

7598

7599

7600

7601

rementioned State run schools outlines unconstitutional methods and unconstitutional schemes by which the School may conduct sham trials, and impose unlawful and unconstitutional punishments upon students under the color of authority, without allowing the student to be fairly represented at all by an attorney, and other times not even told about the hearing, not allowed to confront witnesses or examine evidence, the Student is not permitted the ability to cross examine witnesses, no attorney is allowed to represent the student, there is lack of due process, and vague, and arbitrary guidelines by which the President of the College may suspend, ban, and expel any student for many reason, at any time, based even on a whim, or political

convenience, unproven accusation, and even to punish and to muzzle
and restrain student who may choose to lawfully exercise a civil right.
The allegations contained in paragraphs 1 though the current
paragraph, are re-alleged and incorporated into this count as though
fully set forth herein. The aforementioned and following
Massachusetts General Laws, Statutes, and Regulation are invalid.
The invalidities of the aforesaid and following statute and regulations,
and Defendants' application of same, infringe Plaintiff's civil rights
and damage Plaintiff in violation of 42 U.S.C. § 1983. This statute,
Conduct Handbooks, Policies, Guidelines, and other official
guidelines as a whole, and in sections or parts is unconstitutional, an
infringement, and a deprivation of civil rights of Plaintiff Atkinson.
These aforementioned state run colleges further takes it upon itself (as
a State agency) to zealously and/or unfairly punish any student and to
impose double punishments by way of the college and then by way of
the courts of a student who is merely ACCUSED of a deed off
campus, with no regards that such a deed in fact took place, or
consider if the student is guilty, by default the college assumes the
student is guilty, imposes punishment illegally, and then threatens to
further punish the student should they refuse to accept the original

7622	unlawful punishment. These schools (acting as a state agency, under
7623	the color of law at all times) further violates double jeopardy in that
7624	the college punishes the student for any perceived violation of the law,
7625	and then allows the student to again be re-punished by way of the
7626	court system. Any punitive action of any sort imposed by this college,
7627	is in fact an official punishment by state agency acting under color of
7628	law. Hence, anybody who is punished by this college cannot therefore
7629	be then lawfully punished a second time by the state. This is a
7630	deprivation of rights provided by the 1 st , 2 nd , 4 th , 5 th Amendment, 6 th
7631	Amendment, 8 th Amendment, 9 th Amendment, and 14 th Amendment
7632	including but not limited to the Constitution of the United States,
7633	Article IV, Section 2, and an infringement of the civil rights of
7634	Plaintiff Atkinson. This statute as a whole, and also in sections or
7635	parts is unconstitutional, an infringement, and a deprivation of civil
7636	rights of Plaintiff Atkinson. This is used by the Commonwealth and
7637	by the College to more specifically to infringe on the lawfully
7638	possession of arms in the private home of the student (well away from
7639	campus), and to deprive the student of their civil rights, and to
7640	infringe upon the 2 nd Amendment right to keep and to bear arms
7641	(outside of the College, and well off Campus). This statute and

7642	handbooks as a whole, and also in sections or parts is unconstitutional,
7643	an infringement, and a deprivation of civil rights of Plaintiff Atkinson.
7644	
7645 7646 7647 7648	COUNT FORTY EIGHT – EQUAL PROTECTION: VIOLATION OF THE SECOND AND FOURTEENTH AMENDMENTS TO THE CONSTITUTION AND 42 U.S. 1983
7649	473. The allegations contained in paragraphs 1 though the current
7650	paragraph, are re-alleged and incorporated into this count as though
7651	fully set forth herein. The aforesaid and following acts by
7652	Defendant(s) infringe Plaintiff's civil rights and damage Plaintiff in
7653	violation of 42 U.S.C. § 1983.
7654	
7655	474. The Defendants' lack compelling interests, important interest, or
7656	governmental interests from denying law-abiding citizens like
7657	Plaintiff Atkinson the equal protection of laws. Nor are the Statutes
7658	narrowly tailored or rationally related to governmental interests.
7659	
7660	475. The Statues enforced by the Defendants are unconstitutional as
7661	written or as applied by the Defendants are unconstitutional, and they
7662	prevent Plaintiff Atkinson from exercising his fundamental right to
7663	keep and bear arms for the purposes of self-defense, and other lawful

7664	purposes.			
7665				
7666	476. The Defendants currently maintain and actively enforce a set of			
7667	laws, customs, practices, and policies under color of state law that			
7668	deprive individuals, including Plaintiff Atkinson, of their right to keep			
7669	and bear arms, in violation of their Second and Fourteenth			
7670	Amendments.			
7671				
7672 7673 7674 7675 7676	COUNT FORTY NINE – WHILE ACTING UNDER COLOR OF LAW, DEFENDANT TOWN OF ROCKPORT AND INDIVIDUAL DEFENDANTS DID DEPRIVE AND/OR INFRINGE ON THE PLAINTIFF'S CIVIL RIGHTS IN VIOLATION OF 42 U.S.C. § 1983			
7677	477. The allegations contained in paragraphs 1 though the current			
7678	paragraph, are re-alleged and incorporated into this count as though			
7679	fully set forth herein. The aforesaid and following acts by			
7680	Defendant(s) infringe Plaintiff's civil rights and damage Plaintiff in			
7681	violation of 42 U.S.C. § 1983.			
7682				
7683	478. On or about December 6, 2009, the Rockport police, acting			
7684	under color of state law, some dressed in uniform, and others dressed			
7685	in street clothing (not uniforms), carrying firearms, using police cars			

7686	clearly marked as police officers of the Rockport Police Department,			
7687	executed an unlawfully issued and unlawfully obtained search warran			
7688	that was obtained by fraud and deception on the part of Defendants			
7689	Marino, Andrus, Tibert, and Mahoney.			
7690				
7691	479. The search warrant in question was issued on or about			
7692	December 4, 2009, the affidavit for which contains numerous			
7693	falsehoods, deceptions, and false statements. In fact, if the true facts			
7694	were inserted into the application for the search warrant and the false			
7695	facts given the magistrate were excised, no probable cause for the			
7696	"warrant" existed.			
7697				
7698	480. The Rockport Police Department and others are incompetent			
7699	and knowingly, and arrogantly violated the law in furtherance of an			
7700	ongoing criminal enterprise.			
7701				
7702	481. This search warrant was executed by Defendants Marino,			
7703	Andrus, Tibert, Mahoney, Schmink, Hurst, George, McCarthy, plus			
7704	four unknown Rockport Police Officers (listed herein as John Does),			
7705	plus Defendant McDowell of the FBI, and one unknown person who			

7	7	0	6
7	7	0	7
7	7	0	8
7	7	0	9
7	7	1	0
7	7	1	1
7	7	1	2
7	7	1	3
7	7	1	4
7	7	1	5
7	7	1	6
7	7	1	7
7	7	1	8
7	7	1	9
7	7	2	0
7	7	2	1
7	7	2	2
7	7	2	3
7	7	2	4

is believed to be a Federal Agent (listed herein as John Doe). The report of the search deliberately omits the participation of Defendant John McCarthy, Rockport Chief of Police, Defendants Christian McDowell, various John Does, and other participants.

482. Defendants working in concert with others stole considerable property and possessions of the Plaintiff consisting of several hundred thousand dollars of American Gold Eagles and gold bullion (over 140 ounces of gold, valued at \$1500 per ounce), at least \$5,000 in cash, and over 1600 ounces of silver bullion, plus tools, goods, equipment, and supplies – none of which was ever listed on the inventory return, and seized things not authorized for seizure on the search warrant.

These items and acts are outlined in other paragraphs, and re-alleged and incorporated into this count as though fully set forth herein. This search and seizure deprived Plaintiff of his civil rights.

483. Further, Defendants did not seize certain items specifically listed on the search warrant. The warrant instead was used as a mechanism for the "general exploratory rummaging" and damaging of the Plaintiff's belongings, and was in fact used as a "General Warrant"

7726
7727
7728
7729
7730
7731
7732
7733
7734
7735
7736
7737
7738
7739
7740
7741

and did not conform to a scrupulous standard by which "nothing is to be left to the discretion of the officer executing the warrant." Thus even though firearms records were specified in the search warrant, and these records were in fact found by the police, yet they were not taken, or entered into evidence as these records would have proved the Plaintiff did nothing wrong. Further, the search warrant specified that computers were to be taken (yet there was no specificity in the order); yet the police only took five computers, and did not take the more then fifty other computers on the premises as required by *Stanford v. Texas*, 379 U.S. 476, 485 (1965). This search and seizure deprived Plaintiff of his civil rights.

484. Police also seized the Plaintiff's firearm licenses to carry from other states, even though this seizure of other licenses was not permitted by the search warrant. None of these items were listed on the inventory of the search. This seizure deprived Plaintiff of his civil rights.

7743

7744

7745

7742

485. These Defendant have committed various criminal offenses in permanently depriving plaintiff of his property and obstructed justice by

7746	falsely reporting their activities and items taken as well as exceeded, and
7747	overstepped their authority and violated the Constitutional rights of
7748	the Plaintiff, infringing and deprived him of his civil rights in
7749	violation of Plaintiff's constitutional and statutory rights, including but
7750	not limited to the 4th, 5th, and 14th amendments and 42 USC 1983, et
7751	seq.
7752	
7753	486. Plaintiff repeatedly demanded that the police leave his premises
7754	when the police refused to show him the search warrant. The police
7755	continued to refused to leave, and continued to refused to produce a
7756	warrant.
7757	
7758	487. After the police had left the premises of the Plaintiff later in the
7759	day, the police did not leave a copy of the warrant on the Plaintiff
7760	property, nor was any inventory of the seized property provided to the
7761	Plaintiff, not left on the premises.
7762	
7763	488. Plaintiff repeatedly sought to leave the premises after the police
7764	broke in, and attempted to depart by walking out the door, only to be
7765	physically restrained by the police, and prohibited from leaving his

7766	premises, even though the police had not yet announced that he was
7767	under arrest. The Plaintiff was repeatedly struck several times by the
7768	police as a result, all in violation of the Plaintiff civil rights.
7769	
7770	489. The Rockport Police Department stole thousands of dollars in
7771	prescription medications, which had been provided to the Plaintiff by
7772	the federal government to treat injuries and disabilities, sustain by
7773	virtue of the Plaintiff military service to this nation. Police also stole
7774	thousands of dollars in orthopedic shoes and leg braces which has also
7775	been provided by the federal government to treat such injuries.
7776	
7777	490. Police and others sabotaged various equipment and tool cases
7778	of the Plaintiff so that the cases could not be opened and used for his
7779	profession, and in many instances the cases had to be cut open by the
7780	Plaintiff to gain access to the contents. In some cases this took the
7781	form of the Police changing of combination, or jamming debris into
7782	the case locks.
7783	
7784	491. Defendant directly deprived, violated, and infringed upon
7785	Plaintiff 's civil rights, with malice, and with careful planning and

conspiracy with others. The conduct of these Defendants shocks the conscience.

7788

7789

7790

7791

492. These Defendants have exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights.

7792

7793

7794

7795

7796

7797

7798

7799

7800

7801

7802

7803

7804

7805

These Defendants has while acting under color of law and 493. while armed with a dangerous weapon at all times with the intent to commit a felony; has engaged in a pattern of robbery; armed robbery; embezzlement; fraud; larceny; false statements; intimidation of a witness; false arrest; kidnapping; confinement; home invasion; armed home invasion; assault; armed assault; assaulted with bodily injury in furtherance of committing a felony; willfully inflicting injury; unlawfully used or threatened to use against another the power of or authority vested in him; use of excessive force; breaking and entered into a dwelling house; assault and battery; broke into a truck in order to commit a felony; induced another to part with property under false pretenses; had in his possession tools and implements to break open a building, room, or vault in order to steal and to commit other crimes;

7806	placed a person in fear of their lives in order to
7807	surrender the means of opening a locked room
7808	damaged property; intimidated witness or poter
7809	serious alarm to a reasonable person; inflicted s
7810	distress; entered a dwelling places of another k
7811	more persons present within was likely armed v
7812	weapons; fraudulently converted property that
7813	the Town to his own personal use; concealed fe
7814	others who were part of the conspiracy; stole an
7815	gave to others stolen trade secrets; made false a
7816	injured and defaced a dwelling house; remained
7817	after being forbidden to remain thereon by the
7818	of the premises; without authorization, commit
7819	perjury; made multiple false reports to state box
7820	while acting as a employee of the Town of Roc
7821	Agents, filed false written reports and statemen
7822	rewards to compound or conceal felonies; aided
7823	a felony; knowingly accessed computers, and c
7824	failed to terminate such access knowing that su
7825	authorized; interfered with civil rights; commit

and locked safes; ntial witness; caused substantial emotional nowing that one or with dangerous was in the custody of elonies committed by nd, or received and and fictitious claims, d on private property person in legal control ted subornation of ards or commissioners; kport and Federal its; took money and d in the commission of computer systems and ch access was not ted conspiracy to

force the person to

7826	violate civil rights; violated Constitutional Rights; and committed
7827	other State and Federal crimes.
7828	
7829	494. Further, this defendant has engaged in conduct and as a
7830	continuing unit of an enterprise, through a pattern, of racketeering
7831	enterprises (including, but not limited to: mail fraud, wire fraud,
7832	scheme to defraud, robbery, kidnapping, obstruction of justice,
7833	interference in commerce, also involving monetary transactions in
7834	property derived from specified unlawful activity), and have caused
7835	injury to the business and/or property of the Plaintiff Atkinson.
7836	
7837 7838 7839 7840 7841	COUNT FIFTY – WHILE ACTING UNDER COLOR OF LAW, DEFENDANT COMMONWEALTH OF MASSACHUSETTS AND INDIVIDUAL DEFENDANTS DID DEPRIVE AND/OR INFRINGE ON THE PLAINTIFF'S CIVIL RIGHTS IN VIOLATION OF 42 U.S.C. § 1983
7842	
7843	495. The allegations contained in paragraphs 1 though the current
7844	paragraph, are re-alleged and incorporated into this count as though
7845	fully set forth herein. The aforesaid and following acts by
7846	Defendant(s) infringe Plaintiff's civil rights and damage Plaintiff in
7847	violation of 42 U.S.C. § 1983.

7849	496. These Defendants have exceeded, and overstepped their
7850	authority and violated the Constitutional rights of the Plaintiff,
7851	infringing and deprived him of his civil rights. Defendant directly
7852	deprived, violated, and infringed upon Plaintiff 's civil rights, with
7853	malice, and with careful planning and conspiracy with others.
7854	
7855	497. Plaintiff is informed and believes that it is through the
7856	leadership, ratification, and support of Defendant Commonwealth that
7857	its subordinate law enforcement agencies, and Defendants identified
7858	hereinafter, had permission to implement the custom, practice and
7859	usage which violated and continue to violate Plaintiff's
7860	constitutionally, statutory and regulatory rights, activities, privileges,
7861	and immunities in accordance with the United States Constitution, 1st,
7862	2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S.
7863	Constitution, Article Four, Section 2, and Massachusetts Constitution,
7864	Part the First, Article XVII; Defendant Commonwealth is being sued
7865	in its official Capacity.
7866	
7867	498. Further, these defendants has engaged in conduct and as a

continuing unit of an enterprise, through a pattern, of racketeering

7869	enterprises (including, but not limited to: mail fraud, wire fraud,
7870	scheme to defraud, robbery, kidnapping, obstruction of justice,
7871	interference in commerce, also involving monetary transactions in
7872	property derived from specified unlawful activity), and have caused
7873	injury to the business and/or property of the Plaintiff Atkinson.
7874	
7875 7876 7877 7878 7879 7880	COUNT FIFTY ONE – WHILE ACTING UNDER COLOR OF LAW, DEFENDANT COMMONWEALTH OF MASSACHUSETTS AND INDIVIDUAL DEFENDANTS DID DEPRIVE AND/OR INFRINGE ON THE PLAINTIFF'S CIVIL RIGHTS IN VIOLATION OF 42 U.S.C. § 1983
7881	499. The allegations contained in paragraphs 1 though the current
7882	paragraph, are re-alleged and incorporated into this count as though
7883	fully set forth herein. The aforesaid and following acts by
7884	Defendant(s) infringe Plaintiff's civil rights and damage Plaintiff in
7885	violation of 42 U.S.C. § 1983.
7886	
7887	500. While acting as a State agency, Defendants Commonwealth of
7888	Massachusetts, Salem State College, North Shore Community College
7889	Montserrat College of Art, and Defendants Lloyd A. Holmes, Wayne
7890	Burton, Donna Richemond, Doug Puska, Kenneth Tashjy, Marshall J.
7891	Handly, Stephen D. Immerman, Brian Bicknell, Lee Dellicker, Lecia

7892	Turcotte, Donald Bowen, Martha Buskirk, Christopher Collins, Nancy
7893	Crate, Craig H. Deery, Steven Dodge, Henrietta Gates, Miranda
7894	Gooding, Linda Harvey, Betsy Hopkins, John Peterman, Jurrien
7895	Timmer, Charles Whitten, Alan Wilson, Katherine Winter, Jo
7896	Broderick, Rick Longo, Laura Tonelli, Theresa Skelly, Jeffrey Newell,
7897	Laura Tonelli, Scott James, Patricia Maguire Meservey, James Stoll,
7898	Shawn A. Newton, William Anglin, Shawn A. Newton, Shane
7899	Rodriguez, Kemah Travers, Kristina Mason, Lee Brossoit, John Good,
7900	Beverly National Bank, DanversBank, and various Johns Does did
7901	unlawfully suspended Plaintiff Atkinson as a student, and did punish
7902	and continue to Punish Plaintiff, for acts which the Plaintiff was never
7903	found guilty, nor for which there was ever any probable cause.
7904	
7905	501. These Defendants have exceeded, and overstepped their
7906	authority and violated the Constitutional rights of the Plaintiff,
7907	infringing and deprived him of his civil rights. Defendants directly
7908	deprived, violated, and infringed upon Plaintiff 's civil rights, with

malice, and with careful planning and conspiracy with others.

7912
7913
7914
7915
7916
7917
7918
7919
7920
7921
7922
7923
7924
7925
7926
7926 7927
7927

502. Plaintiff is informed and believes that it is through the leadership, ratification, and support of Defendants that its subordinate law enforcement agencies, and Defendants identified hereinafter, had permission to implement the custom, practice and usage which violated and continue to violate Plaintiff's constitutionally, statutory and regulatory rights, activities, privileges, and immunities in accordance with the United States Constitution, 1st, 2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S. Constitution, Article Four, Section 2, and Massachusetts Constitution, Part the First, Article XVII; Defendants are being sued in its official Capacity.

503. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson.

7931

COUNT FIFTY TWO – WHILE ACTING UNDER COLOR OF LAW, DEFENDANT COMMONWEALTH OF MASSACHUSETTS.

7932 7933	ATTORNEY GENERAL, LYONS AMBULANCE, OEMS, BEVERLY HOSPITAL AND INDIVIDUAL DEFENDANTS, AND
7934	OTHERS DID DEPRIVE AND/OR INFRINGE ON THE
7935	PLAINTIFF'S CIVIL RIGHTS IN VIOLATION OF 42 U.S.C. §
7936	1983
7937	<u>1700</u>
7938	The allegations contained in paragraphs 1 though the current
7939	paragraph, are re-alleged and incorporated into this count as though
7940	fully set forth herein. The aforesaid and following acts by
7941	Defendant(s) infringe Plaintiff's civil rights and damage Plaintiff in
7942	violation of 42 U.S.C. § 1983.
7943	
7944	505. While acting as a State agency, Defendants Commonwealth of
7945	Massachusetts, Town of Rockport, Lyons Ambulance, Beverley
7946	Hospital, Henry Michalski, Penny Michalski, Kevin M. Lyons, Frank
7947	Carabello, Darrell Moore, Robert Piepiora, David Raymond, John L.
7948	Good, Michael Cooney, Paul Coffey, Rosemary Lesch, Scott Story,
7949	Rita Budrow, Jane Carr, Diane E. Crudden, Abdullah Rehayem,
7950	Renee D. Lake, M. Thomas Quail, Brendan Murphy, Michael Racicot,
7951	Linda Sanders, Sandy Jacques, Sarah Wilkinson, Andrew Heinze,
7952	Ellen Canavan, Charles Clark, Mark Millet, Steven Krendel, Martha
7953	Coakley, John B. Brennan, Mark Pulli, Michael Cooney, Mary
7954	Elizabeth Heffernan, Mark Delaney, James F. Slater, Beverly National

7955	Bank, DanversBank, others named herein, and various John Does,
7956	operated fraudulent EMT training courses, and/or engaged in a
7957	widespread cover-up of fraudulent EMT training, made false claims in
7958	order to obtain federal funds, and engaged in reckless patient
7959	endangerment.
7960	
7961	506. Further complaints by Plaintiff to Municipal and State agencies
7962	resulted in a cover-up, resulted in significant retaliation against the
7963	Plaintiff by Defendants and a deprivation of his civil rights.
7964	
7965	507. The Town of Rockport, Rockport Police Department, Rockport
7966	Ambulance Department, Rockport Fire Department, the
7967	Commonwealth of Massachusetts Office of the Attorney General,
7968	Commonwealth of Massachusetts – OEMS Department, Essex
7969	Country District Attorney, Christian McDowell, Henry Michalski,
7970	Penny Michalski, John Does, and others listed herein did conspire to
7971	interfere with Plaintiff's international shipments in order to cause
7972	delays, by which Plaintiff was then charged in the aforementioned
7973	events due to delayed shipments.
7974	

7	9	7	5
7	9	7	6
7	9	7	7
7	9	7	8
7	9	7	9
7	9	8	0
7	9	8	1
7	9	8	2
7	9	8	3
7	9	8	4
7	9	8	5
7	9	8	6
7	9	8	7
7	9	8	8
7	9	8	9
7	9	9	0
7	9	9	1
7	9	9	2

7994

an EMT by suspending his EMT license, as did the Town of Rockport Ambulance Department, and did punish Plaintiff, for acts which the Plaintiff was never found guilty, nor for which there was ever any probable cause.

509. Defendants Town of Rockport, Rosemary Lesch, and Scott Story, and Jane Carr, allowed a lesbian EMT named Diane E. Crudden to sexually harass the Plaintiff (who is a hetro-sexual male), and allowed and permitted a hostile work environment to develop between Defendant Crudden and other hetro-sexual males with the ambulance department. When Plaintiff complained of the repeated hostilities and sexual harassment to Defendant Lesch (acting as the department head, and in the Plaintiff's immediate chain of command and supervisor), he was told the Defendant Crudden was "treating you like that, merely because you have a penis" and the "she treats all males poorly and with hostility". Further, Defendant Lesch and Story did not to stop future sexual harassment (in the form of crude sexual jokes, and verbal attacks of a sexual nature), nor to remedy the hostile work environment that it fostered. It is the Plaintiffs understanding

510.

within the department, spanning several years, and that Defendant
Crudden and Carr working in concert had succeeded in chasing off
other volunteer EMT's and Volunteer First Responders. Defendant
Lesch further stated that "Dianne, Jane, and Rita have chased off more
EMTs and First Responders through bullying them then she can
count." She then went on to explain that there four EMT's (three
previously named) who were trying to take over the ambulance
department, and they viewed everybody outside of their group of four
people as a threat to their taking over in the future.

Dianne Crudden, and Scott Story as department leaders promoted the falsification of patient medical records, instructing Plaintiff to fabricate patient Vital Signs, and to "pencil whip" patient medical records. The Plaintiff refused to falsify patient records, or to falsify patient vital signs (or to falsify training records), and received

considerable pressure from Defendant Carr, who claimed "that's the

way he do it at Beverly Hospital" and alternately she would state "We

do it that way at Lyons Ambulance." Defendants Carr and Crudden

Defendants Town of Rockport, Rosemary Lesch, Jane Carr,

8015
8016
8017
8018
8019
8020
8021
8022
8023
8024
8025
8026
8027
8028
8029
8030
8031
8032
8033

were aggressive in their insistence that the patient records be falsified, and Plaintiffs repeatedly observe both Defendants placing information into the patient records which did not in fact take place, or of preparing reports as someone else, and forging their names on it, including forging patients signatures on medical documents.

511. These Defendants have exceeded, and overstepped their authority and violated the Constitutional rights of the Plaintiff, infringing and deprived him of his civil rights. Defendant directly deprived, violated, and infringed upon Plaintiff 's civil rights, with malice, and with careful planning and conspiracy with others.

Plaintiff is informed and believes that it is through the leadership, ratification, and support of Defendants that its subordinate law enforcement agencies, and Defendants identified hereinafter, had permission to implement the custom, practice and usage which violated and continue to violate Plaintiff's constitutionally, statutory and regulatory rights, activities, privileges, and immunities in accordance with the United States Constitution, 1st, 2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S. Constitution, Article

8035	Four, Section 2, and Massachusetts Constitution, Part the First, Article		
8036	XVII; Defendants are being sued in its official Capacity.		
8037			
8038	513. Further, this defendant has engaged in conduct and as a		
8039	continuing unit of an enterprise, through a pattern, of racketeering		
8040	enterprises (including, but not limited to: mail fraud, wire fraud,		
8041	scheme to defraud, robbery, kidnapping, obstruction of justice,		
8042	interference in commerce, also involving monetary transactions in		
8043	property derived from specified unlawful activity), and have caused		
8044	injury to the business and/or property of the Plaintiff Atkinson.		
8045			
8046 8047 8048 8049 8050 8051	COUNT FIFTY THREE – WHILE ACTING UNDER COLOR OF LAW, ESSEX COUNTY SHERIFF'S DEPARTMENT, ROCKPORT POLICE DEPARTMENT AND OTHERS DID DEPRIVE AND/OR INFRINGE ON THE PLAINTIFF'S CIVIL RIGHTS IN VIOLATION OF 42 U.S.C. § 1983		
8052	514. The allegations contained in paragraphs 1 though the current		
8053	paragraph, are re-alleged and incorporated into this count as though		
8054	fully set forth herein. The aforesaid and following acts by		
8055	Defendant(s) infringe Plaintiff's civil rights and damage Plaintiff in		
8056	violation of 42 U.S.C. § 1983.		

8058
8059
8060
8061
8062
8063
8064
8065
8066
8067
8068
8069
8070
8071
8072
8073
8074
8075

8077

Sheriffs Department, Commonwealth of Massachusetts, Melanie
Goodlaxson, Frank G. Cousins, Jr., Michael Marks, Michael Frost,
Michael Marino, Town of Rockport, Rockport Police Department,
Addison Gilbert Hospital, Vincent P. Meoli, Michael Arsenian, Peter
W. Curatolo, others named herein, and various John Does did deprive
Plaintiff of required medical treatments, prescribed and required
medications, deprived Plaintiff of required orthopedic shoes, and
required orthopedic leg and knee braces, engaged in abusive, sadistic
and brutal treatment and handling of Plaintiff, refused food to Plaintiff,
and/or provided food that was rancid or inedible, or for which the
Plaintiff had an allergy.

Defendants have acted with deliberate indifference to the Plaintiffs serious medical needs by implementing, sanctioning, approving, ratifying, or failing to remedy policies, practices, acts, and omissions that deny, delay, or intentionally interfere with medical treatment. This violates the cruel and unusual punishments clause of the Eighth Amendment, made applicable to the states though the

Fourteenth Amendment to the Unites States Constitution.

8079

8080

8081

8082

8083

8084

8085

8086

8087

8088

8089

8090

8091

8092

8093

8094

8095

8096

8097

Atkinson v. Town of Rockport, et al 11cv11073-NMG 3rd Amended Complaint for Civil Rights Violations and Damages

517. Defendants acted with deliberate indifference to the medical needs of the Defendant, and in fact acted with calculated sadism and malice, and did deprive Plaintiff of his civil rights under color of authority.

518. Defendants forced Plaintiffs to ride long distances in unheated

police and Sherriff vehicles, in sub-freezing temperatures, barely clad

in a hospital gown, and forced Plaintiff to ambulate over ice coated

walkways and paths with feet either uncovered, or clad in the thinnest

of socks, shivering in the brutal wind and sub-freezing temperatures,

and without the assistance of orthopedic shoes, leg or knee braces, or

little more as the bare hospital gown and jeans at times with no jacket,

coat, or other covering.

These Defendants have exceeded, and overstepped their

authority and violated the Constitutional rights of the Plaintiff,

infringing and deprived him of his civil rights. Defendants directly

deprived, violated, and infringed upon Plaintiff 's civil rights, with

malice, and with careful planning and conspiracy with others.

ጸበ	98	?

Plaintiff is informed and believes that it is through the leadership, ratification, and support of Defendants that its subordinate law enforcement agencies, and Defendants identified hereinafter, had permission to implement the custom, practice and usage which violated and continue to violate Plaintiff's constitutionally, statutory and regulatory rights, activities, privileges, and immunities in accordance with the United States Constitution, 1st, 2nd, 4th, 5th, 6th, 8th, 9th, and 14th Amendments, and the U.S. Constitution, Article Four, Section 2, and Massachusetts Constitution, Part the First, Article XVII; Defendants are being sued in its official Capacity.

521. Further, this defendant has engaged in conduct and as a continuing unit of an enterprise, through a pattern, of racketeering enterprises (including, but not limited to: mail fraud, wire fraud, scheme to defraud, robbery, kidnapping, obstruction of justice, interference in commerce, also involving monetary transactions in property derived from specified unlawful activity), and have caused injury to the business and/or property of the Plaintiff Atkinson.

8118	COUNT FIFTY FOUR – WHILE ACTING UNDER COLOR OF
8119	LAW, COMMONWEALTH OF MASSACHUSETTS AND
8120	OTHERS DID DEPRIVE AND/OR INFRINGE ON THE
8121	PLAINTIFF'S CIVIL RIGHTS IN VIOLATION OF 42 U.S.C. §
8122	<u>1983</u>
8123	
8124	522. The allegations contained in paragraphs 1 though the current
8125	paragraph, are re-alleged and incorporated into this count as though
8126	fully set forth herein. The aforesaid and following acts by
8127	Defendant(s) infringe Plaintiff's civil rights and damage Plaintiff in
8128	violation of 42 U.S.C. § 1983.
8129	
8130	523. While acting as a State agency, Defendants Commonwealth of
8131	Massachusetts, Rockport Police Department, John Auerbach, Martha
8132	Coakley, Katherine Hartigan, John B. Brennan, Kevin P. Burke,
8133	James Hurst, Daniel Mahoney, Michael Marino, John T. McCarthy,
8134	Gregory George, Sean Andrus, James Hurst, Mark Schmink, Robert
8135	Tibert, Michael Anderson, Timothy Frithsen, Christian McDowell,
8136	Michael Racicot, Linda Sanders, Sandy Jacques, Sarah Wilkinson,
8137	Andrew Heinze, Ellen Canavan, Charles Clark, Charlene Brown, and
8138	the Cape Ann Chamber of Commerce, others named herein, and
8139	various John Does did deprive Plaintiff his rights under the 1 st , 2 nd , 4 th ,

8140	5 th , 7 th , 8 th , and 14th Amendments, and deprived Plaintiff of his civil
8141	rights under color of authority.
8142	
8143	524. Further, the Commonwealth and political subdivisions thereof,
8144	public and private colleges have passed, and imposes, and enforce
8145	unconstitutional laws, statutes, regulations, and policies which
8146	deprives Plaintiff of his civil rights.
8147	
8148	525. Defendants have acted with deliberate indifference to the
8149	Plaintiffs serious medical needs by implementing, sanctioning,
8150	approving, ratifying, or failing to remedy policies, practices, acts, and
8151	omissions that deny, delay, or intentionally interfere with medical
8152	treatment. This violates the cruel and unusual punishments clause of
8153	the Eighth Amendment, made applicable to the states though the
8154	Fourteenth Amendment to the Unites States Constitution
8155	
8156	526. These Defendants have exceeded, and overstepped their
8157	authority and violated the Constitutional rights of the Plaintiff,
8158	infringing and deprived him of his civil rights. Defendant directly

8159	deprived, violated, and infringed upon Plaintiff 's civil rights, with
8160	malice, and with careful planning and conspiracy with others.
8161	
8162	527. Defendants confected an illegal, and Constitutionally prohibited
8163	system of laws, scheme, statutes, regulations, and policies, which
8164	infringe of the civil rights of the Plaintiff.
8165	
8166	528. Defendants know that their creation, and enforcement of these
8167	laws are a violation, infringement, and deprivation of the Defendants
8168	civil rights.
8169	
8170	529. Plaintiff is informed and believes that it is through the
8171	leadership, ratification, and support of Defendants that its subordinate
8172	law enforcement agencies, and Defendants identified hereinafter, had
8173	permission to implement the custom, practice and usage which
8174	violated and continue to violate Plaintiff's constitutionally, statutory
8175	and regulatory rights, activities, privileges, and immunities in
8176	accordance with the United States Constitution, 1st, 2nd, 4th, 5th, 6th,
8177	8th, 9th, and 14th Amendments, and the U.S. Constitution, Article

8178	Four, Section 2, and Massachusetts Constitution, Part the First, Article
8179	XVII; Defendants are being sued in its official Capacity.
8180	
8181	530. Further, this defendant has engaged in conduct and as a
8182	continuing unit of an enterprise, through a pattern, of racketeering
8183	enterprises (including, but not limited to: mail fraud, wire fraud,
8184	scheme to defraud, robbery, kidnapping, obstruction of justice,
8185	interference in commerce, also involving monetary transactions in
8186	property derived from specified unlawful activity), and have caused
8187	injury to the business and/or property of the Plaintiff Atkinson.
8188	
8189	COUNT FIFTY FIVE – RESEARCH ELECTRONICS, A AND L
8190	ENTERPRISES, THOMAS H. JONES, BRUCE BARSUMIAN,
8191	MICHELLE GAW, TRISH WEBB, PAMELA MCINTYRE, LEE
8192	JONES, ARLENE J. BARSUMIAN, DARLENE JONES,
8193	CHRISTIAN MCDOWELL, DEPARTMENT OF ENERGY,
8194	DEPARTMENT OF STATE, CENTRAL INTELLIGENCE
8195	AGENCY, OTHERS NAMED HEREIN AND OTHERS DID
8196	DEPRIVE AND/OR INFRINGE ON THE PLAINTIFF'S CIVIL
8197	RIGHTS IN VIOLATION OF 42 U.S.C. § 1983 AND DID COMMIT
8198	UNLAWFUL ACTS, TRAFFICKED IN ILLEGAL
8199	EAVESDROPPING AND MEDICAL DEVICES, COMMITTED
8200	ILLEGAL EAVESDROPPING, VIOLATED EXPORT
8201	CONTROLS. AND OTHER ACTS DESCRIBED HEREIN
8202	CONTROLS. AND OTHER ACTS DESCRIBED HEREIN
8203	531. The allegations contained in paragraphs 1 though the current
8204	paragraph, are re-alleged and incorporated into this count as though

8205	fully set forth herein. The aforesaid and following acts by
8206	Defendant(s) infringe Plaintiff's civil rights and damage Plaintiff in
8207	violation of 42 U.S.C. § 1983.
8208	
8209	532. While acting as a State agency, Defendants Research
8210	Electronics, A and L Enterprises, Thomas H. Jones, Bruce Barsumian,
8211	Michelle Gaw, Trish Webb, Pamela McIntyre, Lee Jones, Arlene J.
8212	Barsumian, Darlene Jones, Christian McDowell, Department of
8213	Energy, Department of State, Central Intelligence Agency, others
8214	named herein, and various John Does did deprive Plaintiff his rights
8215	under color of authority.
8216	
8217	533. Defendants Research Electronics, A and L Enterprises, Thomas
8218	H. Jones, Bruce Barsumian, Michelle Gaw, Trish Webb, Pamela
8219	McIntyre, Lee Jones, Arlene J. Barsumian, Darlene Jones, others
8220	named herein, and various John Does makes, builds, imports, sells,
8221	resells, possesses, offer for sale, operates, ships in inter-state
8222	commerce, and controls illegal eavesdropping device, in violation of
8223	18 USC 2510-2522 and in furtherance of their commercial business
8224	pursuits in violation of Federal law

8226

534.

8227

8228

8229

8230

8231

8232

8233

8234

8235

8236

8237

8238

8239

8240

8241

8242

8243

8244

Defendants Research Electronics, A and L Enterprises, Thomas

H. Jones, Bruce Barsumian, Michelle Gaw, Trish Webb, Pamela

McIntyre, Lee Jones, Arlene J. Barsumian, Darlene Jones, others

named herein, and various John Does makes, builds, imports, sells,

resells, possesses, offer for sale, operates, ships in inter-state

commerce, and controls devices capable of transmitting a radio signal,

or which contains a local oscillator which are not properly licensed,

certified, and/or labeled in accordance with 47 CFR in violation of

Federal law.

535. Defendants Research Electronics, A and L Enterprises, Thomas

H. Jones, Bruce Barsumian, Michelle Gaw, Trish Webb, Pamela

McIntyre, Lee Jones, Arlene J. Barsumian, Darlene Jones, others

named herein, and various John Does makes, builds, imports, sells,

resells, possesses, offer for sale, operates, ships in interstate and

international commerce goods unlawfully that is restricted by

International Traffic in Arms Regulations (ITAR) by the U.S. State

Department items as controlled munitions or commodities in violation

of Federal law.

8245		
8246	536.	Defendant unlawfully exports controlled munitions and
8247	cont	rolled devices in violation of International Traffic in Arms
8248	Reg	ulations (ITAR) (22 CFR, Sections 120 - 130) in that they are
8249	lega	lly defined as defense articles on the United States Munitions List
8250	(US	ML). Licenses are issued by the U.S. Department of State
8251	Dire	ectorate of Defense Trade Controls (DDTC).
8252 8253 8254 8255 8256 8257 8258 8259 8260 8261 8262 8263 8264 8265 8266 8266		Sec. 121.1 General. The United States Munitions List. "(a) The following articles, services and related technical data are designated as defense articles and defense services pursuant to sections 38 and 47(7) of the Arms Export Control Act (22 U.S.C. 2778 and 2794(7))." Category XIMilitary [and Space] Electronics "(b) Electronic systems or equipment specifically designed, modified, or configured for intelligence, security, or military purposes for use in search, reconnaissance, collection, monitoring, direction-finding, display, analysis and production of information from the electromagnetic spectrum and electronic systems or equipment designed or modified to counteract electronic surveillance or monitoring."
8268	537.	Research Electronics has unlawfully subverted this by
8269	repe	atedly claiming that the "electronics counter-measures equipment"
8270	whic	ch they make is merely "general purpose test equipment" when it
8271	is in	fact "electronic counter-measures equipment" as defined by

8272	Section 121.1, Category XI(b) as "equipment designed or modified to
8273	counteract electronic surveillance or monitoring."
8274	
8275	538. Further, Research Electronics does not advertise this equipment
8276	for any function other than for the purposes of "counteracting
8277	electronic surveillance or monitoring," and the equipment is purpose
8278	built for that sole function along, and no other.
8279	
8280	539. Neither does Research Electronics train students at their school
8281	on how to use this equipment for any function other then to find,
8282	locate, and to counteract eavesdropping devices.
8283	
8284	540. The Defendants have not only violated International Traffic in
8285	Arms Regulations, but they have also committed including, but not
8286	limited to: Wire Fraud, Mail Fraud, Scheme to Defraud, Obstruction
8287	of Criminal Investigations, Obstruction of Law Enforcement,
8288	Interference with Commerce, and Transactions in Property Derived
8289	from Specific Unlawful Activity in furtherance of this illegal
8290	exportation, and misrepresented to the federal government of the
8291	nature of their goods. This scheme to defraud, and to falsely classify

8292
8293
8294
8295
8296
8297
8298
8299
8300
8301
8302
8303
8304
8305
8306
8307
8308
8309

8311

in order to export counter-surveillance equipment as mere "general purpose test equipment" on the part of the Defendants has caused harm to the business and property of the Plaintiff and others, represents the conduct of a continuing unit, by an enterprise, through a pattern, of prohibited activities, which resulted in income for the Defendants, and damage to the Plaintiff business and property.

have been able to apply for such licenses, and this to export n estimated \$28,774,000 in goods, which the Defendant illegally exported to foreign customers between Jun 2007 and June 2011. As this illegal export, and violations of the RICO statutes were committed by the Defendants, trebles damages for the illegal exports alone is expected to exceed \$86,322,000.

542. Defendants Research Electronics, A and L Enterprises, Thomas H. Jones, Bruce Barsumian, Michelle Gaw, Trish Webb, Pamela McIntyre, Lee Jones, Arlene J. Barsumian, Darlene Jones, others named herein, and various John Does makes, builds, imports, sells, resells, possesses, offer for sale, operates, ships in interstate and

international commerce goods and devices sold for detecting hidden cellular phones or other electronics on or in the human body by means of non-ionizing radiation, and which are not approved medical or radiological devices, and which are expressly prohibited by Federal Guidelines due to the likelihood of very grave health risks in violation of Federal law.

543. Defendants Research Electronics, A and L Enterprises, Thomas

H. Jones, Bruce Barsumian, Michelle Gaw, Trish Webb, Pamela McIntyre, Lee Jones, Arlene J. Barsumian, Darlene Jones, others named herein, and various John Does makes, builds, imports, sells, resells, possesses, offer for sale, operates, ships in interstate and international commerce goods and devices manufactures medical equipment for the purposes of radiological or radiating devices to examine humans which are not approved for human use, and which are specifically prohibited by federal guidelines for human use, and which are expressly prohibited by Federal Guidelines due to the likelihood of very grave health risks, in violation of Federal law.

8331
8332
8333
8334
8335
8336
8337
8338
8339
8340
8341
8342
8343
8344

H. Jones, Bruce Barsumian, Michelle Gaw, Trish Webb, Pamela McIntyre, Lee Jones, Arlene J. Barsumian, Darlene Jones, others named herein, and various John Does makes, builds, imports, sells, resells, possesses, offer for sale, operates, ships in interstate and international commerce, goods and device claimed to be able to detect bombs or explosive devices by means of non-ionizing radiation, which present a high risk of accidental detonation. Defendants recklessly endangers the life and limbs of U.S. Military forces and members of the intelligence community by selling defective equipment, and make false claims about products to obtain federal funds.

545. Defendants Research Electronics, A and L Enterprises, Thomas H. Jones, Bruce Barsumian, Michelle Gaw, Trish Webb, Pamela McIntyre, Lee Jones, Arlene J. Barsumian, Darlene Jones, others named herein, and various John Does encouraged, endorsed, organized, and/orchestrated an ongoing criminal enterprise.

8349

8345

8346

8347

8348

83	50
83	51
83	52
83	53
83	54
83	55
83	56
83	57
83	58
83	59
83	60
83	61
83	62
83	63
83	64
83	65
83	66
83	67

546. Any veil of immunity, which this defendant may have previously enjoyed by virtue of their office or position, or government connections is "pierced and ripped asunder" due to their infringement and deprivation of the Constitutional Rights of the Plaintiff, and thus this Defendant (and all other Defendants) stands fully naked and vulnerable before the court, with no immunity of any form.

547. Defendants Research Electronics, A and L Enterprises, Thomas H. Jones, Bruce Barsumian, Michelle Gaw, Trish Webb, Pamela McIntyre, Lee Jones, Arlene J. Barsumian, Darlene Jones, others named herein, and various John Does, in combination, contracted to, engaged in, conspired to engage in, created trusts and agreements, engaged in monopolistic efforts, rigged contracts, inflated market price, price fixing, and restraint of trade among the several States, or with foreign nations, in violation of the law and contrary to public policy. Defendants demanded that the Plaintiff not deal in the goods, wares, merchandise, machinery, supplies, or other commodities of their competitor or competitors, with the effect of such lease, sale, or contract for sale or such condition, agreement, or understanding may

8369
8370
8371
8372
8373
8374
8375
8376
8377
8378
8379
8380
8381
8382
8383
8384
8385
8386
8387

be to substantially lessen competition or tend to create a monopoly in any line of commerce.

548. Defendants engaged in a long term course of fraud and conversion as follows to include stealing customers, refusing to pay contracted commissions, unduly delaying international and domestic shipments, and other acts which harmed the Plaintiff and the Plaintiff's business.

Defendant Barsumian in approximate late Fall of 1981 as a retail customer of the company purchasing products for use in the performance of TSCM services and bug sweeps. At that time,

Defendant Barsumian operated the company in the form of "Research Electronics, Inc" and alternately under the name of "Security Research International" with an address in and near the Tampa,

Florida area. At the time, the Defendant stated that he was in the profession of performing TSCM (bug sweeping) services as well as the profession of making bugging devices and TSCM equipment.

8388

8389
8390
8391
8392
8393
8394
8395
8396
8397
8398
8399
8400
8401
8402
8403
8404
8405
8406
8407

a catastrophic financial collapse of his business in Florida, and moved to Tennessee to be supported by his wife's parents. At that time the Defendant produced only the most primitive of TSCM products, and the quality was grossly inferior to those produced by the competitors of the Defendant.

551. In the April 1988, the Plaintiff discover that the Defendant was not operating in Tennessee after moving from Florida and contacted the Defendant in order to arrange for a visit in the Fall of 1988 while the Plaintiff would be working at a project in Oak Ridge, Tennessee. Defendant at this time disclosed to the Plaintiff that his business had collapsed, and that his father-in-law had to rent a U-Haul truck to move him and his wife from Florida to Tennessee and that he and his father-in-law had restarted the "Research Electronics" company, but was not longer operating the under the "Security Research" company name. At that time the Defendant disclosed to the Plaintiff that the Defendant was wholly unable to perform a TSCM inspection or bug sweep and stated to the Plaintiff that he "would be restricting his activities to the making of bug sweep devices, not of rending TSCM

8409
8410
8411
8412
8413
8414
8415
8416
8417
8418
8419
8420
8421
8422
8423
8424

8426

8427

8428

service, as he discovered too late that he was no good at it, and that it was at the center of his bankruptcy problems".

552. In the late Fall of 1988, the Plaintiff visited the Defendants factory in or near Cookeville, TN in order to purchase a new model of device which the Defendant had described to him and was marketing to replaced the inferior quality equipment previously purchased by the Plaintiff from the Defendant in 1983. While the product still performed inferior to that built by competitors, it was an improvement on the product purchased roughly five years previously. During this visit, the Defendant quizzed the Plaintiff in regards to the "other equipment" the Plaintiff was using to perform TSCM services for clients, and the Plaintiff agreed to demonstrate several items, which the Plaintiff had designed and built for his own use to provide TSCM services. Among the items demonstrated was a silver Halliburton briefcase into which the Plaintiff had built a computer controlled receiver, with a swing out panel that positioned the antennas and receivers well away from the computer so that it did not pickup electrical noise the from computer, and the small printer/plotter which was also built into the case. The Plaintiff also demonstrated an

8429	sophisticated antenna system, whereby the antennas, filters, and
8430	preamplifiers were built into the "swing out wings" that would
8431	normally hold screwdriver blades. The Plaintiff discovered to some
8432	horror in 1990, that the Defendant actually took the Plaintiff design,
8433	claimed it as his own, and fraudulently filed a patent for it mere weeks
8434	after the demonstration by the Plaintiff.
8435	
8436	553. In approximately 1992, Defendant again began dealing with
8437	Plaintiff, and through Plaintiff's web site allowed an Internet presence
8438	(www.tscm.com) in which Plaintiff provided detailed descriptions,
8439	photographs, etc. of Defendants products as well as other
8440	manufacturers of such equipment to the TSCM, Intelligence, and
8441	private sector communities.
8442	
8443	At that time, the Defendant lacked any kind of a website, lacked
8444	any sort of on-line representation of its products, lacked even
8445	primitive E-mail of their own, and lacked the technical ability to
8446	provide same.
8447	

555. As t	8448
approxima	8449
products u	8450
31.5% disc	8451
free to sell	8452
refuse to h	8453
which the	8454
	8455
556. Purs	8456
Defendant	8457
Governme	8458
Governme Intelligend	8458 8459
Intelligenc	8459
Intelligend Departmen	8459 8460
Intelligend Departmen Navy, Air	8459 8460 8461
Intelligend Departmen Navy, Air Developm	8459 8460 8461 8462

5. As the relationship developed between the parties, in approximately 1995, Plaintiff began buying and reselling Defendants products under a non written agreement in which Plaintiff received a 31.5% discount on all of Defendants products he purchased and was free to sell at whatever price Plaintiff desired. Plaintiff did however; refuse to have anything at all to do with the illegal bugging devices which the Defendant was offering for sale.

Defendants products to the United States Government, the U.S.

Government Intelligence community, including the Central

Intelligence Agency, the Federal Bureau of Investigation, the U.S.

Department of State, Secret Service, Department of Energy, Army,

Navy, Air Force, Marine Corps, Defense Contractors, Research and

Development Companies, Think Tanks, Lockheed Martin, Harvard,

Raytheon Corporation, Mitre Corporation, Lawrence Livermore Labs,

Lincoln Labs, Sandia Labs, the Royal Canadian Mounted Police, and

others.

8466

8465

8	4	6	7
8	4	6	8
8	4	6	9
8	4	7	0
8	4	7	1
8	4	7	2
8	4	7	3
8	4	7	4
8	4	7	5
8	4	7	6
8	4	7	7
8	4	7	8
8	4	7	9
8	4	8	0
8	4	8	1
8	4	8	2
8	4	8	3
8	4	8	4

557. During this same period, Defendant developed a product known as the "OSCOR" which is an Omni Spectral Correlator, Model 5000 or OSC-5000. Plaintiff took an OSCOR, designed and modified Defendants unit, and thereafter showed it to Defendant suggesting the modification be made to make it more saleable to U.S. Government entities. Defendant implemented Plaintiff's designs and modifications.

asked Plaintiff if he had any suggestion on how to resolve a technical issue in raising the frequency coverage of the OSC-5000 product, which the Plaintiff had successfully performed on other similar systems for defense contractors. The Plaintiff described to the Defendant a very simple, and inexpensive design which he had used in the past on other equipment whereby the local oscillator of the OSC-5000 could be used to drive a simple microwave down convertor that was attached to an 18 GHz AEL blade style log periodic antenna that was commercially available. Further, the Plaintiff cautioned the Defendant that the product would not be taken seriously by the TSCM community unless it could cover up to 40 GHz or above, which would

8486
8487
8488
8489
8490
8491
8492
8493
8494
8495
8496
8497
8498
8499
8500
8501
8502
8503
8504
8505

require the use of three antennas, each with a slightly different downconvertor, and some kind of switching circuit.

modifications to the OSCOR and increased the price. Plaintiff, an authority in TSCM, continued to purchase and resell Defendants products and gave individual discounts to other practitioners in the TSCM field while maintaining normal pricing structure for non-TSCM professionals. Because of Plaintiff's professional courtesy, Defendant became upset and expressed its upset with Plaintiff; however, the relationship continued.

Defendant and asked advice as to how to approach Research
Electronics in a way that would allow the FBI and CIA to harvest
customer information more effectively as the agents he spoke to
acknowledged that Research Electronics had been provided this
information for years, but that it was often incomplete, and they had
caught Defendant Research Electronics not being forthcoming on the
information to the intelligence agencies of equipment which they had

previously provided. Plaintiff explained to the FBI Agent that the only effect method to do this was to have at least one agent in place (overtly or covertly), by way of the training department so that not only would that person have access to equipment sales records, but could also assess and direct the training of foreign nationals by way of this agent-in-position. This agent-in-position was chosen by the U.S. Army as one of their own TSCM instructors and put in place a few months later to act as a conduit and liaison. Additionally, in the years that followed, several additional agents were put in place inside the Defendants firm, with the Defendants permission as a type of undercover operation, with these later operatives being controlled by the Central Intelligence Agency instead of the U.S. Army.

561. Essentially, the U.S. Intelligence community has sought for decades to control the TSCM marketplace, and the manufacture of related goods and in turn to provide training so that there would be only a single control point, or monopoly on all TSCM and related equipment that was being exported to foreign countries for use by their intelligence agencies, government agencies, military, and corporations.

1	_	_	_
v	ь.	,	h
0	. 1	1.	()

562. In December of 1999, the Defendant requested the assistance of the Plaintiff and attempted to use the Plaintiff to contact the manufacture of a CODEC (digital coding and decoding) system which the Defendant has seen the Plaintiff use to examine digital phone systems during TSCM inspections. The Defendant sought to develop an eavesdropping device based on the CODEC system, which the Plaintiff refused to assist in, or to have anything to do with in any way. The Plaintiff did demonstrate to the Defendant how to instead utilize near-end and far-end cross talk analysis to locate eavesdropping devices, but refused to assist the Defendant in eavesdropping methods or equipment development which they were seeking.

563. Defendant restructured the company in 2000 and in the following year, Defendant confected a Manufacturer's Representative Contract in which Defendant now claimed that all government sales were "in house" clients of Defendant. Plaintiff discussed the improper and unethical wholesale blanket of "in house" contained in the agreement with Defendant Tom Jones, a managing member of Defendant, informed Plaintiff that if he didn't agree Defendant would

8546
8547
8548
8549
8550
8551
8552
8553
8554
8555
8556
8557
8558
8559
8560
8561
8562
8563
8564

severe all ties with Plaintiff and he would be prohibited from any further purchases. In short, Defendant informed Plaintiff he could "take it or leave it" with respect to that provision and every other provision of the contract.

564. In addition, during visits made almost yearly after that point, Defendant maintained a huge inventory of illegal bugging devices (i.e. devices designed primarily for the unlawful and surreptitious interception of wire and/or oral communications), which is a felony to possess, and which the Plaintiff personally examined, and in some cases covertly and/or overtly photographed. Defendant repeatedly solicited Plaintiff to purchase and deal in these illicit eavesdropping devices from them, but Plaintiff strongly refused. Further, Defendant repeatedly illegally bugged and eavesdropped upon Plaintiff during his visits in contravention of applicable State laws of the State of Tennessee and Federal law.

8565

565. During the Plaintiff visits to the Defendants business location in 1999, 2005, and in 2007, Plaintiff photographed these illegal bugging devices, which drastically upset the Defendants as they stated that

8566
8567
8568
8569
8570
8571
8572
8573
8574
8575
8576
8577
8578
8579
8580
8581
8582
8583
8584

were concerned the they could get into trouble if the photographs were ever published, put on the Internet, or provided to the authorities.

Beginning in 2001, Defendant entered into a manufacturer's 566. representative agreement, which continued until October of 2010. A review of the terms and conditions imposed by Plaintiff pursuant to its inclusion of adhesion clauses in said contract required to be executed by Defendant on a "take it or leave it" basis is illustrative. For example, Defendant required Plaintiff to agree that "In the event of any dispute or controversy regarding whether a commission is due, Plaintiff "will have full authority and final discretion regarding same. REI's decision regarding the payment or non payment will not be appeal able (sic) or actionable even if it is arbitrary, unreasonable, and or motivated by REI's self interest." In addition, Defendants provided the following: "REI may freely solicit any customer directly, even in competition with the MREP and no liability will be incurred to the MREP." After 2006, annual renewals were signed but Defendant retained all copies refusing to send copies to representatives who executed same, even after multiple requested to be provided copies.

Order Form on all sales of Plaintiff pursuant to the Manufacturer's Representative Contract. In approximately 2004, Plaintiff discovered that on orders he had made with third parties, Defendant was under reporting commissions due to Plaintiff. Further, Defendant restricted Plaintiff's ability to provide Pending Order Forms limiting him to only ten (10) per month since Plaintiff was submitting more than any other dealer in the United States (i.e. approximately 250 per month) as a result of him selling more product then any other venue outside of the Defendants business.

attend a two-week series of classes, and then a one-week course relative to Defendants equipment. Prior to Plaintiff's arrival, he was told that Defendant would assist him in dealing with clients to close more sales and would also train Plaintiff in doing basic repairs on the OSCOR such as replacing batteries and alignments and would do this over a three day period over the weekend of the two week course (the "service" course was to take place on Friday Afternoon, and then all day on Saturday and Sunday). Contrary to Defendants representations,

8623

8624

8625

when Plaintiff arrived he was shown how to repair broken hinges; however, Defendant not only did not provide any instruction on any other repair or alignment techniques as promised, Defendant did everything to hide from Plaintiff anything related to repairs of the OSCOR.

569. In 2007, Defendant had developed another product, the TALAN (which was based on the aforementioned CODEC of the Plaintiff). Plaintiff, prior to his arrival at Defendants business, was told to bring photographic equipment because Defendant wanted Plaintiff to take extensive photographs of the TALAN in order to promote the product on the Plaintiff's web site. Prior to this date, Defendant had published only computer mockups since Defendant was experiencing considerable problems getting a final, production model. Upon arrival, Defendant not only refused to allow photographs by Plaintiff, Defendant further prohibited Plaintiff from using photographs from Defendant brochures, even though Plaintiff was still a manufacturer's representative. Over the two week course, Plaintiff witnessed the TALAN products used in the classroom and laboratories exhibiting catastrophic failures due to serious design

8626
8627
8628
8629
8630
8631
8632
8633
8634
8635
8636
8637
8638
8639
8640
8641
8642
8643
8644
8645

flaws, and the course instructors state to the Plaintiff that the all of the units that the company was selling were having the same problems, and that all of the units which the Plaintiff had sold to the FBI as eavesdropping systems had been returned as defective.

570. In April 2007, after Plaintiff testified as a nationally recognized technical subject matter expert in TSCM and TEMPEST for the "Deepwater" Congressional Investigation engaged as a subject matter expert for the Congressional Oversight Committee a situation unfolded which eventually resulted in the Defendant threatening to "destroy" the Plaintiff by a series of actions the Defendant initiated in August 2007 and coordinated on behalf of the certain elements U.S. Government who were found to be involved by the Plaintiff in the matter, on behalf of the Congressional Oversight Committee.

571. The Plaintiff asserts that this is the same pattern of retaliatory behavior by the FBI an other government agencies, which was used against Martin L. Kaiser in 1975 (and others since) after he also testified before Congress in a similar fashion about government corruption and rampant contractor fraud. This retaliation represents a

8646
8647
8648
8649
8650
8651
8652
8653
8654
8655
8656
8657
8658
8659
8660
8661
8662

long term pattern of conduct by an agency, agent, or contractor of the government in order to "pay back" or attempt to discrete the person who testified before Congress and who performing their civic duty by providing such testimony. Plaintiff further asserts, that this was a long term course of conduct of a continuing enterprise, though a pattern, of racketeering (including but not limited to: mail fraud, wire fraud, scheme to defraud, obstruction of justice, interference in commerce, witness tampering, whistle-blower retaliation, and monetary transactions in property derived from specified unlawful activities), and have caused injury to the business and/or property of Plaintiff.

572. The project to "destroy" the Plaintiff by this Defendant thus appears to have been instituted in August of 2007, and possibly as early as July 2007 (after the Plaintiff received a barrage of threat from three defense contractor who had just lost a contract valued in the tens of billions of dollars as a result of the Plaintiffs testimony before Congress in April 2007).

8663

8664

8665

573. The Plaintiff did not become aware of this pattern of criminal behavior of the Defendants until it manifested itself on December 1,

8666
8667
8668
8669
8670
8671
8672
8673
8674
8675
8676
8677
8678
8679
8680
8681
8682

2009, and discovered the injury to the Plaintiff at that time. Plaintiff asserts that this pattern of specific, organized criminal acts (in order to destroy the Plaintiff) took place from 2007 until the present date, but also that the conduct took place over a long period of time spanning a continuum of acts from Ocotber 2001 to the present time, and acts which form a pattern even prior to September 2001, and in fact dating back over a period of nearly thirty years.

Defendant began to complicate Plaintiff's sales by kicking back or rejecting end user certificates on overseas sales of products, revealing at one point, that Defendant had "not received approval from Washington, D.C. on the end user certificate." This tactic continued to be employed by Defendant such that simple transactions often were complicated by Defendant to cause delays in the transactions resulting in Defendant capturing the client and sale and denying Plaintiff rightful commissions, or profits.

8683

8684

8685

575. Several transactions regarding sales made by Plaintiff are illustrative. In approximately mid 2005, Plaintiff was contacted by a

national company interested in his advice relative to their needs and TSCM equipment available from a number of manufacturers, including Defendant. After spending a substantial period of time with the client, Plaintiff submitted the Pending Order Form to Defendant for this particular sale. After submission of same, Plaintiff made an inquiry to Defendant on the status of the order and was informed no transaction took place. This was approximately a \$100,000 sale of equipment in which Plaintiff should have been paid \$25,000.00 commission. After being informed no transaction took place, Plaintiff was on the premises of Defendant subsequently for a training course and was greeted by one of the national company's employees who told Plaintiff they had tried to purchase equipment from him; however, his boss had been contacted directly by Defendant who told the company they had to buy it directly from Defendant, not Plaintiff. Thereafter the sale went through directly with Defendant who retained the entirety of the transaction and informed Plaintiff that no sale had occurred.

8703

8704

8705

576. A national pharmaceutical company consulted with Plaintiff in a similar manner. After the company agreed to purchase Defendants

equipment from Plaintiff, Plaintiff submitted the pending order notification to Defendant. The purchase order was made with the pharmaceutical company's employee charged with providing not only budget requirements but also recommendations to the company. As soon as Defendant received the pending order notification from Plaintiff, Defendant immediately went to a higher up in the pharmaceutical company took the order, concluded the transaction and reported to Plaintiff that no sale had taken place. Later at a trade show, Plaintiff encountered the pharmaceutical company's employee, with whom Plaintiff had dealt, who informed Plaintiff that Defendant had called the company's executive and told him they had to purchase direct with Defendant, not Plaintiff.

577. Plaintiff was contacted by a foreign government who sought his advice and counsel who desired to purchase equipment. The foreign government flew not only their representative but also a number of their TSCM personnel who came to Plaintiff place of business. The result of Plaintiff meetings with this government resulted in the sale of 16 complete sets of Defendants equipment. Defendant, after receiving the order, restricted Plaintiff's commissions to only two of the sixteen

8	7	2	6
8	7	2	7
8	7	2	8
8	7	2	9
8	7	3	0
8	7	3	1
8	7	3	2
8	7	3	3
8	7	3	4
8	7	3	5
8	7	3	6
8	7	3	7
8	7	3	8
8	7	3	9
8	7	4	0
8	7	4	1
8	7	4	2

8744

8745

sets thereby depriving Plaintiff of some approximate \$318,000 in commissions earned.

In approximately September of 2007, and then in March 2008, 578. Plaintiff was directly contacted by a foreign government for the purchase of approximately \$1.5 Million dollars of Defendants equipment to be delivered directly to their Embassy in Washington, D.C. In addition, the Embassy desired Plaintiff to provide two weeks of training to their personnel. The Embassy; however, desired that a small fraction of the actual order be sent as a test transaction to ensure the confidentiality of the transaction. Again, upon receipt of the test transaction, Defendants went directly to persons inside this foreign government to take over the entire transaction (and to cut the Plaintiff out of the transaction). As a result of Defendants actions, the entire transaction was terminated with an assurance made to Plaintiff that this foreign government's purchase would never be used in any of their Embassies throughout the world as the direct result of the methods used by Defendant as their operational security had been breached by Defendant (the purchasing of this kind of equipment requires great secrecy, or the equipment will be rendered of little or no

8746
8747
8748
8749
8750
8751
8752
8753
8754
8755
8756
8757
8758
8759
8760
8761
8762
8763
8764
8765

value). Plaintiff was deprived of approximately \$500,000 in direct commissions as well as the additional monies which were to be paid for Plaintiff training of these intelligence officers.

agencies of the United States government who may or may not have been involved with Plaintiff, and the nature of the transactions,

Defendant has been intentionally non specific relative to the specific details of these transactions disclosed herein. Nonetheless, the Plaintiff has provided TSCM services to virtually every intelligence agency of the United States government as a recognized GSA contractor up until December 1, 2009.

Which were similarly handled by Defendants who maintained no transactions occurred, when in fact they did resulting in commissions being due and owing to Plaintiff well in excess of \$3,150,000.00. The conduct described herein by Defendants is submitted to have breached the contract existing between the parties. Defendant is entitled to an accounting for at least the past ten years prior to the filing of this suit,

8766
8767
8768
8769
8770
8771
8772
8773
8774
8775
8776
8777
8778
8779
8780
8781
8782
8783

8785

and damages for the entirety of the thirty years, as the injury was not fully discovered until December 2010 and January 2011.

Defendant has demanded an accounting of the aforementioned commissions due from Plaintiff, but Plaintiff has failed and/or refused and continues to fail and/or refuses to render such an accounting and pay the monies due as reflected in the demand letter transmitted to Defendant.

582. In 2004, Plaintiff advised Defendant of Ariyani Nawardi with the Intelligence service for Indonesia. Mr. Nawardi and his entourage flew to the U.S. and met with Plaintiff for several days. The result of Plaintiff's efforts was a contract calling for an international sale with overseas delivery with Mr. Nawardi to purchase \$916,880.00 of Defendants countermeasure equipment. After Plaintiff Atkinson registered his client with Defendants in accordance with written contract with Defendant, and disclosed the entirety of the sale, the end result was that Plaintiff drop shipped to Indonesia two sets of gear remitting to Defendant the price less Plaintiff's profits on those two sets. Thereafter, Defendant fraudulently and tortuously interfered with

Plaintiff's relationship with Mr. Nawardi and converted the remainder of the order by entering an agreement with Mr. Nawardi converting the remaining 14 sets which realized \$819,000.00 to Defendants of which Plaintiff received -0- commissions. To effectuate Defendants fraud, tortuous interference with the contractual rights existing between Plaintiff and Nawardi and the government of Indonesia, Defendant transformed Mr. Nawardi magically into a "house client" shorting Plaintiff of \$316,000.00 commissions due. Specifically, Mr. Nawardi did not want to deal with Defendants directly and so that sale was clearly Plaintiff's for which money is and has been due and owing.

In early November of 2009, Plaintiff booked a large sale to a client and obtained a \$66,000.00 sale of Defendants countermeasure equipment. His commissions due were approximately \$17,000.00; however, being in the hospital from multiple heart attacks as a result of the Defendant actions combined with his already being a disabled Veteran, when Plaintiff did place the order, Defendant refused to remit to him the commissions he earned and converted the customer completely.

1	\mathbf{a}	\sim	-
×	×	11	h

Plaintiff requested a written accounting of the sales and commissions between the Plaintiff and the Defendant, but the Defendant refused requests for same, and the Defendant suddenly "terminated" the agreement, when Plaintiff more strongly requested any accounting to which he is and has been entitled, Defendants threatened to terminate any further association and bar Plaintiff from continuing to service his clients as a further means of attempting to enforce the adhesion clause relative to monies due.

585. The commissions due to the Plaintiff from the Defendant at this point would have been well in excess of three million dollars, and by Plaintiff refusing to do further business with the Plaintiff they essentially retained the commissions that were due the Plaintiff.

Additionally, the future lost profits and commissions which the Plaintiff could reasonably earn in the are in excess of fifteen million dollars in addition to moneys already owned.

8	8	2	5
8	8	2	6
8	8	2	7
8	8	2	8
8	8	2	9
8	8	3	0
8	8	3	1
8	8	3	2
8	8	3	3
8	8	3	4
8	8	3	5
8	8	3	6
8	8	3	7
8	8	3	8
8	8	3	9
8	8	4	0
8	8	4	1

586. Plaintiff asserts that between 2005 and 2007 Defendant, confected a scheme to defraud the Plaintiff out of sales and commissions, and to remove him as a market influencer, for their own benefit, and that in August of 2007 they launched their scheme.

\$220,000.00 of Defendants equipment and earned at least \$50,000.00 in commissions, none of which have been paid or properly credited to his in-house account, which Defendant had established for its convenience since Plaintiff was the largest seller of Defendants equipment. In March 2010, the accounting department at Defendant stated that Plaintiff had a credit balance of \$43,115, which was earmarked to purchase new demonstration gear and to attend classes from the Defendant, although the Plaintiff was somewhat wary of the "new products" the Defendant was trying to promote and began asking technical question about the equipment, with the Defendant could not answer to the Plaintiffs satisfaction.

8843
8844
8845
8846
8847
8848
8849
8850
8851
8852
8853
8854
8855
8856
8857
8858
8859
8860
8861
8862

In order to avoid payment of past monies due to Plaintiff and alternatively to avoid any accounting which had been repeatedly requested by Plaintiff, Defendant engaged in an abuse of process.

Specifically, in February 2009, the Plaintiff contracted for the sale of over \$30,000.00 of Defendants equipment to a client located in Switzerland and an ultimate destination in Uzbekistan. Upon receipt of payment by the Swiss client, Plaintiff properly registered the sale in accordance with the required disclosure to Defendant and immediately remitted full payment in the sum of over \$20,000.00 to Defendant who received same. Defendant has judicially confessed that these funds were for the entirety of the order bound for Switzerland and thence to Uzbekistan, and that the transaction had been paid in full and was financially cleared for immediate shipment.

Plaintiff, Defendant required that the shipment of the Defendants equipment must be preceded by what is referred to as an "end user" certificate, rather than ship the purchased items to the address provided, and then repeatedly rejected the supplied documents.

8863	Plaintiff was repeatedly told that the shipment was "on the loading
8864	dock" and requiring only the end-user certificate to effect release.
8865	
8866	591. In truth in fact, under the U.S. Customs' classification of the
8867	equipment purchased at the time, no end user certificate was required.
8868	Further, neither Switzerland nor Uzbekistan required any end user
8869	certificate.
8870	
8871	592. It has since been discovered that while no "end user" certificate
8872	is legally required, the goods are still required by law to be shipped
8873	under a State Department issued approval, which the Defendant had
8874	unlawfully subverted by falsely claiming the equipment was merely
8875	"general purpose test equipment" when in fact it was rather
8876	"electronic counter measures gear" which is tightly controlled and
8877	regulated by the U.S. Government. It is by this deception, that the
8878	Defendant was effecting illegal exports, as an long term organized
8879	criminal enterprise.
8880	
8881	593. Defendant, upon information and belief, directed the customer
8882	in Switzerland to contact the Rockport Police Department in Rockport

8883
8884
8885
8886
8887
8888
8889
8890
8891
8892
8893
8894
8895
8896
8897
8898
8899
8900
8901

Massachusetts, and the Cape Ann Chamber of Commerce in Gloucester, Massachusetts and to file a criminal complaint alleging that Plaintiff was attempting to "steal" the customer's money (when in fact the Defendant was in possession of the funds, and was delaying shipping the goods).

In addition, Defendant further rejected the first and second "end user" certificate which Defendant required in order to delay the shipment which Defendant knew the customer wanted as quickly as possible since it formed a portion of a time sensitive contract via the cut-out in Switzerland for a sale that the Swiss customer had with the Government of Uzbekistan.

Due to the delays in the Defendant shipping the goods to the client, the Plaintiff received a number of threatening phone calls, in an attempt to speed up shipment, and the caller (from Switzerland) even threatened violence is the good were not in his hand by November 6, 2010 so that the goods could be provided to the end user. Further, the Plaintiff was told that he would be "severely punished" because of the delays in the shipment, which were caused by the Defendant.

8903	
------	--

596. The Government of Uzbekistan had agreed to provide countersurveillance services to the Government of Kazakhstan in preparation for the movement of sixty casks of nuclear weapons-grade plutonium and highly enriched uranium (sufficient to make 770+ nuclear bombs) by rail starting in Mid November 2009 (such transactions, sales, and services for such counter-surveillance goods and services are within the normal course and scope of the Plaintiff's business and area of expertise).

597. Such equipment sales or counterintelligence services to the intelligence agencies of one country, so that they may render services to a allied or semi-allied country is the mainstay of the intelligence community and which forms a type of "diplomatic quid pro quo" where the nation with greater technical capabilities provides services to the inferior nation.

598. In this case, the Government of Kazakhstan lacked the ability to detect tracking devices and eavesdropping devices on the transport rail cars, and requested the assistance of the intelligence agencies

within the Government of Uzbekistan, who then procured the 8923 8924 equipment through the cut-out company in Switzerland, who in turn 8925 placed the order with the Plaintiff, and thus the Plaintiff placed the 8926 order with the Defendant. As the test runs of these rail cars and casks 8927 were to begin in Mid November 2009 with live runs starting in 8928 February 2010 and completing in February 2011 it was vitally 8929 important that the counter-surveillance equipment supplied by Defendant arrive a week advance of November 2009 (the equipment 8930 had to be in the hands of the Government of Uzbekistan, not later then 8931 8932 November 6, 2009). The Government of Uzbekistan and the Government of Kazakhstan opted to utilize a "Chinese Wall" in order 8933 to procure the equipment for this project, and in February 2009 the 8934 8935 Government of Uzbekistan CEMA contracted with the intermediary in 8936 Switzerland for the equipment purchase. 8937 8938 599. The Government of Kazakhstan had been obstructing the 8939 movement of these casks for years, and it took supreme diplomatic 8940 and political pressure on the part of the United States Government to 8941 move the casks, and the U.S. State Department, Central Intelligence 8942 Agency, and Department of Energy were strongly involved in

8943
8944
8945
8946
8947
8948
8949
8950
8951
8952
8953
8954
8955
8956
8957
8958
8959
8960
8961

manipulating this project to get it moving forward. In short, the government of Kazakhstan did not want to move the casks and was doing everything possible to obstruct the project.

and diplomatic power as they were accessible to Uzbekistan should they choose to make any move on the weapons grade materials.

Moving the nuclear materials away from the Caspian Sea moved them well outside the reach of Uzbekistan. The government of Uzbekistan did not want to move the casks and was doing everything possible to obstruct the project as it weakened them politically, and diplomatically.

delay and interfere with the shipping the Plaintiff's goods destined for Uzbekistan, so that the shipment arrivals would take place well after the window of opportunity (after Mid November 2009). To this end, the Defendant repeatedly and needlessly rejected the un-needed end user certificates, and created drama about the transaction to enable this delay.

602.

8966

8967

8968

8969

8970

8971

8972

8973

8974

8975

8976

8977

8978 8979

8980

8981

8982

diplomatic efforts for there to be no counter-surveillance gear available to the Government of Kazakhstan for use on this project, which is why, even after the Plaintiff provided Defendant will all of the funds to cover the shipment, and all of the documents requested, they claimed that the documents were not sufficient, and Plaintiff now asserts that Defendants were fully acting as agents of the U.S. Government in delaying the goods. In turn, the U.S. Government applied pressure on Defendants to cause these delays in order to deprive the Government of Kazakhstan of their sweep gear so that

It was presumably in the best interest of the U.S. Government

Ultimately, Defendants were acting as an agent of the U.S. 603. Government, the U.S. State Department and the Central Intelligence Agency and Plaintiff got caught in the middle of a legitimate business transaction where the U.S. Government wanted to delay the shipment, but knew that Plaintiff too honest to play games with his clients, and hence when to the less ethical supplier of the goods, the Defendants...

they could not detect the bugs and tracking devices that the U.S.

Government would have placed on the rail cars.

8985

8986

8987

8988

8989

8990

8991

8992

8993

8994

8995

8996

8997

8998

8999

9000

9001

9002

But these illegal manipulations, and delays, and interference

with Plaintiff international shipment, along with wire fraud, and

scheme to defraud, qualify this as a Racketeering Offense involving

both private and government entities.

Thereafter, upon information and belief, Defendant was in

communication with the Rockport Police Department, specifically

Patrolman Daniel Mahoney, and other law enforcement agencies,

manipulating their investigations to obtain the specific result of

effectuating Plaintiff's arrest to not only damage Plaintiff's good

name and reputation known worldwide as not only an expert and

market influencer in TSCM, but also to obtain the result of not having

to account for or pay for monies due and owing to Plaintiff known by

Defendant.

606. The U.S. Government had previously approached the Plaintiff

to effect similar delays on foreign transactions, which the Plaintiff had

always refused to take part in as a matter of ethics.

9003	Starting on or about Mid-December 2009, and running through
9004	March and April 2010, virtually all of the Defendants in-transit
9005	shipments were seized or delayed by U.S. Customs due to
9006	"irregularities in the export documents", presumable due to fraudulent
9007	export documents having been repeatedly filed by the Defendant.
9008	
9009	608. In conjunction with an abuse of process (i.e. using and
9010	manipulating the criminal process to obtain a result for which the
9011	process was not intended – avoid payment of monies and accounting
9012	of monies due), Defendant further refused to ship to a customer from
9013	China, an Defendants product which was to be shipped to Arizona
9014	inside the Territory of the United States.
9015	
9016	609. In accordance with terms and conditions of contract, which
9017	Defendant has judicially confessed, the sale of the Defendants product
9018	to the Chinese customer to be delivered to Arizona, Defendant refused
9019	to ship the product to Arizona.
9020	
9021	Defendant again communicated with the Rockport Police
9022	Department and provided misleading and inaccurate information to

9023	Patrolman Daniel Mahoney in its singular scheme to avoid any
9024	accounting, payment of monies due Plaintiff from Defendant, and
9025	destroy the competitive viability of Plaintiff in the marketplace as a
9026	strong market influence for which Defendant was keenly aware.
9027	
9028	611. Plaintiff submits that he is entitled to declaratory judgment that
9029	the clauses in MREP Agreements described herein are adhesionary
9030	and contra bones mores such that they are legally unenforceable.
9031	
9032	612. Plaintiff submits that he is entitled to an appropriate order from
9033	this Court commanding disclosure for inspection and copying by
9034	Plaintiff of all pending order forms submitted by Plaintiff to
9035	Defendant as well as all sales records, communications relative to
9036	sales, shipping, and export records of Defendant for the past ten (10)
9037	years.
9038	
9039	613. Plaintiff submits that Defendant has committed tortuous
9040	interference with the contractual rights of Plaintiff contracts, to
9041	Plaintiff detriment causing damages.
9042	

9043	614.	Plaintiff submits that Defendant has converted Plaintiff's funds
9044	due a	and owing both through refusing to remit the funds maintained in
9045	Plair	ntiff's "house" account, commissions due, and via conversion of
9046	Defe	endants customers and clients.
9047		
9048	615.	Plaintiff submits that Defendant has committed fraud by
9049	inten	ationally falsifying the status of sales made by Plaintiff and falsely
9050	clain	ning sales made by Plaintiff as Defendants and/or other third
9051	parti	es.
9052		
9053	616.	Plaintiff submits that Defendant has abused the legal process by
9054	false	ly reporting information to the Rockport Police Department with
9055	the in	ntended purpose of destroying Plaintiff's good name, business
9056	repu	tation, business, market influence, and accomplish the conversion
9057	of Pl	aintiff's money and goods; a purpose for which the legal process
9058	was	not intended to achieve with full knowledge of Defendants
9059	actio	ns.
9060		
9061	617.	Plaintiff submits that Defendant has breached the laws of the
9062	State	e of Tennessee or/or of the United States by illegally possessing

9063	bugging devices as well as using those illegal bugging devices to
9064	intercept wire and/or oral communications of Plaintiff without
9065	Plaintiff's consent contrary to law, doing so within and throughout at
9066	least the past ten years while Plaintiff was on the premises of
9067	Defendants establishments in Tennessee.
9068	
9069	Further, this Defendant has engaged in conduct and as a
9070	continuing unit of an enterprise, through a pattern, of racketeering
9071	enterprises (including, but not limited to: mail fraud, wire fraud,
9072	scheme to defraud, robbery, kidnapping, extortion, obstruction of
9073	justice, interference in commerce, also involving monetary
9074	transactions in property derived from specified unlawful activity), and
9075	have caused injury to the business and/or property of the Plaintiff
9076	Atkinson. These Defendants have violated the Constitutional rights of
9077	the Plaintiff, infringing and deprived him of his civil rights.
9078	
9079	ON ALL COUNTS
9080	
9081	Plaintiff's injuries are irreparable because Plaintiff is entitled to
9082	enjoy his constitutional rights in fact.

9083	
9084	620. Plaintiff would continue to suffer irreparable injury if the Court
9085	does not issue an injunction.
9086	
9087	621. As a pro se Plaintiff, Plaintiff requests Leave of this Court in
9088	order to submit an additional amended Complaint or to file legal
9089	briefs or additional pleadings should this Complaint herein lack
9090	details which the Court may desire to review in consideration of this
9091	matter, or to clarify or to further describe the Acts, Causes of Action,
9092	Defendants, Prayer of Relief, or other topics found herein.
9093	
9094	PRAYER FOR RELIEF
9095	
9096	WHEREFORE, Plaintiff pray for the following relief:
9097	
9098	1. Immediate declaratory judgment and injunctive relief that the each
9099	and individually, of the aforementioned individual Massachusetts
9100	Statutes and General Laws described herein be repealed and stricken
9101	as they are facially invalid and/or void under the Second and
9102	Fourteenth Amendments, and under <i>Heller</i> and/or <i>McDonald</i> and a

9103	multitude of related case law and federal statutes, and other relief this
9104	court deems appropriate.
9105	
9106	2. Immediate declaratory judgment and injunctive relief, which
9107	immediately compels the Commonwealth of Massachusetts to obey,
9108	and abide by the 2 nd and 14 th Amendment both in sprit and intent of
9109	<i>Heller</i> and/or <i>McDonald</i> , to comply with the 2 nd Amendment itself,
9110	and other relief this court deems appropriate.
9111	
9112	3. Immediate declaratory judgment and injunctive relief, which
9113	immediately compels the Commonwealth of Massachusetts to obey,
9114	and abide and the recognized ancient rights of self defense outlined
9115	the U.S. Constitution and Bill of Rights, and in the laws which well
9116	predated the Constitution and the Bill of Rights, and other relief this
9117	court deems appropriate.
9118	
9119	4. Immediate declaratory judgment and injunctive relief, which
9120	immediately compels the Commonwealth of Massachusetts stop ALL
9121	criminal proceedings in ALL cases where the defendant in each case
9122	was merely peacefully possessing arms (and were not using them to

9	1	2	3
9	1	2	4
9	1	2	5
9	1	2	6
9	1	2	7
9	1	2	8
9	1	2	9
9	1	3	0
9	1	3	1
9	1	3	2
9	1	3	3
9	1	3	4
9	1	3	5
9	1	3	6
9	1	3	7
9	1	3	8
9	1	3	9
9	1	4	0
9	1	4	1

directly commit criminal acts or which were felon-in-possession issues) within their homes or business in accordance with the *Heller* and *McDonald* decisions, without a "Firearms Identification Card" or "License to Carry," as no such document is required under Federal law, and rather such a scheme is prohibited under *Heller* and *McDonald*, and other relief this court deems appropriate.

5. Intervene in several criminal cases that were confected by the Rockport Police Department and others solely in order to violate the Plaintiff's civil rights, and not only cause the charges to be dismissed, but also to investigate, and/or sanction the conduct of the responsible judicial officers and District Attorney who permitted the case to continue for over 18 months, while continuous refusing to provide Plaintiff with a Probable Cause Hearing, and even continued said cases when there was strong evidence of no wrong doing by Plaintiff Atkinson, and other relief this court deems appropriate.

6. Immediate declaratory judgment and injunctive relief to the

Commonwealth of Massachusetts to expunge and/or seal the arrest
records and criminal for all citizens (including Plaintiff) arrested for

9143	mere possession of arms that were authorized by Federal Law, by
9144	otherwise qualified citizens, and other relief this court deems
9145	appropriate.

7. Immediate declaratory judgment and injunctive relief the all Federal
Law Enforcement and Administrative Agencies to expunge and/or
seal the arrest records and criminal for all citizens arrested for mere
possession of arms that were authorized by Federal Law, by otherwise
qualified citizens, and other relief this court deems appropriate.

8. Immediate declaratory judgment and injunctive relief towards the Commonwealth to release any prisoner who is being held due to solely on firearms possession charges, when those same firearms were lawfully obtained, and lawfully possessed within the home as described in *McDonald* in other then felon-in-possess situations. In essence, the Plaintiff seeks that this Court intervene and free the innocent citizens who may have fallen victim to "left wing, gun hysteria, witch-hunt crackpots" and on whom the Commonwealth has violated, infringed, and deprived their civil rights, and other relief this court deems appropriate.

$^{\circ}$	1	_	2
ч	-	h	≺

9. Immediate declaratory judgment and injunctive relief, which immediately compels the Commonwealth of Massachusetts, their officers, agents, servants, employees, political sub-divisions, and all persons in active concert or participation with them who receive actual notice of the injunction to recognize, obey, and abide by the Bill of Rights, and opinions of the U.S. Supreme Court in *Heller* (2008) and in *McDonald* (2010), and other relief this court deems appropriate.

10.Immediate declaratory judgment and injunctive relief, which immediately compels the Commonwealth of Massachusetts, to publish in the top 25 daily newspapers circulated within the Commonwealth; to also place on all television stations a public service ad of at least 30 seconds of audio, and upon all radio stations within the Commonwealth that runs four times during prime time over a two week period; an update to the State Police website, the Attorney General Website, and to the websites of all political subdivisions; and to sent to all citizens by First Class U.S. Mail who have either a drivers license, state issued ID, voter registration, or professional

9183	license a formal notice that arms may now be freely kept inside the
9184	home, or upon the property, or in the place of business if they so
9185	choose with no license of any sort as provided by the Second
9186	Amendment, and that Citizens are to disregards any law of the
9187	Commonwealth to the contrary (so long as the citizen is not a
9188	convicted felon, or adjudged mental defective). That such notification
9189	be made and paid for by the Commonwealth within 30 days, and
9190	absent compliance of the Commonwealth to this court to order the U.S.
9191	Marshalls to complete such notification, and to obtain compensation
9192	from the Commonwealth.
9193	
9194	11. Award damages to the Plaintiff for all property stolen, seized, taken
9195	up, damaged, destroyed, misplaced, lost, mis-represented, or likewise
9196	taken from the Plaintiff by whatever means by the Defendants
9197	(including by deceit or trickery), as described in this Complaint, or
9198	which becomes revealed during this suit.
9199	
9200	12. Award treble damages against all Defendants in favor of the Plaintiff.
9201	
9202	13.Immediate declaratory judgment and injunctive relief to the Town of

9203	Rockport Police Department, to compel Town or Police employees to
9204	stop harassing Plaintiff, to stop dumping trash on Plaintiff's property,
9205	to stop Rockport Police Officers from littering, "doing donuts in the
9206	parking area" or doing "burn outs" in the early morning behind or
9207	next to the Plaintiff home, and on the Plaintiff's property, and other
9208	relief this court deems appropriate.
9209	
9210	14.Immediate declaratory judgment and injunctive relief which fully
9211	repeals and strikes down the Massachusetts "Firearms Identification
9212	Card," and relevant M.G.L. and statutes and policies or rules of the
9213	Commonwealth so that no such document or license is required to
9214	possess arms in the home (so long as one has not been adjudged
9215	insane, or a convict felon), and other relief this court deems
9216	appropriate.
9217	
9218	15.Issue a declaratory judgment, stating that the conduct of the
9219	Commonwealth of Massachusetts in regards the Second Amendment
9220	"Shocks the Conscious" with the institutionalized infringement and
9221	deprivation of civil rights.

16.Award damages for defamati	01

17.Immediate declaratory judgment, injunctive relief, and remove to 9225 9226 federal court all criminal cases in accordance with 28 U.S.C. § 1443 and by U.S.C. § 1446 which the Plaintiff is un-constitutionally 9227 9228 charged with criminal violation of various Massachusetts Firearm 9229 related General Laws in Commonwealth courts in regards to the lawful possession of firearms as permitted by the 2nd Amendment of 9230 the U.S. Constitution, and applied to the Commonwealth by way for 9231 the 14th Amendment, and that federal rights will inevitably be denied 9232 by the very act of bringing the defendant to trial in the state court, and 9233 that it will be impossible for the Plaintiff to receive a fair trial in a 9234 9235 state court.

9236

9237

9238

9239

9240

9241

9242

9223

9224

18. Immediate declaratory judgment and injunctive relief, that any arm, pistol, revolver, shotgun, carbine, rifle, bayonets, knives, or other common infantry arms, which have been, issued to U.S. Service members at any time, or which are currently being sold by the department of civilian marksmanship or CPM/CMP shall be deemed a "safe" arm, and the Commonwealth must not be allowed to control of

9243	regulate possession, within very narrow exceptions. These arms will
9244	be considered de facto safe, and suitable for possession by the public,
9245	and other relief this court deems appropriate.
9246	
9247	19.Immediate declaratory judgment and injunctive relief that "Law
9248	Enforcement Only" or "Military Use" only weapons, magazines, and
9249	feeding devices shall permitted in the hands of the public in any form.
9250	If the police or the military can possess them, then so can the public,
9251	without any government interference, and other relief this court deems
9252	appropriate.
9253	
9254	20.Immediate declaratory judgment and injunctive relief that all arms, or
9255	variations or arms or any kind issued to the State Police or to any Law
9256	Enforcement Agency in the Commonwealth of Massachusetts be de
9257	facto deemed "safe," and that they make be possessed by members of
9258	the qualified public, and other relief this court deems appropriate.
9259	
9260	21.Immediate declaratory judgment and injunctive relief that no firearm
9261	may be banned, outlawed, restrained, or controlled in any way due to
9262	merely cosmetic appearances, paint job, hand guards, plastic

9263	attachments, bayonet lugs, flash hiders or suppressors, noise
9264	suppressors, brackets, scopes, or other useful device(s) which may be
9265	in use by, or have previously been used by the U.S. Government in a
9266	useful manner, and other relief this court deems appropriate.
9267	
9268	22. Immediate declaratory judgment and injunctive relief that it is the
9269	responsibility of the state to demonstrate that a specific model firearm
9270	is inherently unsafe or unstable, in a unbiased, and un-rigged
9271	evaluation, that is based on reported accidents, and other relief this
9272	court deems appropriate.
9273	
9274	23. Immediate declaratory judgment and injunctive relief that the
9275	firearms "evaluation process" used by the Commonwealth for
9276	firearms for the State shall be no more stringent that that used by the
9277	U.S. Military to evaluate arms, and that once a make and model has
9278	been approved by the U.S. Military, that the Commonwealth can not
9279	then deem it unsafe as a means of prior restraint of citizens obtaining
9280	same, and other relief this court deems appropriate.
9281	
9282	24.Immediate declaratory judgment and injunctive relief that when no

9283	disqualifying issues exist t
9284	"shall issue" in regards to
9285	required), and other relief
9286	
9287	25.Under the very close guida
9288	the Commonwealth of Ma
9289	Guides, Handbooks, and P
9290	school policies and guidel
9291	the Bill of Rights, without
9292	Judiciary Committees to a
9293	and compels the college to
9294	though the court system al
9295	this court deems appropria
9296	
9297	26.Review all Student Judicia
9298	indentify any additional ca
9299	process and equal protection
9300	14 th Amendment rights vio
9301	suffered double jeopardy o
9302	agency to impose unlawfu

that the Commonwealth laws will read Firearms (or that no license will in fact be this court deems appropriate.

ance and supervision of this Court, compel

ssachusetts to re-write the Student Conduct

Policies at all State schools so that the all

ines are fully compliant with all elements of

reservation. Also compel the Student

ddress merely minor academic misdeeds,

pursue alleged violation of greater crimes

one (as required by law), and other relief

ite.

al records or all State run colleges to

ases whereby a student was not provided due

ons, of where they had their 4th, 5th, 6th, and

olated by the school, and where they

of some sort by the school acting as a state

al and unconstitutional punishments, and

9303	other relief this court deems appropriate.
9304	
9305	27.Plaintiff seeks that this Court, on an emergency basis and without
9306	delay strike out, redact, or rescind a number of Massachusetts General
9307	Laws and regulation that are in fact Unconstitutional, and which are a
9308	very grave deprivation, and infringement of civil rights, and other
9309	relief this court deems appropriate.
9310	
9311	28.Immediate declaratory judgment and injunctive relief to compel North
9312	Shore Community College, Salem State College, and Montserrat
9313	College of Art to admit student as a full time student, and to make
9314	special accommodations for his physical disabilities.
9315	
9316	29.Plaintiff further seeks that this Court immediately and without delay
9317	command the Attorney General to obey the decision of the Supreme
9318	Court in <i>Heller</i> and in <i>McDonald</i> , and if necessary, Plaintiff requests
9319	that this Court utilize the U.S. Marshall Service to compel the Attorney
9320	General, the District Attorneys, the State Police, and Department of
9321	Public Safety, and the various Police Departments within the
9322	Commonwealth to abide by the decisions of the U.S. Supreme Court,

9323	and of both the letter and intent the Bill of Rights as interpreted by the
9324	U.S. Supreme Court, and other relief this court deems appropriate.
9325	
9326	30.Award Plaintiff very strong punitive damages against the
9327	Commonwealth for willfully violating, infringing, and depriving
9328	Plaintiff of his civil rights, and at a level that send a clear message to
9329	both the Commonwealth at to other states which are acting unlawfully,
9330	and to punishes the Commonwealth by depriving them of 40 years of
9331	all state revenues (assuming a budget of 24 billion dollars per year)
9332	based upon the wealth of this defendant, in an amount to be
9333	determined at the time of trial, and other relief this court deems
9334	appropriate.
9335	
9336	31.Immediate declaratory judgment and injunctive relief that no State
9337	Agency by take action to restrict, suspend, or other negatively affect
9338	any right, immunities, privileges, licenses, or other right of the public
9339	without at least a Loudermill type of hearing well in advance of the
9340	negative action being taken, and other relief this court deems
9341	appropriate.
9342	

9343	32.Immediate declaratory judgment and injunctive relief that Research
9344	Electronics shall not make, build, import, sell, operate, or in any way
9345	control any manner of eavesdropping device, of any sort in violation
9346	of 18 USC 2510-2522, and other relief this court deems appropriate.
9347	
9348	33.Immediate declaratory judgment and injunctive relief that Research
9349	Electronics shall not make, build, resell, offer for sale, import, sell,
9350	operate, or in any way circulate, ship, or distribute any manner any
9351	sort of device capable of transmitting a signal of any sort, or which
9352	contains a local oscillator until that product is first formally assigned a
9353	FCCID number and retails or commercial sale is approved by the FCC
9354	for each model, revision, and modification as required by Federal law,
9355	and other relief this court deems appropriate.
9356	
9357	34.Immediate declaratory judgment and injunctive relief that Research
9358	Electronics shall not make, build, resell, offer for sale, import, export,
9359	sell, operate, or in any way circulate, ship, or distribute any manner
9360	any sort of device capable of detecting eavesdropping devices or
9361	signals of any sort, unless that equipment is carefully controlled as in
9362	International Traffic in Arms Regulations (ITAR) by the U.S. State

9363	Department items and controlled munitions or commodities as
9364	required by Federal law, and other relief this court deems appropriate.
9365	
9366	35.Immediate declaratory judgment and injunctive relief that Research
9367	Electronics shall not make, build, resell, offer for sale, import, export,
9368	sell, operate, or in any way circulate, ship, or distribute any manner
9369	any sort of device sold as detecting hidden cellular phones or other
9370	electronics on or in the human body by means of non-ionizing
9371	radiation due to very grave health risks and other relief this court
9372	deems appropriate.
9373	
9374	36.Immediate declaratory judgment and injunctive relief that Research
9375	Electronics shall not make, build, resell, offer for sale, import, export,
9376	sell, operate, or in any way circulate, ship, or distribute any manner
9377	any sort of device sold as detecting bombs or explosive devices by
9378	means of non-ionizing radiation due to very grave health risks and
9379	other relief this court deems appropriate.
9380	
9381	37.Impose very strong punitive damages against the Research Electronics
9382	for willfully violating, infringing, and depriving Plaintiff of his civil

9383	rights, also treble damages for committing fraud against the Plaintiff
9384	and violating the RICO statutes, based upon the wealth of this
9385	defendant, or an amount to be determined at the time of trial, and
9386	other relief this court deems appropriate.
9387	
9388	38.Impose very strong punitive damages against the Essex County
9389	Sheriffs Department for willfully violating, infringing, and depriving
9390	Plaintiff of his civil rights, based upon the wealth of this defendant, or
9391	an amount to be determined at the time of trial, and other relief this
9392	court deems appropriate.
9393	
9394	39.Impose very strong punitive damages against the Town of Rockport,
9395	Rockport Police Department, and Rockport Ambulance Department
9396	for willfully violating, infringing, and depriving Plaintiff of his civil
9397	rights, at monetary level that punishes, equal to all real estate,
9398	buildings, moveable equipment, water treatment plants, roads, boats,
9399	docks, harbors, water reservoirs, water wells, quarries, undeveloped
9400	lands, and other assets of the Town of Rockport, based upon the
9401	wealth of this defendant in an amount to be determined at the time of
9402	trial, and other relief this court deems appropriate.

9403
9404
9405
9406
9407
9408
9409
9410
0411

40.Immediate declaratory judgment and injunctive relief against the

Town of Rockport, and Massachusetts State Police, the Federal

Bureau of Investigation, and the District Attorney of Essex Country,

to return all property that has been seized from the Plaintiff Atkinson

at his place of business, within 48 hours of the injunction being issued,

and to supply a complete chain of custody for each item, and other

relief this court deems appropriate.

41. Issue injunction permanently restraining all Defendants and their officers, agents, servants, employees, and all persons in concert or participation with them who receive notice of this injunction, from enforcing any Massachusetts Firearms Law which does not strictly comply with the *Heller* and *McDonald* U.S. Supreme Court decisions, or which is not in full compliance with the Constitution and the Bill of Rights, and to impose punitive damages of an amount to be determined at the time of trial, and other relief this court deems appropriate.

42.Impose very strong punitive damages against the North Shore

9423	Community College, Salem State College, and Montserrat College of
9424	Art, in the amount based upon the wealth of these defendants for
9425	willfully violating, infringing, and depriving Plaintiff of his civil
9426	rights, or an amount to be determined at the time of trial, and other
9427	relief this court deems appropriate.
9428	
9429	43.Immediate declaratory judgment and injunctive relief to compel North
9430	Shore Community College, Salem State College, and Montserrat
9431	College of Art to readmit Plaintiff as a student, and to expunge or seal
9432	all college regards in regards to Plaintiff every having be suspended,
9433	and other relief this court deems appropriate.
9434	
9435	44.Immediate declaratory judgment and injunctive relief to compel North
9436	Shore Community College, Salem State College, and Montserrat
9437	College of Art to issue semester grades that would have been earned
9438	at the time of suspension based on grades earned prior to suspension.
9439	In the case of North Shore Community College this will be a B-, A, A,
9440	B, A; with Salem State College this will be two grades of an A, and
9441	Montserrat College of Art will be an A and a B-, and other relief this
9442	court deems appropriate.

9443
9444
9445
9446
9447
9448
9449
9450
9451
9452
9453
9454
9455
9456
9457
9458
9459
9460

9462

45. Immediate declaratory judgment and injunctive relief an injunction to compel the Commonwealth of Massachusetts – Office of Emergency Medical Services to immediately reissue the Plaintiff's EMT license, and to post the CEU certificates and credits to the Plaintiff training records that the OEMS has previously refused or declined to do, and other relief this court deems appropriate.

46. Immediate declaratory judgment and injunctive relief to compel the Town of Rockport Ambulance Department to re-hire and un-suspend Plaintiff Atkinson, and to restore him back into position as a volunteer EMT, with full benefits, time in grade, seniority, and other relief this court deems appropriate.

47.Immediate declaratory judgment and injunctive relief to compel the Commonwealth of Massachusetts OEMS to audit all training records of all active EMT's, and all training records all future EMT's to detect any prior falsification of training records, or falsification of patient records, or time sheets, or run reports and other relief this court deems appropriate.

9463
9464
9465
9466
9467
9468
9469
9470
9471
9472

48.Immediate declaratory judgment and injunctive relief compel the Federal Bureau or Investigation, U.S. Department of State, Central Intelligence Agency, Department of Energy, U.S. Army, U.S. Navy, and other federal military and intelligence agencies to return all copies of RAPHAEL, and all source code, and to pay a suitable fee for use, and theft of trade secrets, punitive damages, and other relief this court deems appropriate.

9473

9474

9475

9476

49.Immediate declaratory judgment and injunctive relief, and impose strong punitive damages against all other defendants based upon their individual wealth each for willfully violating, infringing, and depriving Plaintiff of his civil rights, or an amount to be determined at the time of trial, and other relief this court deems appropriate.

9477

9478

9479

9480

9481

9482

50.Immediate declaratory judgment and injunctive relief, so that at no time will the Town of Rockport Police, Fire, Ambulance, or other town services withhold, or delay response to either the Plaintiff, the Plaintiff business, the Plaintiff family, or to the Plaintiff neighbors, as the Town or Town Employees have done to other citizens in order to

9483	"freeze them out of the town," and which the Plaintiff has been
9484	threatened with at various times because of this matter.
9485	
9486	51. Award General Damages, Special Damages, Compensatory Damages,
9487	Punitive Damages, and other relief, which the court deems to be just
9488	and equitable, and other relief this court deems appropriate.
9489	
9490	52.Other relief, which the court may find, appropriate.
9491	
9492	53. Award Plaintiff treble actual damages both liquidated and
9493	unliquidated in an amount to be determined at the time of trial.
9494	
9495	54. Award attorney's fees and/or costs pursuant to 42 U.S.C. § 1988.
9496	
9497	55.In the event that the Plaintiff is not represented by counsel during this
9498	case, the Plaintiff requests compensation equal to the time which was
9499	spent is prosecuting this case as damages, and other relief or
9500	compensation this court deems appropriate
9501	
9502	56.Award costs or expenses of the suit.

9503	
9504	57. Any other further relief as the Court deems just and appropriate.
9505	
9506	Plaintiff demands a trial by Jury
9507	
9508	Respectfully submitted,
9509	Dated: July 4, 2011
9510	
9511	
9512	James M. Atkinson, pro se
9513	31R Broadway
9514	Rockport, MA 01966
9515	(978) 546-3803
9516	