IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

VICKI TIMPA, INDIVIDUALLY,	§		
AND AS REPRESENTATIVE OF	§		
THE ESTATE OF ANTHONY	§		
TIMPA, AND AS NEXT FRIEND OF	§		
K. T., A MINOR CHILD	§		
Plaintiffs,	§		
	§		
V.	§	CIVIL ACTION NO	
	§		
THE CITY OF DALLAS, JOHN DOE	§		
# 1-3, LONE STARR MULTI-	§		
THEATRES, LTD D/B/A NEW FINE	§		
ARTS, JOHN DOE # 4, AND JOHN	§		
DOE # 5	§		
Defendants.	8		

PLAINTIFFS' ORIGINAL COMPLAINT

NOW COMES Vicki Timpa, Individually, and as Representative of the Estate of Anthony Timpa and as next friend of K.T., complaining of the City of Dallas, Dallas Police Department Officers John Doe # 1-3, Lone Starr Multi-Theatres, Ltd. d/b/a New Fine Arts, and John Doe # 4 and John Doe # 5, in support thereof, Plaintiffs respectfully show the Court as follows.

PARTIES AND SERVICE

- 1. Plaintiffs are citizens of the United States, the State of Texas, and a resident of Dallas County, Texas
- 2. Defendant City of Dallas, a municipal corporation, may be served by delivering a copy of the summons and of the complaint to the City of Dallas Manager, A.C. Gonzales, City Manager, at Dallas City Hall, 1500 Marilla St., Room 4EN, Dallas, Texas 75201.

- 3. Defendant Lone Starr Multi-Theatres, Ltd. ("Lone Starr") is a Texas limited partnership whose business address is 1720 W. Mockingbird Ln. Dallas, Texas 7523. Defendant may be served with process by serving its registered agent Paul Radnitz at 4159 Billy Mitchell Rd. Addison, Texas 75001.
- 4. John Doe # 1 is an unknown Dallas Police Officer. Service is not requested at this time. When requested, said Defendant may be served with personal process at his/her place of employment located at Jack Evans Police Headquarters, 1400 S. Lamar Street, Dallas, Texas 75215.
- 5. John Doe # 2 is an unknown Dallas Police Officer. Service is not requested at this time. When requested, said Defendant may be served with personal process at his/her place of employment located at Jack Evans Police Headquarters, 1400 S. Lamar Street, Dallas, Texas 75215.
- 6. John Doe # 3 is an unknown Dallas Police Officer. Service is not requested at this time. When requested, said Defendant may be served with personal process at his/her place of employment located at Jack Evans Police Headquarters, 1400 S. Lamar Street, Dallas, Texas 75215.
- 7. John Doe # 4 is an unknown security guard believed to be employed by, or contracted by, Lone Starr, and was allegedly involved in the initial apprehension of Anthony Timpa. Service is not requested at this time.
- 8. John Doe # 5 is an unknown security guard that was allegedly involved in the initial apprehension of Anthony Timpa. Service is not requested at this time.

JURISDICTION

- 9. The action arises under the Fourth and Fourteenth Amendments to the United States Constitution, and Title 42 U.S.C. §§ 1983 and 1988.
- 10. This Court has jurisdiction over these claims pursuant to Title 28 U.S.C. §§ 1331 and 1343.
- 11. This Court also has supplemental jurisdiction of the State law claims alleged in this petition pursuant to Title 28 U.S.C. § 1367.

VENUE

12. Venue is proper pursuant to Title 28 U.S.C. §1391(b)(1) in that the Defendants resides in Dallas, and the cause of action arises in the Northern District of Texas, Dallas Division.

CONDITIONS PRECEDENT

13. All conditions precedent have been performed or have occurred.

FACTS

ANTHONY TIMPA SUBDUED

- 14. On August 10, 2016, Anthony Timpa was at New Fine Arts located at 1720 W. Mockingbird Ln. Dallas, TX 75235.
- 15. According to Lone Starr store employees, Mr. Timpa purchased a lighter in the store.
 - 16. Mr. Timpa left the store and proceeded to cross the street.
- 17. Upon leaving the store, Mr. Timpa was pursued by John Doe # 4, an unknown Security Guard believed to be employed by, or contracted by, Lone Starr.
- 18. As Mr. Timpa began to cross Mockingbird Lane, John Doe # 4 restrain and subdue Mr. Timpa, and placed him in handcuffs.

- 19. John Doe # 5 was allegedly driving by at the moment and stopped to help John Doe # 4.
- 20. With the efforts of John Doe # 4 and # 5, Mr. Timpa was restrained and handcuffed.

OFFICER RESTRAINS AND KILLS NON-RESISTING DECEDENT

- 21. After Mr. Timpa had been subdued, John Doe # 1, 2 and/or 3 imposed excessive physical restraint on Mr. Timpa.
- 22. At some point in time after being placed in handcuffs by John Does # 4 and # 5, John Does # 1-3 arrived on the scene.
 - 23. John Doe # 1, 2 and/or 3 put their handcuffs on Mr. Timpa.
 - 24. John Doe # 1, 2 and/or 3 held Mr. Timpa in a face-down, prone position.
- 25. During that time, John Doe # 1, 2 and/or 3 removed the security guard's handcuffs and attached their own handcuffs to Mr. Timpa.
- 26. During that time, John Doe # 1, 2 and/or 3 continuously had a knee in and applied pressure to Mr. Timpa's back.
- 27. During that time and after being handcuffed by John Doe # 1, 2 and/or 3, Mr. Timpa never threatened John Doe # 1, 2 and/or 3.
 - 28. Mr. Timpa never resisted being handcuffed by John Doe # 1, 2 and/or 3.
 - 29. Mr. Timpa never attempted to flee from John Doe # 1, 2 and/or 3.
 - 30. Mr. Timpa never attempted to hit or fight with John Doe # 1, 2 and/or 3.
 - 31. Mr. Timpa never used a weapon to threaten or assault John Doe # 1, 2 and/or 3.
 - 32. EMS was eventually called to the scene.

- 33. When Mr. Timpa was put in the ambulance by EMS to be transported to the hospital, the EMT's noticed Mr. Timpa had stopped breathing
 - 34. Mr. Timpa was pronounced dead a Parkland Hospital at 11:30 p.m.

NOTICE THAT MR. TIMPA WAS SUFFERING DRUG-INDUCED PSYCHOSIS

- 35. Mr. Timpa was killed while in the custody of the Dallas Police Department.
- 36. Because Mr. Timpa died in police custody, the Dallas Police Department was required to complete a Custodial Death Report, and submit it to the Texas Attorney General.
- 37. Sergeant E. Merritt, in the course of his/her duties for and under color of law, completed the Custodial Death Report.
- 38. The Dallas Police Department's Custodial Death Report¹ ("CDR") states that Mr. Timpa appeared intoxicated.
 - 39. The CDR states that Mr. Timpa never threatened the officers involved.
- 40. The CDR states that Mr. Timpa never resisted being handcuffed or arrested by the officers involved.
- 41. The CDR states that Mr. Timpa never attempted to escape or flee from the officers involved.
- 42. The CDR states that Mr. Timpa never attempted to hit or fight with the officers involved.
- 43. The CDR states that Mr. Timpa never used a weapon to threaten or assault the officers involved.
- 44. The CDR states that Mr. Timpa was securely handcuffed when John Does # 1-3 arrived.

¹ A copy of the CDR is attached hereto as Exhibit 1.

- 45. John Doe # 1, 2 and/or 3 removed and placed their own handcuffs on Mr. Timpa after he was subdued and handcuffed by John Does # 4 and # 5.
 - 46. Emergency Medical Services were called.
- 47. When EMS arrived, Mr. Timpa was placed in the ambulance and stopped breathing.
- 48. A witness at the scene reported Mr. Timpa said "Someone is following me" as Mr. Timpa left the store.
 - 49. A witness at the scene described Mr. Timpa's behavior as "irrational."
- 50. The autopsy showed that Mr. Timpa had ingested cocaine and Tramadol prior to their arrest.

CAUSE OF DEATH

- 51. The medical autopsy completed by the Dallas County Medical Examiner shows that Mr. Timpa's death was the result of excessive physical restraint.
- 52. Detective Eduardo Ibarra told Vicki Timpa that Mr. Timpa died, "as a result of a lot of trauma."
 - 53. The manner of Mr. Timpa's death was homicide.²
 - 54. The cause of Mr. Timpa's death was excessive physical restraint and drug use.
- 55. Dr. Emily Ogden, the medical examiner on the case, told Vicki Timpa that the John Doe # 1, 2 and/or 3 restrained by placing a knee on Mr. Timpa's back for "thirteen minutes" while Mr. Timpa lay face-down restrained in handcuffs.

FACTS SHOW THAT OFFICERS USED EXCESSIVE, DEADLY FORCE

- 56. Mr. Timpa was unarmed
- 57. Mr. Timpa did not resist arrest.

² A copy of Mr. Timpa's death Certificate is attached hereto as Exhibit 2.

- 58. Mr. Timpa did not evade arrest or detention.
- 59. The Dallas Police Department did not remove or recover any weapons from Mr. Timpa.
 - 60. Mr. Timpa had not physically attacked the police officers at the scene.
- 61. It is believed that Mr. Timpa suffered cardiac arrest because of trauma inflicted by the Dallas police officers.
 - 62. John Doe # 1, 2 and/or 3 employed deadly force against Mr. Timpa.
- 63. John Doe # 1, 2 and/or 3 were acting under color of law when he/she used force against Mr. Timpa.
 - 64. John Doe # 1, 2 and/or 3 knew that Mr. Timpa was unarmed and not resisting.
- 65. In fact, Mr. Timpa had already been handcuffed and lying in the prone position when the John Does # 1-3 arrived at the scene.
- 66. John Doe # 1, 2 and/or 3 manifested conscious indifference to Mr. Timpa by holding him face down for 13 minutes, at least, applying excessive pressure to Mr. Timpa's head and torso.
- 67. It is believed that the excessive pressure applied by the John Doe # 1, 2 and/or 3 to Mr. Timpa's chest cut off the blood flow to their heart, causing Mr. Timpa's heart to arrest.
- 68. Extended and aggressive restraint is excessive force when an arrestee is impaired and non-threatening.
 - 69. The use of excessive force in this instance was clearly unreasonable.
- 70. John Doe # 1, 2 and/or 3 knew or should have known that the use of excessive force in this instance was unreasonable, and constitutionally excessive.
 - 71. John Doe # 1, 2 and/or 3 violated Mr. Timpa's Fourteenth Amendment rights.

NO REASONABLE OFFICER COULD BELIEVE THAT USE OF FORCE WAS JUSTIFIED

- 72. John Doe # 1, 2 and/or 3's actions of restraining Mr. Timpa were deliberate, malicious, and exercised with a wanton/reckless disregard for Mr. Timpa's constitutional rights.
- 73. Since at least 1994, the Fifth Circuit has held that certain forms of restraint, like the one used in this case, fall under the deadly force prohibition of the Fourth Amendment under certain circumstances. *See Gutierrez v. City of San Antonio*, 139 F.3d 441, 447-49 (5th Cir. 1998).
- 74. Fourth and Fourteenth Amendment jurisprudence has clearly established that police officers cannot use excessive force upon an unarmed suspect who is not showing signs of active resistance.
- 75. The force utilized by John Doe # 1, 2 and/or 3 was excessive, and, therefore, constituted an unreasonable seizure of Mr. Timpa in violation of the Fourteenth Amendments to the United States Constitution.
- 76. John Doe # 1, 2 and/or 3's actions constituted an unlawful deprivation of Mr. Timpa's liberty without due process of law in violation of the Fourteenth Amendment to the United States Constitution.

CAUSES OF ACTION

VIOLATION OF CONSTITUTIONAL RIGHTS

- 77. The factual allegations contained in the preceding paragraphs are hereby incorporated and re-alleged for all purposes and incorporated herein with the same force and effect as if set forth verbatim.
- 78. John Doe # 1, 2 and/or 3 willfully and maliciously used excessive force to restrain Anthony Timpa despite having no legitimate reason for doing so.

- 79. The force used by John Doe # 1, 2 and/or 3 was recklessly excessive and killed Mr. Timpa.
- 80. John Doe # 1, 2 and/or 3 and the City of Dallas' exercise of established policies and customs violated Mr. Timpa's rights clearly established under the United States Constitution to:
 - a. freedom from unreasonable seizure of their person;
 - b. freedom from the use of unreasonable, unnecessary, and excessive force;
 - c. freedom from infringement of rights to substantive due process;
- 81. Alternatively, John Doe # 1, 2 and/or 3 and the City of Dallas violated established policies and customs, namely the forcible continuous pressure placed on Mr. Timpa's back, violated Mr. Timpa's rights clearly established under the United States Constitution to
 - a. freedom from unreasonable seizure of their person;
 - b. freedom from the use of unreasonable, unnecessary, and excessive force;
 - c. freedom from infringement of rights to substantive due process;
- 82. The above-described actions subjected Mr. Timpa to a deprivation of rights and privileges secured to plaintiff by the Constitution and laws of the United States, including the due process clause of the Fourteenth Amendment to the Constitution of the United States, within the meaning of 42 U.S.C. § 1983.

42 U.S.C § 1983 AGAINST INDIVIDUAL DEFENDANTS

83. The factual allegations contained in the preceding paragraphs are hereby incorporated and re-alleged for all purposes and incorporated herein with the same force and effect as if set forth verbatim. John Doe # 1, 2 and/or 3 exercise of these established policies and custom violated the decedent's clearly established right under the United States Constitution to:

- a. freedom from unreasonable seizure of their person;
- b. freedom from the use of unreasonable, unnecessary, and excessive force.
- 84. John Doe # 1, 2 and/or 3 acted willfully, deliberately, maliciously, or with reckless disregard for Mr. Timpa's constitutional rights.
- 85. The above-described actions subjected Mr. Timpa to a deprivation of rights and privileges secured to plaintiff by the Constitution and laws of the United States, including the due process clause of the Fourteenth Amendment to the Constitution of the United States, within the meaning of 42 U.S.C. § 1983.

WRONGFUL DEATH

86. The factual allegations contained in the preceding paragraphs are hereby incorporated and re-alleged for all purposes and incorporated herein with the same force and effect as if set forth verbatim. As the surviving parent of decedent Anthony Timpa, Plaintiff Vicki Timpa has an action for wrongful death based on the facts stated in Tex. Civ. Prac. & Rem. Code §§ 71.001-71.012.

SURVIVAL ACTION

87. The factual allegations contained in the preceding paragraphs are hereby incorporated and re-alleged for all purposes and incorporated herein with the same force and effect as if set forth verbatim. Had Mr. Timpa survived, he would have been entitled to bring actions for violations of their constitutional rights and for deprivations of state common law actions for Negligence, Assault, Battery, False Imprisonment and Intentional Infliction. As representative of their estate, Plaintiff has a cause of action for personal injuries suffered by Anthony Timpa, including to their health, dignity, and reputation before their death. Tex. Civ. Prac. & Rem. Code § 71.021.

FALSE IMPRISONMENT

- 88. The factual allegations contained in the preceding paragraphs are hereby incorporated and re-alleged for all purposes and incorporated herein with the same force and effect as if set forth verbatim.
- 89. Plaintiff pleads a cause of action against Lone Starr and John Does #4 and 5 for false imprisonment.
- 90. John Does # 4 and 5 unilaterally decided to make a citizen's arrest of Mr. Timpa by restraining him with handcuffs. John Doe # 4 was acting within the course and scope of his employment with Lone Starr.
- 91. Mr. Timpa was conscious of this confinement and was harmed by the citizen's arrest in that the excessive restraint literally killed him.

ASSAULT AND BATTERY

- 92. The factual allegations contained in the preceding paragraphs are hereby incorporated and re-alleged for all purposes and incorporated herein with the same force and effect as if set forth verbatim.
- 93. Pursuant to Texas state law, Plaintiffs pleads a cause of action against Lone Starr and John Does #4 and 5 for assault and battery.
- 94. John Does # 4 and 5 intentionally, knowingly, and recklessly placed decedent Anthony Timpa in fear of imminent bodily injury.
- 95. John Does # 4 and 5 intentionally, knowingly, and recklessly caused decedent Anthony Timpa serious bodily injury.
- 96. John Does # 4 and 5 intentionally, knowingly, and recklessly placed decedent Anthony Timpa in fear of imminent bodily injury.

- 97. John Does # 4 and 5 intentionally, knowingly, and recklessly caused decedent Anthony Timpa serious bodily injury and death.
- 98. John Doe # 4 was acting within the course and scope of his employment with Lone Starr.

NEGLIGENCE AND GROSS NEGLIGENCE

- 99. The factual allegations contained in the preceding paragraphs are hereby incorporated and re-alleged for all purposes and incorporated herein with the same force and effect as if set forth verbatim.
- 100. Plaintiff pleads a cause of action against the Defendants Lone Starr and John Does #4 and 5 for negligence and gross negligence.
- 101. At all times relevant to this lawsuit, Defendant Lone Starr owed a duty to Plaintiff to exercise reasonably prudent and ordinary care in the determining whether John Doe # 4 was fit to guard the storefront.
- 102. Defendant Lone Starr violated this duty by negligently permitting Security Guard Doe to remain unsupervised and employ inappropriate force indiscriminately. Defendant Lone Starr failed to act in a reasonably prudent manner, as others would have under the same or similar circumstances.
- 103. John Doe # 4 was acting within the course and scope of his employment with Lone Starr.

NEGLIGENT HIRING, SUPERVISION, AND/OR TRAINING

104. The factual allegations contained in the preceding paragraphs are hereby incorporated and re-alleged for all purposes and incorporated herein with the same force and effect as if set forth verbatim.

- 105. Plaintiff pleads a cause of action against Defendant Lone Starr for negligent hiring, supervision, and/or training.
- 106. At all times relevant to this lawsuit, Defendant Lone Starr owed a duty to Plaintiff to exercise reasonably prudent and ordinary care in the determining whether John Doe # 4 was fit to guard the storefront and properly trained.
- 107. Defendant Lone Starr violated this duty by negligently permitting John Doe # 4 to carry handcuffs unsupervised, and employ the handcuffs indiscriminately. Defendant Lone Starr failed to act in a reasonably prudent manner, as others would have under the same or similar circumstances.
- 108. John Doe # 4 was acting within the course and scope of his employment with Lone Starr.

GROSSLY NEGLIGENT HIRING, SUPERVISION AND/OR TRAINING

- 109. The factual allegations contained in the preceding paragraphs are hereby incorporate and re-alleged for all purposes and incorporated herein with the same force and effect as if set forth verbatim.
- 110. Plaintiff pleads a cause of action against Defendant Lone Starr for grossly negligent hiring, supervision, and/or training.
- 111. The acts and omissions of Defendant Lone Starr, described above, when viewed objectively from the standpoint of the Defendant at the time of the acts or omissions, involved an extreme degree of risk, considering the probability and magnitude of the potential harm to others, and Defendants had actual, subjective awareness of the risk involved, but nevertheless proceeded with conscious indifference to the rights, safety, or welfare of others.

RESPONDEAT SUPERIOR

- 112. Plaintiff specifically pleads *respondeat superior* and holds the Defendant Lone Starr liable for these acts described which John Doe # 4 committed during the course and scope of his/her employment for the Lone Starr.
- 113. Likewise, at all point relevant to Defendant Security Guard Doe's actions Lone Starr was vicariously liable for Security Guard Doe's intentional torts.
- 114. John Doe # 4 was acting within the course and scope of his employment with Lone Starr.

DAMAGES

- 115. Plaintiffs sustained actual and consequential damages as a direct result of the actions and/or omissions of the Defendant described hereinabove.
- 116. As a direct and proximate result of Defendants' acts and omissions as heretofore alleged, Anthony Timpa suffered physical impairment, excruciating pain, mental anguish, medical treatments, and death. The estate is therefore entitled to recover all reasonable and necessary medical and funeral expenses incurred for the care, treatment and burial of Anthony Timpa that resulted from the tortious acts of the Defendants. In addition, the Estate of Anthony Timpa has an action for the injuries suffered, including but not limited to the disfigurement, humiliation, past pain and suffering, mental anguish and physical capacity suffered because of the incident.
- 117. Furthermore, Plaintiff Vicki Timpa, as a parent of the decedent, and K.T., as minor child of the decedent, have suffered Wrongful Death damages for their individual (1) pecuniary loss, (2) mental anguish, (3) loss of companionship and society, and (4) loss of inheritance. Such damages include, but are not limited to past and future lost earnings, past and

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future mental anguish damages, and other actual damages that are determined under trial of the

merits.

118. In addition, the foregoing acts were committed with the kind of willfulness,

wantonness, fraud, and/or malice for which the law allows imposition of punitive damages

against said Defendants. Plaintiffs are therefore entitled to exemplary damages in an amount

exceeding the minimum jurisdictional limits of this Court.

ATTORNEY'S FEES

119. Plaintiff is further entitled to receive her reasonable attorneys' fees pursuant to 42

U.S.C. § 1988.

120. Plaintiffs are further entitled to receive pre-judgment and post-judgment interest

at the highest interest rate allowable by law.

JURY DEMAND

121. Plaintiff demands a jury trial.

PRAYER

Plaintiffs respectfully pray that the Defendants be cited to appear and answer herein, and

that upon a final hearing of the cause, judgment be entered for the Plaintiffs against the

Defendants for damages in an amount within the jurisdictional limits of the Court; exemplary

damages, attorneys' fees, together with pre- and post- judgment interest as allowed by law, costs

of court, and such other further relief to which the Plaintiffs may be entitle at law or in equity.

Respectfully Submitted,

By: /s/ Geoff J. Henley

Geoff J. Henley

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ATTORNEYS FOR PLAINTIFFS

EXHIBIT 1



Custodial Death Report Filed: 8-11-2016 7:09 am PA16349C

Agency/Facility Information

Name: Dallas Police Dept. Address: 1400 S. Lamar Street

City, Zip: Dallas, 75215 Phone: 214-671-3654 Director: David O. Brown

Name of Report Filer: Sergeant E. Merritt #8112

Email of Report Filer: e.merritt@dpd.dallascityhall.com

Identity Of Deceased

Name: Anthony Timpa Race/Ethnicity: Anglo

Sex: Male

DOB: 08-05-1984

Age: 32

Date Of Custody (arrest, incarceration)

8-10-2016 10:30 pm

Date Of Death

8-10-2016 11:30 pm

Where did the event causing the death occur?

Address: 1700 Mockingbird Lane

City: Dallas County: Dallas

Has a medical examiner or coroner conducted an evaluation to determine a cause of death?

No, evaluation pending

Apparent Manner Of Death:

Other

Description: Unknown

Medical Cause Of Death:

Unknown at this time

Was the cause of death the result of a pre-existing medical condition or did the deceased develop the condition after admission?

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Don't know

Had the deceased been receiving treatment for the medical condition after admission to your jail's jurisdiction?

Not Applicable

Type of Custody

Custody of Peace Officer subsequent to arrest

What were the most serious offenses with which the deceased was (or would have been charged with at the time of death)?

1. APOWW

Status: Not filed at time of death

Type of Charges

Other - Specify: APOWW

<u>Did the deceased die from a medical condition or from injuries sustained at the crime/arrest scene?</u>

Don't know

If injured at the crime/arrest scene, how were these injuries sustained?

Unknown

Was the deceased under restraint in the time leading up to the death or the events causing the death?

Yes

Devices used:

Handcuffs

At any time during the arrest/incident, did the deceased:

Appear intoxicated (either alcohol or drugs)? - Yes.

Threaten the officers(s) involved? - No.

Resist being handcuffed or arrested? - No.

Try to escape/flee from custody? - No.

Grab, hit or fight with the officer(s) involved? - No.

Use a weapon to threaten or assault the officer(s)? - No.

Other - No.

Not Applicable - No.

What type of weapon(s) caused the death?

Not Applicable

Where did the deceased die?

At medical facility

What was the time and date of the deceased's entry into the law enforcement facility where the death occurred?

Not Applicable

At the time of entry into the facility, did the deceased:

Appear intoxicated (either alcohol or drugs)? - No. Exhibit any mental health problems? - No. Exhibit any medical problems? - No. Not Applicable - Yes.

If death was an accident or homicide, who caused the death?

Don't know

If death was an accident, homicide or suicide, what was the means of death?

Don't know

Summary of How the Death Occurred:

On August 10, 2016, at approximately 10:13 p.m., the subject was with an unidentified black male at the New Fine Arts store in the 1700 block of Mockingbird Avenue. The subject became irrational and ran out of the store. Witnesses said the subject believed someone was after him. A security guard followed the subject out of the business and east on Mockingbird Lane. The subject began walking into traffic so the security guard tried to physically restrain him. A second security guard was driving by the location, saw the altercation, and stopped to aid the first security guard. The security guards work for different companies. The two were able to put the subject into handcuffs. At this point, an officer arrived and put his handcuffs on the subject. Additional cover officers arrived and they attempted to gain control of the subject. DFR was called to the scene and the subject was placed in the ambulance, then he stopped breathing. The subject was transported to Parkland Hospital where he was pronounced. Officers did not use an Electronic Control Weapon or an impact weapon. An independent civilian witness was at the scene and provided a statement. Three of the involved officers were wearing body cameras.

EXHIBIT 2

STAVUE OF THEXAS

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CITY OF DALLAS

STATE OF TEXAS	CERTIFICA Clude AKA's, Fany) (First, Middle, Last)	TE OF DEATH	STATE FILE NU (Before (flantage)	12 DATE OF DEATH - ACTUAL OR PRESUMED
ANTHONY ALAN TIMPA	3-1-1			(mm-dd-yyy) AUGUST 10, 2016
3, SEX 4 DATE O	FBIRTH (mm-dd-yyyy) 5 AGE-Laut B	lirtiday IF UNDER	Days Hours Min:	BIRTHPLACE (City & State or Foreign Country)
MALE JU	INE 5, 1984 (Years) 3	2 1		DALLAS, TX
7. SOCIAL SECURITY NUMBER	B MARITAL STATUS AT	TIME OF DEATH Mare	ed SURVIVING SPOUS	ES NAME (it wife: give name prior to first marriage)
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461-65-9783 10s. RESIDENCE STREET ADDRE				DE CITY OR TOWN
10s. RESIDENCE STREET AUDHE	ss j	- No. 14		ad birroterbree
2728 MCKINNON STREET	# 1 P - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 -	T 1 1	4420	DALLAS
10a COUNTY	10e STATE	2 .00	101 ZIP CODE	10g. INSIDE CITY LIMITS?
DALLAS	TEXAS		75201	⊠ Yes ☐ No
11 FATHER'S NAME PRIOR TO F		12 MOTHER'S NAME	PRIOR TO FIRST MARRIAGE	
	and the second second			
JOSEPH CHARLES TIM	PA	VICKI ANN HU		
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14 COUNTY OF DEATH	15 CITY/TOWN, ZIP (IF OUTS	DE CITY LIMITS, GIVE PRECINCT	NO 18 FACILITY NAME (If no	(mathifion give street address)
DALLAS	UALLAS, 75235	Len May Bur Abandon Ad	PARKLAND MEMO	
17 INFORMANTS NAME & RELAT		1	2 / 2 2	
KIM TIMPA - STEPMOTI	IFR .	633 MORAINE WA' SKRATURE AND LICENSE NUM ING AS SUCH	Y. HEATH, TX 75032	
19. METHOD OF DISPOSITION	(20	SIGNATURE AND LICENSE NUM	SER OF FUNERAL DIRECTOR'S	OR PERSON 21 C Unknown
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(I Other (Specify)	D/	NIEL ADAMS , BY ELEC	TRONIC SIGNATURE	- 116605 Lat 12
22. PLACE OF DISPOSITION (Neur	ne of centalocy, commistary, other place)	23 LOCATION (C)	yr rown, and State)	-
REST HAVEN MEMORIA	AL PARK	ROCKWALL,	DX .	Space 1
24. NAME OF FUNERAL FACILITY	8 8 8 8	23. COMPLETE ADD	RESS OF FUNERAL FACILITY	Street and Number City State, Zip Gode)
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26 CERTIFIER (Chack only one)	,			
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Medical Examinent Justice of the P	uran - On the busis of unimitation, undful lin	and gallon, in my opinion, death obia	med at the time, clafe and place, emile	dus to this calulates and manner stated NUMBER 136: TIME OF DEATH Actual or progum
27 SIGNATURE OF CERTIFIER		28. DATE CERTIFIE	D (mm-dd-yyyr) 29:EICENSE	MOMBER 148 HINE OF DEATING CONTROL PROBLEM
ENT Y CODEN BY ELL	CTRONIC SIGNATURE	AUGUST	13, 2016 00661	11:30 PM
31. PRINTED NAME, ADDRESS C	F CERTIFIER (Street and Number, City.)			32. TITLE OF CERTIFIER
E)				
EMILY OGDEN 2355 N	STEMMONS FWY, DALLAS	S, TX 75207	DIRECTO V CALLEGO THE DEAT	M.D. H DO NOT ENTER (Approximate Interval)
23 PART 1. ENTER THE CH	SAN OF EVENTS - DISEASES INDURE	ARREST, OR VENTRICULAR FIR	RILLATION WITHOUT SHOWING	THE Onset to death
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MMEDIATE CALISE (First)	- W	2 /	1 6 6 h	
E disease or condition>	- PENDING			UNKNOWN
E disease or condition> resulting in death)	Bus	to (or as a consequence of):		The second secon
Sequentially list conditions.	SEE ATT	ACHED	AMENDA	MENT
# If any, louding to the cause	Dute	to (or be a consequence of)		
S UNDERLYING CAUSE				
(disease or injury that	a 1	9 1		
in death) LAST	Due Due	lo (or us a consequence of)		2
Switzer A	and the second			
2	CANT CONDITIONS CONTRIBUTING T	O DEATH BUT NOT BEST TIME	IN THE UNDERLYING	34 WAS AN AUTOPSY PERFORMED?
GEPART 2 ENTER OTHER SIGNIF	CAN' CONDITIONS CONTRIBUTION P	O DESTIN BUT NOT TREATMENT	III THE CHOCKET HO	⊠ Fep □ No
<u> </u>		4 4 4		35 WE'RE ALTOPESY FINDINGS AVAILABLE TO
-		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		COMPLETE THE CAUSE OF DEATHS
-	IST DID TOBACCO USE CONTRIBUT	E 790 IE CENALE		29 IF TRANSPORTATION INJURY.
35. MANNER OF DEATH	TO DEATH?			29 IF TRANSPORTATION INJURY, SPECIFY
Accident	□ Yee	Not pregnant within past		☐ Driver/Operator
☐ Suicide	□ No	Program at time of deal		Pesteriner
☐ Hemicide	☐ Probably	Not pregnant, but pregn	ant 43 days to one year tratora de	adit Diber (Specify)
Pending investigation	☑ Unknown	Unknown If pregnant wi		
Gould not tre determined 40a. DATE OF INJURY (mm-dd-y)	yy) 406 TIME OF WJURY 406 INJURY	TY AT WORK? 404 PLACE OF II	NJURY (a.g. Decedent's hama, co	patruction sile, restaurant, wooded grass)
	☐ Yes	□ No		100
40a, LOCATION (Street and Num				1401 COUNTY OF INJURY
409. LOCATION (Street and Num	ber, City, State, Zip Code)	v 5		HOLOGINIT OF INSURT
2		3 2		1 3 4
41 DESCRIBE HOW INJURY OF				
42a REGISTRAR FILE NO	420. DATE RECEIVED BY LOCAL			
0206852	AUGUST 18, 2016	REGISTR	AR - CITY OF DALLAS.	ELECTRONICALLY FILED

AMENDMENT TO MEDICAL CERTIFICATION OF CERTIFICATE OF DEATH Case 3:16 CAVE 03089-N Document 1 Filed 11/03/16 Engle 23 06 23 PageID 23

1. LEGAL NAME OF DECEASED (Include AKA's, if any) (First, Middle, Last)		2 8	ATÉ OF DEATH (mm-dd-yyyy)
ANTHONY ALAN TIMPA		3 1 THE TOTAL TOTAL	4 4	ALICHIST AS SOAC
PLACE OF DEATH ICITY OR TOV			- 19	AUGUST 10, 2016 THE DATE OF DEATH BEING CORRECT
Date of Denniton and low				☐ Yes ⊠ No
	HOSPITAL DALLAS, DALLAS	V ST	چا چا ہے	Ti ter 171 (An
26. CERTIFIER (Check only one)			3 4 7	
	my (mondedge, death occurred due to the cause(n) and		A	
27 SKNATURE OF CERTIFIER	sects - On the basis of strangention, and/or specification,	a. my opinion, death occurred of the type, dake 28 DATE CERTIFIED (mm-dd-yww)	129 LICENSE NUM	
	ECTRONIC SIGNATURE	OCTOBER 10, 2016	Q0681	11:30 PM
31. PRINTED NAME, ADDRESS C	F CERTIFIER (Street and Number, City, State Zip ((code)	A 197 19	32 TITLE OF CERTIFIER
EMILY OGDEN 2355 N.	STEMMONS FWY, DALLAS, TX 75	207		M.O.
	IAIN OF EVENTS - DISEASES, INJURIES OR CO			NOT ENTER Approximate intervet Crasel to death
TERMINAL EVENTS SUCH A	AS CARDIAC ARREST, RESPIRATORY ARREST, I VIATE, ENTER ONLY ONE CAUST ON A EAGH	OR VENTRICULAR FIBRILLATION WITH	OUT SHOWING THE	Chiada lib beauty
IMMEDIATE CAUSE (Final disease or condition	SUDDEN CARDIAC DEATH			
resulting in death)		consequence of)		UNKOOWA
2	THE TOXIC EFFECTS OF COCAINE		SSOCIATED WIT	H PHÝSICAL
Bequentially list conditions If any, leading to the cause	b RESTRAINT			
isted on line a. Enter the	Dun to for as n	consequence of)		The second secon
CO Deserved (N) Milit R" Clatter roles	, , , , , , , , , , , , , , , , , , , ,			
2 UNDERLYING CAUSE				
UNDERLYING CAUSE (discuss or injury that inflinted, the syerite resulting	•			
2 UNDERLYING CAUSE	•	consequence of);		
UNDERLYING CAUSE (discuss or injury that inflinted, the syerite resulting	•	consequence off;		
UNDERLYING CAUSE (dissues or injury that infilled, the sweets resulting in.death) LAST PART 2. ENTER OTHER SKENISH	•		LYNNG 34'	NAS AN AUTOPSY PERFORMED?
S UNDERLYING CAUSE (discuss or injury that intlined, fin events resulting in death) LAST	C Dus (o) (or ce s			⊠ Yea □ No
CHARLES CAUSE (Cissues on many but inclinate, in counts assuring in death) LAST PART 2 ENTER OTHER SIGNED CAUSE GIVEN IN PART I.	d. ANT CONDITIONS CONTRIBUTIVES TO SEATH		35 \	Ø Yes □ No NERE AUTOPSY FINDINGS AVAILABLE TO
CHARLES CAUSE (Cissues on many but inclinate, in counts assuring in death) LAST PART 2 ENTER OTHER SIGNED CAUSE GIVEN IN PART I.	C Dus (o) (or ce s		35 \	MS Yes I No WERE AUTOPSY FINDINGS AVAILABLE TO PLEYE THE CAUSE OF DEATH?
JUNDERLYING CAUSE (closures or highy but irdilated, fin events resulting in death) LAST PART 2 ENTER OTHER SIGNED CAUSE GIVEN IN PART 1. CARDIAC HYPERTROP	d. Dan	BUT NOT RESULTING IN THE UNDER	35 \	Ø Yes □ No MERE AUTOPBY FINDINGS AVAILABLE TO PLETE THE CAUSE OF DEATH? Ø Yes
CHARLES CAUSE (Cissues on many but inclinate, in counts assuring in death) LAST PART 2 ENTER OTHER SIGNED CAUSE GIVEN IN PART I.	C Don 16 (5C cm e CANT CONDITIONS CONTRIBUTING TO DEATH "HY, BIPOLAR DISORDER BY DO TOBACCO USE CONTRIBUTE 328 16:	BUT NOT RESULTING IN THE UNDER	35 \	PS Yes UNO MERE AUTOPSY FINDINGS AVAILABLE TO PLEYE THE CAUSE OF DEATH? Yes 35. IF THANEFORTATION INJURY SPECIFY
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