

COMPLAINT

1. PLAINTIFF, appearing pro se, brings this complaint for damages against

DEFENDANT and alleges as follows:

STATEMENT OF JURISDICTION

2. Jurisdiction in this Court is proper because:

-The events giving rise to this Complaint occurred in the Eau Claire County Court

FACTS ALLEGED

3. Wrongfully Charged with Felony Substantial Battery by the state of Wisconsin. Which was later dropped to a Disorderly Conduct Misdemeanor followed by dismissal of the case. The only reason I knew about being charged was through my family and friends who happened to see it on Facebook. With that being said, I also would not have known of my first court date. I was never questioned nor was I arrested. There was absolutely no due process in this case. I was presumed guilty not innocent.

My first appearance in court consisted of not given the option of pleading guilty or not guilty nor was I offered legal representation. However I was ordered to be fingerprinted and photographed and was immediately put on a no drink no contact bond.

- 4. Every court official involved in this case which includes Judge Long, Judge Schumacher, Judge Harless and DA Gunderson kept this case ongoing for over two years after witnesses in my defense were brought forth and testified to the fact that I was not at the so called victims home while this supposed crime happenend. Also to note Judge Harless worked for my first lawyer Harry Hertel. She at that point should have recused herself from this case. Which she did not.
- 5. I would also like to add several officers in the Eau Claire Police Department which include Officer Vang and Officer Allmann for not properly handling this case. And finally we come down to the so called victim who fabricated this elaborate story (which changed on several occasions) Tonya Dobson. She clearly lied to law enforcement. Which she has been known to do so before and since this case. She uses her brother Police Officer Jay Dobson to keep her out of trouble. She has had many probation violations with all being dismissed. The same three officials presiding over all of these.

CLAIMS FOR RELIEF

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COUNT 1: Malicious Prosecution

- Plaintiff re-alleges and incorporates all prior allegations in this Complaint as if fully set forth here.
- 7. Defendant's actions, as described above, have caused Plaintiff 250 million dollars **Defamation, Pain and Suffering and Libel**
- 8. Plaintiff re-alleges and incorporates all prior allegations in this Complaint as if fully set forth here.
- 9. Defendant's actions, as described above, have caused Plaintiff
- 10. 250 million dollars.

PRAYER FOR RELIEF

- 11. WHEREFORE, Plaintiff requests the following relief:
- -A money award judgment entered against Defendant for \$XXXX.
- -An award of post-judgment interest on any money damages awarded at the current statutory rate.
- -Plaintiff's reasonable costs and disbursements for bringing this action.
- -Any and all other relief the Court deems just and reasonable under the circumstances.
- 12. Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged therein are true and correct to the best of my knowledge and belief.

Respectfully submitted on: 6/9/2023

By: WILLIAM J DAHL

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