



December 4, 2023

Superintendent of State Police or
Director of the Professional Standards Unit Virginia State Police
P.O. Box 27472
Richmond, VA 23161 United States
IAUnit@vsp.virginia.gov
804-674-2792

United States Department of Justice
Civil Rights Division
Assistant Attorney General
950 Pennsylvania Avenue, NW
Washington, DC 20530

U.S. Department of Justice
Executive Office for United States Attorneys
General Counsel
950 Pennsylvania Avenue, NW
Washington, DC 20530

Federal Bureau of Investigation
Inspection Division and Victim Specialist Division
950 Pennsylvania Avenue, NW
Washington, DC 20530

Subject: Complaint Submission for Virginia State Police Trooper Misconduct in Violation of Federal Law Against a Senior Federal Employee

I am writing to file this formal complaint with the United States Department of Justice Civil Rights Division, Executive Office for United States Attorneys and Federal Bureau of Investigation, regarding recent Virginia State police officer misconduct in violation of multiple federal laws including 18 U.S.C § 242, 18 U.S.C. § 1512(b)-(d), Title II of the Americans with Disabilities Act of 1990 (ADA), Section 504 of the Rehabilitation Act of 1973 and 34 U.S.C. § 12601.

In this instance, the two police officers violated 18 U.S.C. § 242 by demonstrating a "deliberate indifference to a serious medical condition" (trauma, fear and PTSD of the victim due both being a crime victim of recent stalking and being a crime victim of multiple recent acts of police misconduct, both of which were directly communicated to the officers), "they were aware

of this condition" based on what was both verbally communicated to them and the victims' body visibly uncontrollably shaking with panic and fear and exhibiting shortness of breath which would have been readily noticeable to any normal person, and "failed to take action to abate it", in any way, instead doing the exact opposite and proceeding to penalize the disabled crime victim with a traffic violation and cause further damages and harm to the victim.¹

Additionally, discrimination against individuals on the basis of a disability which may be temporary or permanent, is prohibited by federal law as described in Title II of the Americans with Disabilities Act of 1990 (ADA) and Section 504 of the Rehabilitation Act of 1973. Issuing a traffic violation upon the crime victim in this incident was also then a discriminatory act against a disabled person suffering from trauma, fear and PTSD.

"The ADA prohibits discrimination on the basis of disability in all State and local government programs, services, and activities regardless of whether they receive DOJ financial assistance; it also protects people who are discriminated against because of their association with a person with a disability. Section 504 prohibits discrimination by State and local law enforcement agencies that receive financial assistance from DOJ. Section 504 also prohibits discrimination in programs and activities conducted by Federal agencies, including law enforcement agencies. These laws prohibit discriminatory treatment, including misconduct, on the basis of disability in virtually all law enforcement services and activities. These activities include, among others, interrogating witnesses, providing emergency services, enforcing laws, addressing citizen complaints, and arresting, booking, and holding suspects. These laws also prohibit retaliation for filing a complaint with DOJ or participating in the investigation."²

Further, this police misconduct and being penalized as a crime victim, is an act of victim/witness tampering and obstruction of justice per 18 U.S.C. § 1512(b)-(d) where these police officers have directly caused the "hinderance/delay/prevention" and/or "corrupt dissuasion" of a crime victim towards the reporting of the possible commission of a Federal offence in violation of 18 USC § 1512(b)-(d) where the federal offences are the stalking and police misconduct from this incident and others. These police officers involved in this incident are engaging in the violation of multiple criminally and civilly prosecutable federal police misconduct and victim/witness tampering laws.

¹ <https://www.justice.gov/crt/law-enforcement-misconduct#:~:text=To%20prove%20deliberate%20indifference%2C%20the,reasonable%20measures%20o%20abate%20it.>

² <https://www.justice.gov/crt/addressing-police-misconduct-laws-enforced-department-justice>

Finally, the United States is party to multiple treaties regarding international humanitarian law including; the International Covenant on Civil and Political Rights, the International Convention on the Elimination of All Forms of Racial Discrimination, the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, the Optional Protocol to the Convention on the Rights of the Child on the involvement of children in armed conflict, the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography and the Protocol relating to the Status of Refugees. Engaging in the penalization of a crime victim is a form of cruel, inhuman and degrading treatment in violation of the relevant parts of these International Treaties that the United States is a party to and the Rome Statute Article 7, thus subjecting the police department and the relevant governance in the state to prosecution by the International Criminal Court.

Whether this police officers' actions were intentionally performed with malicious intent to harass, impede, and punitively attack a disabled crime victim or were a result of incompetence or negligent supervision/training is unknown at this time...

This complaint also serves as notification that the incident has/will result in damages including;

1. Personal injury/emotional distress subject to a private civil lawsuit.
2. Hinderance/delay/prevention and/or corrupt dissuasion of a crime victim towards the reporting of the possible commission of a Federal offence per 18 U.S.C. § 1512(b)-(d) (and the representative equivalent Virginia victim/witness tampering/obstruction of justice statutes).
3. Potential damages/hinderance/delay/dissuasion/tampering of a victim in an existing US Law Enforcement misconduct, brutality and corruption lawsuit.
4. Financial and technological damages to the National/Energy Security of the United States and United States Executive Branch Policies and Implementation given the victims' occupation as a senior federal employee and the distress sustained from this incident.
5. Functional damages to positive community activities in the State of Virginia that the victim of this police misconduct is involved in, but will be involved in no longer.

Incident Summary

As a brief summary of the incident, between September 18-20, the victim was pulled over by Virginia State Troopers in the evening on a highway in the State of Virginia for alleged speeding and issued a Ticket/Summons indicating a non-physical arrest for Reckless Driving. Although the two officers were thoroughly verbally informed of the emergency situation that the victim was in, and the victim was clearly distressed, as a victim of repeated stalking related to an active lawsuit for police misconduct, where the last incident had occurred within the past 72 hours, which can be corroborated by both the US Federal Bureau of Investigation and the US Department of Justice, the officers decided to ignore this emergency situation and instead of being treated as a distressed and disabled victim of a crime, proceeded to engage in punitive treatment for alleged speeding under these emergency circumstances.

Resulting in additional distress and horror at this intentional corrupt action by these Virginia State Police officers, who clearly and knowingly utilized this punitive treatment showing a reckless indifference to the totality of the situation and deliberate disregard to a serious medical condition and disability of the victim in violation of 18 U.S.C. § 242 and Title II of the Americans with Disabilities Act of 1990 and Section 504 of the Rehabilitation Act of 1973, their actions specifically and concisely have hindered/delayed/prevented/dissuaded the victim as described in 18 U.S.C. § 1512(b)-(d) from reporting this crime of stalking to federal law enforcement authorities and have also hindered/delayed/prevented the reporting of this Virginia State Police trooper and other police misconduct per 18 U.S.C. § 1512(b)-(d) to federal law enforcement authorities.

Further, along with the additional distress and horror inflicted on the victim by these Virginia State Police personnel, there have been and likely will be damages inflicted so extensively upon the victims' person that it has and will affect her occupationally causing the damages outlined in #4 above.

Conclusion

In general, as only a temporary resident at one time in the State of Virginia in the last few years, *I will never reside in the State of Virginia again*. The United States has one of the highest gun violence rates out of any first world country on the globe, with the highest incarceration rates (which results in further violence and criminalization of the populace) of any first world country that exists and one of the highest suicide rates of any first world country as well (where a notable percentage of these suicides are due to law enforcement activities). The State of Virginia itself

has one of the highest incarceration rates in the United States, more than three times higher than *Venezuela* but it is not because the general population is engaged in the same levels of violence or society destroying/harming activities, it is because local and state law enforcement are engaged in 'crimes against humanity' as defined by the Rome Statute Article 7(e)(f)(h)(k) and international law in violation of multiple federal and international laws and treaties that the United States is a party to...

Several of the reasons for these National and State disparities and horrifying statistics in the global context, is due to the over legislation, overcriminalization, and over-policing/enforcement of American Society in the last several decades combined with rampant law enforcement misconduct and corruption, of which, in a large percentage of circumstances, is activity that contradicts and goes against the very framework of the Constitutional and ideological constructs of American Society; and creates a nationwide culture of fear, public distrust of those with the authority to create/implement/enforce the American legal system, and cultures of fear and distrust (that ultimately results in more violence and disruption) within all members of every community nationwide. All of which has blatantly, severely and significantly contributed to the social, technological, humanitarian and economic demise and destruction of this country and the destruction of millions of lives and families in the general public over multiple decades. Any experienced law enforcement officer would or should be aware of and have knowledge of the aforementioned.

Thus, after decades of knowledge, how could a State Law enforcement agency such as the State of Virginia, continue to generate such destructive national statistics, and knowingly contribute to the destruction and demise of the United States whether through corrupt activity violating the public trust or engaging in preventable violations of the public trust via negligent/insufficient training of its' employees or implementing/enforcing laws at rates three times higher than *Venezuela* resulting in direct harm to the country? One would think that these statistics and facts, not to mention this specific smaller circumstance as described in this traffic incident complaint, along with the plethora of information available publicly to law enforcement organizations from both federal and international humanitarian and law enforcement agencies worldwide would be integrated into the operations and training of a US State Law Enforcement agency such as the State of Virginia...

Based on the statistics and personal experiences to date, there is clearly a great deficit here and both in this specific instance and overall, is a disturbing set of facts regarding US Law Enforcement that directly harm United States National Security, upholdance of the American ideology and constitutional freedoms, and the future of this country. *I will be permanently*

relocating outside of the United States within the next year, and be one of many Americans leaving the US due to these reasons and others...no highly skilled and experienced person or young and ambitious person would want to reside in a country with these kinds of statistics, culture and experiences, thus demonstrating the 'brain drain' and societal/technological/social loss that has been occurring in this country for decades...

The victims' attorney may be reached at [REDACTED]

Regards,

[REDACTED]

[REDACTED]



Re: Complaint Submission for Virginia State Police Officer Misconduct Resulting in Billion Dollar Damages to the National Security of the United States

1 message

Thu, Jan 18, 2024 at 1:10 PM

To: iaunit@vsp.virginia.gov, questions@vsp.virginia.gov, BFO@vsp.virginia.gov, VSPBCI@vsp.virginia.gov, opmic@vsp.virginia.gov, corinne.geller@vsp.virginia.gov
Cc: "adacoordinator@vsp.virginia.gov" <adacoordinator@vsp.virginia.gov>, Criminal.Division@usdoj.gov, Civil.Feedback@usdoj.gov, usadc.webmaster@usdoj.gov, Webmaster@ojp.usdoj.gov, "WFO@FBI.GOV" <WFO@fbi.gov>, ogc@hq.dhs.gov

Attention Virginia State Police Chief/Internal Affairs,

Please see attached police misconduct complaint now sent for the fourth time requiring immediate attention.

Your police department has now engaged in the criminal and civil violation of multiple federal laws and is demonstrably an imminent national security threat, that will now be further reported to federal law enforcement authorities in addition to the State of Virginia and federal authorities you have already been reported to. Apparently, the previous internal affairs complaints were disregarded and the Virginia State Police have coordinated with a relevant prosecutor to engage in further misconduct and corruption and a malicious, sadistic, unlawful, and abusive prosecution in violation of multiple federal laws that has now contributed to additional personal injuries and distress to the victim of this police misconduct, as well as BILLION dollar losses to the United States and National Security and the future of American society with further losses and damages to the victim and the UNITED STATES now occurring and increasing daily RIGHT NOW.

The Virginia State Police Internal Affairs Division was first sent this complaint on October 1, 2023 and to date, no action has been taken regarding this incident, and apparently quite the contrary with a malicious, illegal, corrupt prosecution moving forward (with a hearing held today 1/18/24).

The relevant federal laws that the Virginia State Police department has now violated civilly and criminally in this case include:

Violations of 18 U.S.C. § 1512(b)-(f) victim/witness tampering and obstruction of justice

Violations of Title II of the Americans with Disabilities Act of 1990 and Violations of Section 504 of the Rehabilitation Act of 1973

Violations of the United States Constitution 4th Amendment – Unreasonable searches and seizures

Violations of the United States Constitution 8th Amendment – Cruel and inhuman punishment

Violations of 18 U.S.C. § 241 – Conspiracy against rights

Violations of 18 U.S.C. § 242 – Deprivation of rights under color of law

Violation of the United Nations General Assembly "Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment", of which the United States is a party to.

...along with all other relevant civil and criminal violations of the law pertinent to your police department engaging in illegal abusive assaults and attacks on disabled persons, crime victims and federal employees.

Your police department is a threat to human life, American society, US National Security and the social, technological, and economic stability of the country and apparently, these are not important things in life to the Virginia State Police Department. You will now be EXTENSIVELY REPORTED TO FEDERAL AUTHORTIES. What kind of sick and corrupt people are you?

Regards,

This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. This message contains confidential information and is intended only for the named individual(s). If you are not the named addressee, you should not disseminate, distribute or copy this email. Please notify the sender immediately by email if you have received this email by mistake and delete this email from your system. If you are not the intended recipient, you are notified that disclosing, copying, distributing or taking any action in reliance on the contents of this information is strictly prohibited.

On Wed, Nov 8, 2023 at 12:51 PM [REDACTED] wrote:

Dear Sir/Madam,

Please see the attached *updated* complaint submission regarding a recent incident involving misconduct by the Virginia State Police that has resulted in now approaching billion dollar damages to the National Security of the United States and the Executive branch of the United States Government, including multi-billion dollar damages and technological losses to the Energy Security of the United States that will be felt Nationally for decades to come. This misconduct, combined with the known constitutional violations, public corruption, fraud, violations of Federal law and known engagement by the local and State police in the State of Virginia in 'crimes against humanity' in violation of international law according to the Rome Statute Article 7 and International Treaties that the United States is a party to, has now been and will be further reported extensively to multiple Federal authorities including the Federal Bureau of Investigation, the US Department of Justice Criminal and Civil divisions, the Virginia and District of Columbia US Attorneys' Offices of Fraud and Public Corruption, the International Criminal Court at the Hague, and the United Nations.

Very clearly and without question, the local and State police in the State of Virginia have and are engaged in 'crimes against humanity' which are the equivalent of war crimes but are mass attacks upon a civilian population during peacetime, and thus without question the local and State police in the State of Virginia are a threat to US National Security, a threat to the civilian population nationwide, and a threat to the entire future of the United States. You should all be shut down permanently and your leadership should be fully prosecuted under federal and international law for the destruction that has been reigned and continues to be inflicted upon the American public.

Regards,

This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. This message contains confidential information and is intended only for the named individual(s) If you are not the named addressee, you should not disseminate, distribute or copy this email. Please notify the sender immediately by email if you have received this email by mistake and delete this email from your system If you are not the intended recipient, you are notified that disclosing, copying, distributing or taking any action in reliance on the contents of this information is strictly prohibited.

----- Forwarded message -----

From: [Redacted]
Date: Fri, Oct 13, 2023 at 11:14 AM
Subject: Fwd: Complaint Submission for Virginia State Police Officer Misconduct
To: <iaunit@vsp.virginia.gov>

Dear Sir/Madam,

Please see the attached complaint submission regarding a recent incident involving the Virginia State Police that has resulted in damages to the National Security of the United States.

Regards,

----- Forwarded message -----

From: [Redacted]
Date: Sun, Oct 1, 2023, 12:15 AM
Subject: Complaint Submission for Virginia State Police Officer Misconduct
To: iaunit@vsp.virginia.gov <iaunit@vsp.virginia.gov>

Dear Sir/Madam,

Please see the attached complaint submission regarding a recent incident involving the Virginia State Police.

Regards,

This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. This message contains confidential information and is intended only for the named individual(s) If you are not the named addressee, you should not disseminate, distribute or copy this email. Please notify the sender immediately by email if you have received this email by mistake and delete this email from your system If you are not the intended recipient, you are notified that disclosing, copying, distributing or taking any action in reliance on the contents of this information is strictly prohibited.



20231204 DOJ FBI USAO Virginia State Police Misconduct in Alleged Reckless Driving Incident_Redacted

VA OIG.pdf

287K



Office of the Attorney General - Office of Civil Rights

202 North Ninth Street · Richmond, VA 23219 · Office: (804) 225-2292 Fax: (804) 225-3294

Law Enforcement Agency Misconduct Pattern and Practice **Complaint Form Cover Sheet**

We use information from a variety of sources to initiate our investigations, including information from community members. The voice of every member of the community is important to us. The volume of information we receive from concerned members of the public may prevent us from responding individually to each complaint, but we do review and carefully consider all information we receive to determine whether a violation of applicable civil rights laws may have occurred and, if so, whether the Attorney General through the Office of Civil Rights or another agency has enforcement authority with respect to such a violation.

The Public integrity; law-enforcement misconduct statute, Va. Code § 2.2-511.1, allows the Office of Civil Rights to review the practices of law-enforcement agencies that may be violating people's civil rights and permits us to act if we find a pattern or practice by the law-enforcement agency that systemically violates people's rights. Harm to a single person, or isolated action, may not be enough to show a pattern or practice that violates the law.

The Office of Civil Rights cannot:

- intercede on an individual's behalf in a criminal case;
- criminally prosecute an individual;
- review the validity of prior criminal convictions;
- file a civil lawsuit on behalf of an individual; nor
- provide an individual legal advice regarding a police misconduct allegation.

*****SUBMITTING A COMPLAINT TO THIS OFFICE HAS NO EFFECT ON ANY STATUTE OF LIMITATIONS THAT MIGHT APPLY TO ANY CLAIM YOU MAY HAVE. BY SUBMITTING THIS COMPLAINT, YOU HAVE NOT COMMENCED A LAWSUIT OR OTHER LEGAL PROCEEDING, AND THIS OFFICE HAS NOT INITIATED A SUIT OR PROCEEDING ON YOUR BEHALF. IF YOU BELIEVE YOUR CIVIL RIGHTS HAVE BEEN VIOLATED AND YOU INTEND TO FILE A LAWSUIT, YOU SHOULD CONTACT A PRIVATE ATTORNEY.*****

Law Enforcement Agency Misconduct Pattern and Practice Complaint Form

The information requested on this form will help us to investigate your complaint. Filing a complaint with this office does not preclude you from filing a complaint with other federal, state, or local agencies. **Please be specific in your responses and indicate the month, day, and year of the alleged misconduct.**

1. Personal Information.

Name: [REDACTED] [REDACTED]

Street or Mailing Address: [REDACTED]

City/County: District of Columbia State: DC Zip Code: [REDACTED]

Home Number: () - Work Number: () -

Mobile/Cell Number: [REDACTED] E-mail Address: [REDACTED]

Time to be contacted [Day(s) and Time(s)]: Anytime

Date of Birth: / / Age: [REDACTED] Sex: [REDACTED]

Race/Ethnicity African American/Black American Indian Asian/Pacific Islander
 Caucasian/White Hispanic/Latinx Other: _____

Person to contact if you cannot be reached: [REDACTED]

Street or Mailing Address: [REDACTED]

Telephone(s): [REDACTED] ; () - Relationship to you: Attorney

2. Law-Enforcement Agency Involved: *If more than one law enforcement agency is involved, please attach additional sheets.*

Name of Law-Enforcement Agency: Virginia State Police

Street or Mailing Address: Administrative Headquarters, 7700 Midlothian Turnpike

City: North Chesterfield State: VA Zip Code: 23235

Phone: () -

Name(s) of Law-Enforcement Officer(s) Involved: unknown

unknown

ATTENTION: Answer all questions completely, and please attach additional pages if needed to complete your response. If you do not know the answer to a question, please answer by stating "not known." If a question is not applicable, write "N/A."

– FOR OFFICIAL OCR USE ONLY –

3. Please clearly describe the conduct by law-enforcement that you believe denied you of rights, privileges, or immunities secured or protected by the laws of the United States and the Commonwealth? Include as much information as possible, including the date, place, nature of incident, and contact information for any witnesses (please include copies of supporting documentation, but do not send originals). Please be specific and attach additional pages if needed.

See attached internal affairs complaint

See attached internal affairs complaint

See attached internal affairs complaint

See attached internal affairs complaint

See attached internal affairs complaint

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4. Do you believe that the law-enforcement conduct described in this complaint is part of, or results from, a policy, pattern, or practice on the part of the person(s) or entity named above? If so, please describe the policy, pattern, or practice in detail and identify others who you believe were subjected to the same or similar treatment. Please be specific and attach additional pages if needed.

Yes.

Yes.

Yes.

Yes.

Yes.

Yes.

Yes.

Yes.

Yes.

Yes.

5. Have you filed a complaint with any other local, state, and/or federal agency? Yes No

If yes, identify the agency and date of filing: DOJ Office of Civil Rights

6. Are you represented by an attorney in this matter? Yes No

If yes, please provide their name, address, and telephone number: [REDACTED]
[REDACTED]

7. Have you filed a lawsuit concerning this matter? Yes No

If yes, please provide the case name and number, the court it was filed in, and the status of the case: Plan to file lawsuit in future

Plan to file lawsuit in future

I understand that by returning this completed questionnaire to the Office of Civil Rights, I have filed an official complaint. I declare under penalty of perjury that the information provided herein is true and correct to the best of my knowledge.

Signature

1/17/2024

Today's Date

Notice:

The Office of Civil Rights is authorized by statute to review the practices of law-enforcement agencies that may be violating people's civil rights and permits us to act if we find a pattern or practice by the law-enforcement agency that systemically violates people's rights. The Office reviews and carefully considers every complaint received. However, the volume of information we receive from concerned members of the public may prevent us from responding individually to each complaint.

The Office of Civil Rights cannot:

- intercede on an individual's behalf in a criminal case;
- criminally prosecute an individual;
- review the validity of prior criminal convictions;
- file a civil lawsuit on behalf of an individual; nor
- provide an individual legal advice regarding a police misconduct allegation.

The filing of a complaint with the Office does not commence a lawsuit. If you intend to file a lawsuit, you should contact a private attorney.

April 28, 2024

Superintendent of State Police or
Director of the Professional Standards Unit Virginia State Police
P.O. Box 27472
Richmond, VA 23161 United States
IAUnit@vsp.virginia.gov
804-674-2792

United States Department of Justice
Investigations Division
Office of the Inspector General
950 Pennsylvania Avenue, NW
Washington, DC 20530

Virginia Department of Criminal Justice Services
1100 Bank Street, 12th Floor
Richmond, Virginia 23219

Subject: Third Complaint Submission for Virginia State Police Trooper Misconduct and Additional Virginia State Police Internal Affairs Division Ongoing Misconduct in Violation of Federal Law

I am writing to file this third formal complaint with the United States Department of Justice Office of the Inspector General, Virginia Department of Criminal Justice Services Board, and Virginia State Police Internal Affairs Division regarding recent Virginia State police officer and Virginia State Police Department Internal Affairs misconduct in violation of multiple federal laws including:

1. 18 U.S.C. § 241 – Conspiracy against rights
2. 18 U.S.C § 242 – Deprivation of rights under color of law
3. 18 U.S.C. § 1512 – Victim/witness tampering and obstruction of justice
4. Title II of the Americans with Disabilities Act of 1990 (ADA), Section 504 of the Rehabilitation Act of 1973
5. 34 U.S.C. § 12601 – Pattern or practice of police department officer misconduct against disabled persons/crime victims
6. U.S. Const. 4th/14th Amendment – Unreasonable searches and seizures
7. U.S. Const. 8th Amendment – Cruel and inhuman punishment
8. United Nations General Assembly “Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment” of which the United States is a party to.
9. Executive Order on Advancing Effective, Accountable Policing and Criminal Justice Practices to Enhance Public Trust and Public Safety. May 25, 2022. President Joe Biden.

Confidential Information Subject to All State and Federal Privacy Laws Pertaining To Crime Victims and Disabled Persons Including 18 U.S.C. § 3771 and the Americans with Disabilities Act

The Virginia State Police Department Internal Affairs division was first notified on October 1, 2023 then again multiple times including on November 8, 2023; December 4, 2023; January 18, 2024; February 1, 2024 and February 19, 2024 that two Virginia State police officers had engaged in immoral and unethical misconduct during a traffic stop and issued unlawful charges in violation of federal disability law during an emergency situation against a crime victim of stalking.

No response was ever received by the victim of this police misconduct from the Virginia State Police Internal Affairs division, and the Virginia State Police department decided to, instead, proceed with an unlawful and malicious prosecution that is still underway as of April 28, 2024. Thus, the Virginia State Police Department Internal Affairs division, along with the original police officers involved in the incident, and any others made aware of the incident, thus “FAILED TO INTERVENE” and demonstrated a “DELIBERATE INDIFFERENCE”, “PURPOSEFULLY AND INTENTIONALLY DISCRIMINATING BASED ON DISABILITY”, ¹ thus placing the victim at risk for malicious prosecution, constitutional violations, federal felony levels of police abuse, and further defamation and additional injuries on top of what she has already sustained to date personally and professionally.

This deliberate indifference as grossly negligent and outrageously reckless has placed and continues to place the victim at risk of being subjected to further violations of the aforementioned federal laws and additional laws including:

1. 18 U.S.C. § 241 – Conspiracy against rights
2. 18 U.S.C § 242 – Deprivation of rights under color of law
3. 18 U.S.C. § 1512 – Victim/witness tampering and obstruction of justice
4. Title II of the Americans with Disabilities Act of 1990 (ADA), Section 504 of the Rehabilitation Act of 1973
5. 34 U.S.C. § 12601 – Pattern or practice of police department officer misconduct against disabled persons/crime victims
6. U.S. Const. 4th/14th Amendment – Unreasonable searches and seizures
7. U.S. Const. 8th Amendment – Cruel and inhuman punishment
8. United Nations General Assembly “Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment” of which the United States is a party to.
9. United Nations Human Rights Counsel “Report of the Working Group on Arbitrary Detentions” July 17, 2017, A/HRC/36/37/Add.2.

¹ <https://review.law.stanford.edu/wp-content/uploads/sites/3/2021/06/Morgan-73-Stan.-L.-Rev.-1401.pdf>

10. Executive Order on Advancing Effective, Accountable Policing and Criminal Justice Practices to Enhance Public Trust and Public Safety. May 25, 2022. President Joe Biden.

Discrimination against individuals on the basis of a disability which may be temporary or permanent, is prohibited by federal law as described in Title II of the Americans with Disabilities Act of 1990 (ADA) and Section 504 of the Rehabilitation Act of 1973. Issuing and now maliciously prosecuting a traffic violation upon the crime victim in this incident is also then a discriminatory act against a disabled person suffering from trauma.

“The ADA prohibits discrimination on the basis of disability in all State and local government programs, services, and activities regardless of whether they receive DOJ financial assistance; it also protects people who are discriminated against because of their association with a person with a disability. Section 504 prohibits discrimination by State and local law enforcement agencies that receive financial assistance from DOJ. Section 504 also prohibits discrimination in programs and activities conducted by Federal agencies, including law enforcement agencies. These laws prohibit discriminatory treatment, including misconduct, on the basis of disability in virtually all law enforcement services and activities. These activities include, among others, interrogating witnesses, providing emergency services, enforcing laws, addressing citizen complaints, and arresting, booking, and holding suspects. These laws also prohibit retaliation for filing a complaint with DOJ or participating in the investigation.”²

Further, this police misconduct and being penalized as a crime victim, is an act of victim/witness tampering and obstruction of justice per 18 U.S.C. § 1512 where these police officers have directly caused the "hinderance/delay/prevention" and/or "corrupt dissuasion" of a crime victim towards the reporting of the possible commission of a Federal offence in violation of 18 USC § 1512 where the federal offences are the stalking and police misconduct from this incident and others. These police officers involved in this incident are engaging in the violation of multiple criminally and civilly prosecutable federal police misconduct and victim/witness tampering laws and have continued to do so to date.

Additionally, the United States is party to multiple treaties regarding international humanitarian law including; the International Covenant on Civil and Political Rights, the International Convention on the Elimination of All Forms of Racial Discrimination, the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or

² <https://www.justice.gov/crt/addressing-police-misconduct-laws-enforced-department-justice>

Punishment, the Optional Protocol to the Convention on the Rights of the Child on the involvement of children in armed conflict, the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography and the Protocol relating to the Status of Refugees. Engaging in the penalization of a crime victim is a form of cruel, inhuman and degrading treatment in violation of the relevant parts of these International Treaties that the United States is a party to and the Rome Statute Article 7, thus subjecting the police department and the relevant governance in the state to prosecution by the International Criminal Court.

Further, in the 2022 Presidential Executive Order “Executive Order on Advancing Effective, Accountable Policing and Criminal Justice Practices to Enhance Public Trust and Public Safety”,³ it is made VERY CLEAR that persons with disabilities are NOT to be subjected to untowardly discrimination, profiling or bias and thus it is a violation of this Executive Order to do so.

Finally, in addition to the 6x transmitted complaint, the victim clearly noted the extensive damages and losses sustained to date from this police department misconduct including personal injuries and losses as well as professional injuries over the past 7 months and now occupational federal job loss. Due to her occupation the directly inflicted professional losses combine to equate to BILLIONS of dollars in losses to the United States, US National Security and the future of American society! Despite this matter being directly conveyed as a direct threat to US National Security for months, the Internal Affairs Department and other Virginia State Police personnel aware of the situation demonstrated not only a reckless disregard for the victim and aforementioned federal laws, but a complete and total indifference and reckless disregard for US National Security thus *desecrating the future of America for their very own children and generations to come!* The relevant officers involved in this should be turning themselves in to Federal law enforcement authorities immediately to avoid further inflicted damages.

Lastly, for a profession in the United States that is engaged in ‘Crimes Against Humanity’, the equivalent of War Crimes with the American Population in violation of the Rome Statute Article 7(d), (e), (f), (h), (k) with mass incarceration and arbitrary detainments⁴ and other acts of misconduct and abuse inflicted upon the American Public in violation of federal and international law by US law enforcement entities, it is not surprising that an organization with such

³ <https://www.whitehouse.gov/briefing-room/presidential-actions/2022/05/25/executive-order-on-advancing-effective-accountable-policing-and-criminal-justice-practices-to-enhance-public-trust-and-public-safety/>

⁴ <https://www.aclu.org/documents/report-un-working-group-arbitrary-detention-its-visit-united-states-america>

demonstrated reckless disregard for the public and national wellbeing as the Virginia State Police Department would engage in these corrupt, abusive acts. You should also be reporting yourselves to the International Criminal Court and the United Nations. You corrupt, ignorant, unlawful, abusive, society destroying criminals!

Regards,

A solid grey rectangular box used to redact the sender's name or signature.