# Case 1:16-cv-00039-NT Document 1-2 Filed 01/26/16 Page 1 of 11 Page

This summary sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by the Maine Rules of Court or by law. This form is required for the use of the Clerk of Court for the purpose of initiating or updating the civil docket. (SEE INSTRUCTIONS ON REVERSE)

I. County of Filing or District Court Jurisdiction: KENNEBEC							
II. CAUSE OF ACTION (Cite the primary civil statutes under which you are filing, if any.) Pro se plaintiffs: If unsure, leave blank							
III. NATURE OF FILING  Initial Complaint Third-Party Complaint Cross-Claim or Counterclaim If Reinstated or Reopened case, give original Docket Number (If filing a second or subsequent Money Judgment Disclosure, give docket number of first disclosure)							
IV.							
V.	MOST DEFINITIVE NATURE OF A	ACTION. (Place an X in one box only)	Pro se plaintiffs: If unsure, leave blank.				
	Personal Injury Tort Property Negligence	GENERAL CIVIL (CV) Contract Contract Declaratory/Equitable Relief	Other Forfeitures/Property Libels Land Use Enforcement (80K) Administrative Warrant				
	Medical Malpractice Product Liability Assault/Battery Domestic Torts	General Injunctive Relief Declaratory Judgment Other Equitable Relief Constitutional/Civil Rights	HIV Testing Arbitration Awards Appointment of Receiver Sharcholders' Derivative Actions				
	Other Negligence Other Personal Injury Tort Non-Personal Injury Tort Libel/Defamation	Constitutional/Civil Rights Statutory Actions Unfair Trade Practices Freedom of Access	Foreign Deposition Pre-action Discovery Common Law Habeas Corpus Prisoner Transfers				
	Auto Negligence Other Negligence Other Non-Personal Injury Tort	Other Statutory Actions Miscellaneous Civil Drug Forfeitures CHILD PROTECTIVE CUSTODY (PC	Foreign Judgments Minor Settlements Other Civil C)				
	Non-DHS Protective Custody	CRECILL ACTIONS (CA)					
	Money Judgment Money Judgment Request Disclosure	SPECIAL ACTIONS (SA)					
	Title Actions Quiet Title Eminent Domain Easements Boundaries	REAL ESTATE (RE) Foreclosure Foreclosure for Non-pmt (ADR exempt) Foreclosure - Other Trespass Trespass	Misc. Real Estate				
	Governmental Body (80B)	EALS (AP) (To be filed in Superior Co Administrative Agency (80C)					
VI.	It falls within an exemption listed a The plaintiff or defendant is incarce The parties have participated in a st (name of neutral) on The parties have participated in a for	B(b), this case is exempt from a required A above (i.e., an appeal or an action for non-perated in a local, state or federal facility. statutory prelitigation screening process with(date).	payment of a note in a secured transaction).				

	Docket Number  Stephen C. Smith  ame of Lead Attorney of Record or Pro se Party
(b) Attorneys (Name, Bar number, Firm name, Address, Telephone (If known)	Number)  If all counsel listed do NOT represent all defendants, specify who the listed attorney(s) represent.
Joseph Massey, individually and as Chief of Police Waterville Police Department 10 Colby Street Waterville, ME 04901	Adam Sirlos, individually and as Police Officer Waterville Police Department 10 Colby Street Waterville, ME 04901
and/or Third-Party, Counterclaim or Cross The defendant is a prisoner in a local, state or federa City of Waterville One Common Street Waterville, ME 04901	-Claim Defendants
(b) Attorneys (Name, Bar number, Firm name, Address, Teleph (If pro se plaintiff, leave blank)  Stephen C. Smith Bar No. 8720 LIPMAN & KATZ, PA PO Box 1051 Augusta, ME 04332-1051 207-622-3711  VIII. (a) DEFENDANTS (Name & Address including	none Number) If all counsel listed do NOT represent all plaintiffs, specify who the listed attorney(s) represent.
VII. (a) PLAINTIFFS (Name & Address including co or Third-Party, Counterclaim or Cross-Cla The plaintiff is a prisoner in a local, state or federal f Blake Harwood 63 Middle Street Hallowell (Kennebec) ME 04347	im Plaintiffs

STATE OF MAINE KENNEBEC, ss	SUPERIOR COURT CIVIL ACTION DOCKET NO.
BLAKE HARWOOD, an individual residing in Hallowell, County of Kennebec, State of Maine,	) ) )
Plaintiff	)
V.	) Complaint
CITY OF WATERVILLE,	)
JOSEPH MASSEY, in his official and individual capacity;	) ) )
BRIAN GARDINER, in his individual capacity;	)
ADAM SIROIS, in his individual capacity;	)
Defendants	) )

NOW COMES, Plaintiff Blake Harwood, by and through his attorney, Stephen C. Smith, Esq., and hereby submits the following complaint against Brian Gardiner, et al:

# I. PRELIMINARY STATEMENT

Blake Harwood brings this action seeking relief for violations of his
civil rights after being falsely arrested, subjected to excessive force, and
malicious prosecution by the Waterville Police Department and

Officers Brian Gardiner and Adam Sirois; as result of these violations of his rights, Mr. Harwood was incarcerated, suffered physical injuries, emotional distress and fear, and incurred legal and medical expenses.

#### II. PARTIES

- 2. At all times relevant to these claims, Blake Harwood was over the age of 18 and a resident of the State of Maine.
- 3. At all times relevant to these claims, the City of Waterville was a municipality in the State of Maine and the employer of the defendant police officers.
- 4. At all times relevant to these claims, Joseph Massey was the Chief of Police for the Waterville Police Department and the final policymaker for the Waterville Police Department, and responsible for the training and supervision of the police force.
- At all times relevant to these claims, Joseph Massey was acting under the color of law as the Chief of Police for the Waterville Police Department and is sued in his official and individual capacity.
- 6. At all times relevant to these claims, Brian Gardiner was a police officer for the City of Waterville and acting under the color of state law as a police officer, and is sued in his individual capacity.
- 7. At all times relevant to these claims, Adam Sirois was a police officer for the City of Waterville and acting under the color of state law as a police officer, and is sued in his individual capacity.

### III. JURISDICTION

8. The Court has jurisdiction under 42 U.S.C. §1983, 5 M.R.S. §4681 et seq., along with the common law and statutory law of the State of Maine.

9. All incidents alleged within this complaint occurred within Kennebec County, Maine.

#### IV. STATEMENT OF FACTS

- 10. Plaintiff Blake Harwood (hereinafter, "Plaintiff") is an individual residing in Hallowell, County of Kennebec, State of Maine.
- 11. Defendant Brian Gardiner (hereinafter, "Defendant Gardiner") is a police officer employed in that capacity with the city of Waterville, County of Kennebec, State of Maine.
- 12. Defendant Inland Hospital (hereinafter, "Defendant Inland") is a corporation with a principal place of business in Waterville, County of Kennebec, State of Maine.
- 13. Defendant John Doe (hereinafter, "Defendant Doe") is a currently unknown individual to the Plaintiff who is appropriately employed in the emergency room of Defendant Inland.
- 14. On or about August 5<sup>th</sup>, 2014, Plaintiff went to Maine General Hospital in Augusta, Maine seeking treatment for an eye infection, fungal rash, shortness of breath, dizziness and nausea.
- 15. While at Maine General Hospital Plaintiff was initially seen by nurse Jenna Marie Boulrissie.
- 16. After being maltreated by nurse Boulrissie and locked in a room at the hospital without legal authority and subsequently released. Plaintiff decided to go to Defendant Inland's facility in Waterville Maine.
- 17. Upon arriving at Defendant Inland's Emergency Room at approximately 9pm, Plaintiff was unable to locate anyone to assist him.
- 18. Feeling overwhelmed by his medical condition Plaintiff lay down on the floor of the Emergency Room.
- 19. John Doe, a person apparently employed by Defendant Inland in the Emergency Room found the Plaintiff.

- 20. Upon finding Plaintiff on the floor, Doe stated words to the effect of "If you don't get off the floor, fuck yourself".
- 21. Shortly after being spoken to by Doe, Defendant Gardiner and Officer Adam Sirois arrived in uniform, in his capacity as a Waterville Police Officer.
- 22. Immediately after arriving on the scene and, without provocation from the Plaintiff, Defendant Gardiner assaulted the Plaintiff by kicking him and kneeing him in the neck while calling him a "pussy".
- 23. As the Defendant's cuffed the Plaintiff, Defendant Gardiner unnecessarily tightened the handcuffs saying words to the effect of "is that tight enough pussy?"
- 24. In placing the Defendant in the car Defendant Gardiner threatened the Plaintiff by stating "don't cry pussy or I will mace you".
- 25. Defendant City of Waterville failed to adequately supervise Defendant Gardiner.
- 26. Defendant City of Waterville was negligent in training Defendant Gardiner.
- 27. Plaintiff suffered injuries to his neck and wrist as a result of Defendant's negligence.
- 28. Plaintiff suffered as a result of the Defendant's violation of his civil rights.
- 29. Plaintiff suffered injuries to his mental health.

#### V. CLAIMS FOR RELIEF

#### **COUNT ONE**

FALSE ARREST
(Pursuant to 42 U.S.C. § 1983 and Fourth Amendment of U.S.
Constitution
and 5. M.R.S. § 4682 and Article 1 § 5 of the State of Maine Constitution)

- 30. The Plaintiff incorporates all previously alleged paragraphs as if alleged herein.
- 31. Officers Gardiner and Sirois arrested Mr. Harwood without a warrant or any probable cause to believe he committed any crime.
- 32. The Waterville Police Department and Joseph Massey failed to properly train and supervise Officer Gardiner and Officer Sirois in the proper procedure and determination of probably cause before making an arrest.
- 33. As a direct and proximate result of the false arrest, Mr. Harwood's right to be free from arrest absent probable cause was violated, and he suffered a loss of liberty, pain and suffering, physical injuries, medical expenses, legal expenses, fear and anxiety, and emotional distress.

#### **COUNT TWO**

# EXCESSIVE FORCE (Pursuant to 42 U.S.C. § 1983 and Fourth Amendment of U.S. Constitution and 5. M.R.S. § 4682 and Article 1 § 5 of the State of Maine Constitution)

- 34. The Plaintiff incorporates all previously alleged statements as if alleged herein.
- 35. Officer Gardiner and Officer Sirois used an excessive and unreasonable level of force against Mr. Harwood in conducting the arrest.

- 36. Mr. Harwood was not resisting arrest or using or threatening any physical force against the officers at any point during their encounter.
- 37. The Waterville Police Department and Joseph Massey failed to properly train and supervise Officer Gardiner and Officer Sirois in the proper use of force in effectuating an arrest.
- 38. As a direct and proximate result of the excessive use of force, Mr. Harwood's right to be free from the excessive and unreasonable use of force was violated, and he suffered a loss of liberty, pain and suffering, physical injuries, medical expenses, legal expenses, fear and anxiety, and emotional distress.

#### **COUNT THREE**

# MALICOUS PROSECUTION (Pursuant to 42 U.S.C. § 1983 and Fourth Amendment of United States Constitution and Common Law of the State of Maine)

- 39. The Plaintiff incorporates all previously alleged statements as if alleged herein.
- 40. The Defendant police officers acted maliciously in charging Mr.
  Harwood with criminal conduct in this matter as the officers knew or should have known there was no probably cause to support the charges.
- 41. The Waterville Police Department and Joseph Massey failed to implement a policy or custom to review the charges brought by its officers to assure probable cause existed before the charged proceeded.
- 42. As a direct and proximate result of the excessive use of force, Mr.

  Harwood's right to be free from the excessive and unreasonable use of force was violated, and he suffered a loss of liberty, pain and suffering,

physical injuries, medical expenses, legal expenses, fear and anxiety, and emotional distress.

# VI. REQUEST FOR RELIEF

- 43. As a result of the above constitutional violations the Plaintiff requests the following relief:
  - i. Compensatory damages;
  - ii. Punitive damages;
  - iii. Attorney fees and costs pursuant to 42 U.S.C. § 1988, and 5 M.R.S. § 4683;
  - iv. And all other monetary and equitable relief the Court finds appropriate.

DATED: January 5, 2016

Stephen C. Smith Bar No. 8720

Attorney for Plaintiff LIPMAN & KATZ, PA P.O. Box 1051

Augusta, Maine 04332

(207) 622-3711

#### STATE OF MAINE

SUPERIOR COURT	or mand	DISTRICT COURT .
Kennebec , ss.		
Docket No. CV-16-		Location Docket No
Blake Harwood	Plaintiff	
	Fidiliiii	
v.	i	SUMMONS
City of Waterville	<b>D</b> 4 .	
	Defendant	
One Common Street	Address	
Waterville, ME 04901		
m		
The Plaintiff has begun a la	wsuit against you in the (	Existrict) (Superior) Court, which
holds sessions at (street address) 1 Town/City of Augusta If you wish to a select the sessions at (street address) 1	Court Street	, in the
If you wish to oppose this lawsuit	, County of_	Kennebec , Maine
WRITTEN ANSWER to the att	tached Complaint WIT	HIN 20 DAVS from the day of
Summons was served upon you. Y	Ou or your attorney mus	t serve your Answer by delivering
copy of it in person or by mail to the	e Plaintiff's attorney, or t	he Plaintiff, whose name and address
appear below. You or your aftorned	v must also file the origin	nal of your Anguar with the
mailing it to the following address:	Clerk of (District) (Supe	erior) Court,
mailing it to the following address:  1 Court Street  (Mailing Address)	, Augus	ta, Maine <u>04330</u>
(Mailing Address) before, or within a reasonable time a	Clown, City	) (Zìp)
a readonate mile	artor, it is so, veu,	
I	MPORTANT WARNIN	NG.
a lawyer. If you feel you cannot aff	FAIL TO APPEAR A JUDGMENT BY I SENCE FOR THE M COMPLAINT. IF THI PART OF YOUR WA I, INCLUDING BANK SATISFY THE JUDG NOT FAIL TO ANSW is not entitled to all or e a claim of your own ag ford to pay a fee to a lay	AT ANY TIME THE COURT DEFAULT MAY BE ENTERED OF ACCURS, YOUR EMPLOYER ACCOUNTS AND YOUR REAL GMENT. IF YOU INTEND TO VER WITHIN THE REQUIRED TO Part of the claim set forth in the rainst the Plaintiff, you should talk to your, you may ask the clerk of court of the claim set for the
for information as to places where yo	ou may seek legal assista	nce.
Date:1/11/16		(Seat of Court)  Lement Buchan
		Numeral Butsan
		Clerk
Stephen C. Smith Bar No	. 8720	
(Attorney for) Plaintiff	A 11	
PO Box 1051	_ Address	( )
Augusta ME 04332-1051 207-622-3711	_	dial/f
	_ Telephone	1/12/10

	STATE OF MAINE
SUPERIOR COURT Kennebec	DISTRICT COURT
Kennebec , ss. Docket No. CV-16-	Location Docket No
Blake Harwood	Plaintiff
v.	SUMMONS
Adam Sirios	Defendant
Waterville Police Dept. 10 Colby Street	Address
Waterville, ME 04901	- 1001005
Town/City of Augusta If you wish to oppose this lawsuit, y WRITTEN ANSWER to the attac Summons was served upon you. You copy of it in person or by mail to the I appear below. You or your atterney.	uit against you in the (District) (Superior) Court, which  1 Court Street, in the, County of, Kennebec, Maine. Ou or your attorney MUST PREPARE AND SERVE A ched Complaint WITHIN 20 DAYS from the day this or your attorney must serve your Answer, by delivering a claintiff's attorney, or the Plaintiff, whose name and address must also file the original of your Answer with the court by erk of (District)x(Superior) Court,
IME	PORTANT WARNING
COURT NOTIFIES YOU TO I ENTERED AGAINST YOU IN ' OR OTHER RELIEF DEMAND YOUR EMPLOYER MAY BE O THE PLAINTIFF OR YOUR ACCOUNTS AND YOUR PEAL	ANSWER WITHIN THE TIME STATED ABOVE, YOU FAIL TO APPEAR AT ANY TIME THE DO SO, A JUDGMENT BY DEFAULT MAY BE YOUR ABSENCE FOR THE MONEY DAMAGES DED IN THE COMPLAINT. IF THIS OCCURS, RDERED TO PAY PART OF YOUR WAGES TO PERSONAL PROPERTY, INCLUDING BANK ESTATE MAY BE TAKEN TO SATISFY THE D TO OPPOSE THIS LAWSUIT, DO NOT FAIL QUIRED TIME.
	t entitled to all or part of the claim set forth in the Complaint our own against the Plaintiff, you should talk to a lawyer. If to a lawyer, you may ask the clerk of court for information assistance.
	(Seal of Court)
Date: 1/11/16	annex 1. Lecknesse
Augusta, ME 04332-1051 207-622-3711	Clerk Address Telephone
CV-030, Rev. 09/97	

1/12/16 (ARG)