

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

ROBERT STEVEN FORISH,)	NO. 2:23-cv-1316
)	
Plaintiff)	
)	
v.)	
)	
)	
JOHN BRASILE,)	JURY TRIAL DEMANDED
CHUCK McDOWELL, JR.,)	
LATROBE VOLUNTEER FIRE)	
DEPARTMENT,)	
CITY OF LATROBE, and)	
RANDALL D. GARDNER,)	
)	
Defendants)	

COMPLAINT

JURISDICTION AND VENUE

1. The jurisdiction of this Court is invoked pursuant to 28 U.S.C. §§1331 and 1343(1), (3), and (4).
2. This is an action for damages authorized and/or arising under 42 U.S.C. §1983, 42 U.S.C. §1985, and the First, Fourth, and Fourteenth Amendments to the United States Constitution.
3. The matter in controversy, exclusive of interest and costs, exceeds the sum of One Hundred Fifty Thousand (\$150,000.00) Dollars.
4. All conditions precedent to jurisdiction have been complied with or have occurred.
5. State claims are brought pursuant to this Honorable Court’s supplemental jurisdiction under 28 U.S.C. §1367(a).

6. Venue is proper in the Western District of Pennsylvania and pursuant to 28 U.S.C. §1391. Plaintiff resides in the Western District of Pennsylvania and the Defendants' alleged unlawful conduct which forms the legal basis for Plaintiff's causes of action, as set forth in the within Complaint, occurred in the Western District of Pennsylvania.

PARTIES

7. Plaintiff, Robert Steven Forish (hereinafter "Forish") is an adult individual residing at 517 Weldon Street, Latrobe, Westmoreland County, Pennsylvania 15650.

8. Defendant, John Brasile (hereinafter "Brasile") is an adult individual who at all times relevant to the within action served as Fire Chief for Defendant Fire Department and all of its constituent hose companies, with principal address at P.O. Box 172, Latrobe, Westmoreland County, Pennsylvania 15650.

9. Defendant, Chuck McDowell, Jr. (hereinafter "McDowell") is an adult individual who, at all times relevant to the within action, served as President of Defendant Fire Department, with principal address at P.O. Box 172, Latrobe, Westmoreland County, Pennsylvania 15650.

10. Defendant, Latrobe Volunteer Fire Department (hereinafter "Defendant Fire Department") is a non-profit corporation, organized and licensed under the non-profit corporation law of the Commonwealth of Pennsylvania, with its principal address at P.O. Box 172, Latrobe, Westmoreland County, Pennsylvania 15650.

11. Defendant, City of Latrobe (hereinafter "Defendant City") is a political subdivision of the Commonwealth of Pennsylvania, incorporated as a City of the Third Class, and is situated within the Western District of Pennsylvania, with principal address located at 901 Jefferson Street, Latrobe, Westmoreland County, Pennsylvania 15650.

12. Defendant, Randall D. Gardner (hereinafter Gardner) is an adult individual who at all times herein mentioned was employed as a detective in the Westmoreland County District Attorney's Office, located at 2 North Main Street, Suite 206, Greensburg, Pennsylvania 15601.

CHRONOLOGICAL STATEMENT OF PERTINENT FACTS

13. At all times relevant to the within matter, Defendant Fire Department had a duty to enforce its by-laws and protect its members, including Plaintiff, and its actions, by and through its supervisory/elected executive officers, constituted state action, under color or title of state or municipal or public law or ordinance.

14. At all times relevant to the within matter, Defendant Brasile:

- a. was responsible for protecting the civil rights of all volunteer firefighters, including those rights mandated under the First and Fourteenth Amendments of the United States Constitution;
- b. was acting within the scope of his duties and authority as Fire Chief and under color or title of state or municipal public law or ordinance and supervised or controlled the treatment of all Latrobe Volunteer Firefighters;
- c. had the ultimate responsibility for complying with all federal and state laws, the City Code, Defendant Fire Department By-laws, the individual hose company by-laws and protecting the civil rights of all City of Latrobe firefighters;
- d. had policy-making authority for Defendant Fire Department and was responsible for carrying out his supervisory responsibilities in a manner which complied with all federal and state laws, the Latrobe City Code, Defendant Fire Department By-laws and the individual by-laws for each incorporated hose company.

15. At all times relevant to the within action, Defendant, Chuck McDowell, Jr:

- a. acted within the scope of his duties and authority as Volunteer Fire Department President and under color or title of state or municipal public law or ordinance and represented all Latrobe volunteer firefighters and hose companies comprising Defendant Fire Department; and

- b. in his capacity as President of Defendant Fire Department, had the duty to strictly abide by and enforce Defendant Fire Department By-laws and all hose company by-laws.

16. At all times relevant to the within action, Defendant City of Latrobe:

- a. owns, operates, manages, directs and controls the volunteer fire department and all hose companies within the City of Latrobe.
- b. by its City Code, adopted and incorporated the Defendant Fire Department By-laws and supervised, and was responsible for, its actions, including the actions of its supervisory personnel; and
- c. is empowered to establish, regulate and control its fire department for the purpose of protecting and preserving the persons and property within the jurisdiction of the City.

17. Plaintiff Forish is a Latrobe Volunteer Fire Company firefighter since on or about 1997.

18. At all times herein mentioned, Plaintiff Forish was a member and Treasurer of Latrobe Goodwill Hose Company No. 1 (hereinafter "Hose Company No. 1").

19. Hose Company No. 1 is a corporation licensed under the non-profit corporation laws of the Commonwealth of Pennsylvania with its address at 390 Oak Street, Latrobe, Westmoreland County, Pennsylvania 15650.

20. Hose Company No. 1 owns a property located at 300 Alexandria Street, Latrobe, Westmoreland County, Pennsylvania, including its structure, the contents within, and a liquor license issued by the Pennsylvania Liquor Control Board.

21. The By-laws for Hose Company No. 1 were adopted on April 12, 1998.

22. At all times herein mentioned, and pursuant to the provisions of the Pennsylvania Whistleblower Law, 43 P.S. §§ 1423 – 1428, Plaintiff Forish and/or other members of Hose Company No. 1 selected and/or requested several members of Hose Company No. 1, to wit,

Christopher Blessing, Nico Giovannagelo, Fabian Giovannagelo, Cody Giovannagelo, and Ryan Jones, to act on his/their behalf for purposes of making a good faith report, verbally or in writing, to Defendant City of Latrobe, its governing body and supervisory officials, and community residents of instances of civil and criminal wrongdoing, fraud and/or waste by Defendant Brasile in the operation of Defendant Fire Company.

23. Among the numerous instances of civil and criminal wrongdoing, fraud and/or waste that Defendant Brasile allegedly engaged in, and that Plaintiff Forish, individually and by and through his aforesaid representatives, publicly spoke about and addressed as matters of public concern were the following:

- a. Defendant Brasile's negligent interference with the grant application process by wrongfully expelling Assistant Chief Gessler and precluding Defendant City from applying for and receiving FEMA grant money for fire safety equipment and turnout gear for brush forest fires.
- b. Defendant Brasile's illegal shutdown of Hose Company No. 1 and suspension of seven (7) masked firefighters;
- c. Defendant Brasile's intentional and/or negligent prevention of Defendant City from obtaining grant money to purchase firefighting equipment which complies with NFPA standards;
- d. Defendant Brasile's sexual harassment of a female firefighter, misogynistic attitude toward women, and creation of a sexually hostile work environment within the Defendant Fire Department;
- e. Defendant Brasile's failure to develop and/or effectuate proper safety policies for Defendant Fire Company;
- f. Defendant Brasile's knowing, intentional, and fraudulent falsification of his firefighter personal response times in order to unlawfully obtain a higher personal stipend;
- g. Defendant Brasile's illegal manipulation, exaggeration, and falsification of the Latrobe Fire Department's emergency fire call response times in order to wrongfully and fraudulently inflate Defendant Fire Department's ISO rating for purposes of obtaining future PEMA and/or FEMA grant funding;

- h. Defendant Brasile's intentional and/or negligent failure to personally inspect the fire hydrants within Defendant City; and
- i. Defendant Brasile's knowing, deliberate, and false certification that one hundred (100%) percent of Defendant City's fire hydrants were functional when, in reality, more than fifty (50%) percent of said fire hydrants were not functional.

24. On or about November 7, 2019, Fabian Giovannagelo directly confronted and challenged Defendant Brasile concerning the allegations described in the preceding paragraph while exercising his First and Fourteenth Amendment rights to engage in speech as a private citizen about matters of public concern and safety.

25. On December 2, 2019, Defendant Brasile, without legal authorization or justification, ordered the suspension of seven (7) "masked firefighters" and the shutdown of Hose Company No. 1 in violation of the Latrobe City Code, Fire Department By-laws and Hose Company No. 1 By-laws.

26. On December 2, 2019, Fabian Giovannagelo complained to Rosemarie L. Wolford, Mayor of the City of Latrobe (hereinafter "Wolford"), concerning Defendant Brasile's lack of leadership, lack of proper safety policies, reprehensible comments about women, including a firefighter's wife, sexual harassment of a female firefighter, delaying fire call responses, and jeopardizing the City of Latrobe's fire safety and ability to obtain grant monies in order to comply with NFPA standards.

27. In at a city council meeting on or about December 2019, Plaintiff Forish advised Mayor Wolford and Latrobe City Council of Defendant Brasile's history of aggressive and unlawful retaliation against members of the Latrobe Volunteer Fire Department who exercised their First Amendment rights to citizen speech about matters of public concern, and who reported in good faith Brasile's instances of civil and criminal wrongdoing, fraud, and waste in his official

capacity as Fire Chief, and warned Mayor Wolford and Latrobe City Council to “rein him (Brasile) in,” but Plaintiff Forish’s admonitions went unheeded, and were knowingly, consciously, deliberately, and summarily dismissed and ignored by Mayor Wolford and Latrobe City Council, who described such matters as “fire department business” and not matters with which the Mayor or Latrobe City Council should be concerned or involved.

28. In December 2019, an election for the position of LVFD Fire Chief was scheduled between Defendant Brasile and Hose Company No. 1 member, Nico Giovannagelo (hereinafter “N. Giovannagelo”).

29. Immediately prior to the aforesaid December 2019 election for the position of LVFD Fire Chief, Defendant Brasile illegally suspended N. Giovannagelo, removed his name from the ballot and declared victory by acclamation.

30. On January 2, 2020 a meeting of the entire LVFD was conducted.

31. At the January 2, 2020 meeting of the entire LVFD, Fabian Giovannagelo stated that Defendant Brasile’s conduct and statements, including, *inter alia*, his falsifying his fire call response numbers, falsely claiming to be at fire calls from which he was absent, falsifying the fire department’s ISO rating and approving defective fire hydrants, necessitated a full investigation and Brasile’s suspension as fire chief.

32. At the close of the aforesaid January 2, 2020 meeting, over two-thirds of the membership in attendance voted to conduct a full investigation into Defendant Brasile’s conduct and to suspend him as LVFD Fire Chief.

33. On January 3, 2020, former LVFD President, Tom McMaster (hereinafter “McMaster”) advised Fabian Giovannagelo that Mayor Wolford had intervened on Defendant Brasile’s behalf and ordered that the vote of the LVFD’s membership to suspend Brasile be

overturned and that the City of Latrobe validate the December 2019 election results for LVFD fire chief.

34. On January 9, 2020, at a regular monthly meeting and properly assembled quorum of Hose Company No. 1, Defendant Brasile's history of retaliatory actions against members of Hose Company No. 1, including his suspending, threatening expulsion of, and/or expelling Hose Company No. 1 members from the LVFD, was discussed and it was unanimously agreed, *inter alia*, that if Brasile were in the future to engage in such unlawful retaliation against any Hose Company No. 1 member/s:

- a. Hose Company No. 1 would pay for any legal fees incurred to represent and defend said member/s against such unlawful retaliation; and
- b. in accordance with the past practices of Hose Company No. 1, the monetary amounts to be allocated to said legal fees/representation resulting from Defendant Brasile's unlawful retaliatory actions would be left to the authority and discretion of the Hose Company No. 1 President and Treasurer, regardless of whether said expenditures were mentioned in the monthly minutes of Hose Company No. 1.

Copies of the sworn affidavits of thirteen (13) members of Hose Company No. 1 confirming the above-stated averments collectively are attached hereto as Exhibit "P-2(a)" through "P-2(m)" inclusive and incorporated by reference as though set forth at length below.

35. At the LVFD's February 2020 meeting, which was attended by thirty-four (34) volunteer fire department members, a motion was made to investigate Defendant Brasile's alleged wrongful conduct and to hold a new election for Fire Chief, with the members in attendance voting 34-0 in favor of holding a new election for Fire Chief.

36. In accordance with the LVFD's By-laws, representatives of the five (5) hose companies were instructed to inform their membership of the forthcoming election for LVFD Fire

Chief, which was scheduled for Thursday, March 5, 2020, and that a daytime and evening vote would be taken.

37. On March 5, 2020, the election for LVFD Fire Chief was conducted and resulted in a Hose Company No. 1 member, to wit, N. Giovannagelo, defeating Defendant Brasile, with 42 votes cast in favor of N. Giovannagelo and 17 votes cast in favor of Brasile.

38. Subsequent to the posting of the March 5, 2020 election results, Brasile contended that said election was invalid because all of his supporters did not vote and had they voted, he would have won the election.

39. On March 6, 2020, Fabian Giovannagelo was advised by former LVFD President McMaster that neither Mayor Wolford nor the City of Latrobe would accept the results of the March 5, 2020 election for Fire Chief, but was not provided by McMaster or any representative or policymaker for the City of Latrobe with legal justification for not accepting a vote which was scheduled and taken in strict compliance with applicable by-laws.

40. On March 6, 2020, Fabian Giovannagelo, in his capacity as President of Hose Company No. 1, called for a Special Meeting on Sunday March 8, 2020 in order to conduct a membership vote to determine whether Defendant Brasile should be expelled for just cause as a member of Hose Company No. 1.

41. On Sunday, March 8, 2020, a Special Meeting of Hose Company No. 1 was held and attended by approximately twenty-two (22) members, and resulted in a unanimous vote to expel Defendant Brasile as a member of Hose Company No. 1.

42. On March 9, 2020, Hose Company No. 1 Secretary, Cody Giovannagelo (hereinafter "C. Giovannagelo") prepared and signed a letter advising Defendant Brasile of the March 8, 2020 unanimous vote expelling him from the membership of Hose Company No. 1, and

said letter was witnessed by Hose Company No. 1 members Christopher Blessing (hereinafter “Blessing”) and Ryan Jones (hereinafter “Jones”).

43. On March 9, 2020, N. Giovannagelo appeared at a Latrobe City Council monthly meeting and testified before City Council and the media that:

- a. “Chief Brasile has held Hose Company No. 1 on fire calls, even some close to our station. This is not safe for our community.”
- b. Brasile lacked leadership, supervision and proper safety policies to protect the community;
- c. Brasile was dishonest and falsified personal fire call responses in order to obtain greater personal stipend payments, which may be illegal;
- d. Brasile falsely initiated the city-wide call responses in order to inflate the City of Latrobe’s ISO rating for federal grant money, which may be illegal;
- e. Brasile has allowed more than fifty (50%) percent of the fire hydrants to remain dysfunctional, pumping rusty water through the fire trucks at an unsafe intensity level;
- f. Brasile had improperly interfered with and delayed the grant application process; and
- g. N. Giovannagelo and his family reside inside the City of Latrobe and are at risk due to Brasile’s conduct.

44. Prior to March 10, 2020, Hose Company No. 1 Assistant Chief John David Gessler (hereinafter “Gessler”) engaged in speech as a private citizen on matters of public concern at several meetings of the Latrobe City Council, monthly meetings of the LVFD and at meetings of Hose Company No. 1 regarding Defendant Brasile’s alleged wrongful conduct, including:

- a. Alleging that Brasile’s reckless and unjustified suspension of masked firefighters created an unnecessary fire-related risk to the citizens and structures of the City of Latrobe;
- b. Alleging that Brasile was falsifying his own personal call responses in order to increase his stipend payments and further was falsifying fire department call response numbers in order to obtain grant money;

- c. Complaining of the increased safety risks caused by Brasile's preclusion of Hose Company No. 1 firefighters from responding to fire calls in close proximity to, and within the jurisdiction of, Hose Company No. 1;
- d. Complaining that Brasile falsely claimed to have filed an application for a Staffing for Adequate Fire and Emergency Response (SAFER) grant as a contrived, false reason to suspend Hose Company No. 1 for a period of three (3) days and to retaliate against and suspend seven (7) individual members of Hose Company No. 1, including C. Giovannagelo and N. Giovannagelo.

45. In early March, 2020, in direct retaliation for Assistant Chief Gessler exercising his right of citizen speech on matters of public concern as guaranteed and protected by the First and Fourteenth Amendments to the United States Constitution, Defendant Brasile expelled Assistant Chief Gessler from the LVFD. A copy of Brasile's aforesaid expulsion letter to Assistant Chief Gessler is attached hereto as Exhibit "P-3" and incorporated by reference as though set forth at length.

46. On March 10, 2020, City of Latrobe Manager, Michael Gray (hereinafter "Gray") advised N. Giovannagelo that as a result of the aforesaid March 8, 2020 unanimous vote of Hose Company No. 1 to expel Brasile for just cause from its membership, Latrobe City Council had formed a committee "to investigate the allegations made for the removal of Fire Chief John Brasile for cause." A copy of Gray's letter to N. Giovannagelo is attached hereto as Exhibit "P-4" and incorporated by reference as though set forth at length below.

47. On March 13, 2020, as a direct and proximate result of the Covid-19 pandemic, the City of Latrobe was declared to be in the "red" area and all citywide, nonessential businesses were suspended by Mayor Wolford.

48. On March 14, 2020 at 1:54 PM, Defendant Brasile forwarded an email to all LVFD personnel, stating;

ECM2: (ECM2 AllCall Message – 911 Call) Effective immediately all City Buildings will go on lockdown due the potential spread of covid-19 virus this includes all Fire Stations Fire personnel will be permitted to respond to emergency responses only. There will be no leisure activity permitted in the Stations, after release of any and all incidents, personnel should immediately clear the Station. This will be in effect until March 20th and comes by order of City Administration.

Thanks John

The message was sent by : brazmo.jb@gmail.com. Any direct replies should be sent to that address STOP

A copy of said email is attached hereto as Exhibit “P-5” and incorporated by reference as though set forth at length below.

49. As a direct and proximate result of the Covid-19 pandemic, Fabian Giovannagelo and other members of Hose Company No. 1 were delayed in meeting with the Latrobe City Council committee investigating Defendant Brasile’s removal for cause from Hose Company No. 1 and supplying requested information, and the aforesaid March 9, 2020 letter of expulsion could not be personally delivered to Brasile.

50. On March 17, 2020, the LVFD received a letter from City of Latrobe Manager Gray advising that the City of Latrobe had validated the results of the December 2019 election, wherein Brasile removed opponent N. Giovannagelo’s name from the ballot and ran unopposed, and declared Brasile to be its Fire Chief.

51. On May 15, 2020, Brasile was served by a constable with the previously undelivered certified letter from C. Giovannagelo advising him that he had been expelled from Hose Company No. 1.

52. Prior to May 27, 2020, and as a proximate result of the aforesaid March 2020 suspension of fire personnel meetings and lockdown of all City of Latrobe municipal buildings due to the Covid-19 virus, Fabian Giovannagelo, pursuant to his authority and in his capacity as

President of Hose Company No. 1, signed multiple blank checks from Hose Company No. 1's bank account with Westmoreland Federal Savings and Loan Association of Latrobe, including check numbers 5356, 5360 and 5364 as hereinafter described, for purposes of facilitating the Treasurer's payment of the business expenses and liabilities of Hose Company No. 1.

53. On May 27, 2020, in direct retaliation for their protected citizen's speech on matters of public concern and in further violation of the Latrobe City Code, LVFD By-laws, and Hose Company No. 1 By-laws, Fire Chief Brasile expelled Fabian Giovannagelo, Cody Giovannagelo, Nico Giovannagelo, Christopher Blessing, and Ryan Jones from the LVFD, and letters of expulsion were served upon said individuals by Constable on or about May 29, 2020. Copies of said letters of expulsion are collectively attached hereto as Exhibits "P-6(a)" through "P-6(e)" inclusive and incorporated by reference as though set forth at length below.

54. On May 30, 2020, immediately following their May 29, 2020 receipt of service of Defendant Brasile's aforesaid letters of expulsion from the LVFD, Fabian Giovannagelo, Blessing, Jones, Nico Giovannagelo and Cody Giovannagelo retained legal counsel, to wit, Fredrick E. Charles, Esquire, of 441 Linden Street, Allentown, Pennsylvania 18102, to appeal their aforesaid expulsion from the LVFD and to represent their legal interests in a future federal civil rights lawsuit against Defendants Brasile, LVFD, LVFD President Chuck McDowell, Jr., the City of Latrobe, and Mayor Wolford,

55. On May 30, 2020, in accordance with the aforesaid unanimous agreement of the quorum/members of Hose Company No. 1 attending the January 9, 2020 meeting, to wit, to provide financial assistance for legal representation to any member subjected to Defendant Brasile's unlawful retaliatory and expulsion tactics, a check (No. 5356) was issued from Hose Company No. 1's bank account with Westmoreland Federal Savings and Loan Association of Latrobe to Fredrick

E. Charles, Esquire in the amount of Five Thousand Five Hundred (\$5,500.00) Dollars, and co-signed by Plaintiff Forish in his official capacity as Treasurer of Hose Company No. 1. A copy of said check is attached hereto as Exhibit “P-7” and incorporated by reference as though set forth at length below.

56. On June 5, 2020, a timely written appeal requesting a hearing before the Board of Appeals was hand-delivered to Defendant LVFD President, Chuck McDowell, Jr. (hereinafter “McDowell”) by Fredrick E. Charles, Esquire on behalf of the aforesaid expelled members of Hose Company No. 1.

57. Subsequent to his June 5, 2020 receipt of the aforesaid written appeal and request for hearing before the board of appeals submitted by Fredrick E. Charles, Esquire on behalf of the expelled members of Close Company No. 1, Defendants McDowell, Jr. and/or Brasile failed to provide the expelled members of Hose Company No. 1 with proper legal notice of the scheduling of an appeal hearing, nor did they afford said individuals a proper name-clearing hearing but, instead:

- a. the expelled members of Hose Company No. 1 received sheets of paper which contained no letterhead, no date, no signature nor any identifying factor as to who created said sheets of paper;
- b. the aforesaid unidentifiable sheets of paper contained accusations against the aforesaid members of Hose Company No. 1 that differed from those contained in Brasile’s aforesaid illegal May 27, 2020 expulsion letters; and
- c. the expelled members of Hose Company No. 1 were never properly or legally notified of a date, time and location of any appeal hearing, or that their appeal would be heard by a Board of Appeals, as mandated by the applicable bylaws.

58. Prior to June 25, 2020, Plaintiff Forish, in his capacity as LVFD First Vice President and Hose Company No. 1’s elected representative to the Board of Appeals, attempted to ascertain whether an appeal hearing had been scheduled on behalf of the expelled members of

Hose Company No. 1, but was not provided any information by Defendants McDowell, Jr. or Brasile concerning an appeal before the Board of Appeals and was wrongfully threatened by Brasile with arrest if Forish attempted to appear or participate in any appeal proceedings involving the aforesaid expelled members of Hose Company No. 1.

59. On June 24, 2020, in accordance with the aforesaid unanimous agreement of the quorum/members of Hose Company No. 1 attending the January 9, 2020 meeting, to wit, to provide financial assistance for legal representation to any member subjected to Defendant Brasile's unlawful retaliatory and expulsion tactics, a check (No. 5360) was issued from Hose Company No. 1's bank account with Westmoreland Federal Savings and Loan Association of Latrobe to Fredrick E. Charles, Esquire in the amount of Five Thousand Five Hundred (\$5,500.00) Dollars, and co-signed by Plaintiff Forish in his official capacity as Treasurer. A copy of said check is attached hereto as Exhibit "P-8" and incorporated by reference as though set forth at length below.

60. On June 25, 2020, Fredrick E. Charles, Esquire, on behalf of the expelled members of Hose Company No. 1, forwarded correspondence to Kim R. Houser, Esquire, Solicitor for the LVFD and John K. Greiner, Esquire, Solicitor for the City of Latrobe, advising them of the above-described procedural illegalities and errors in the expulsion appeal process and requesting their intervention on behalf of their respective principals in order to correct said illegalities and errors, but received no response from Greiner and a telephone call, but no further response, from Houser.

61. On June 29, 2020, Defendant McDowell, Jr. forwarded correspondence to Fabian Giovannagelo, Cody Giovannagelo, and Nico Giovannagelo advising that there had been an "appeal meeting" held on Saturday, June 27, 2020 in the LVFD training room and the Board of Appeal had decided to expel them from the Department. Copies of said correspondence are attached hereto as Exhibits "P-9(a)," "P-9(b)," and "P-9(c)," respectively.

62. On July 13, 2020, Defendant McDowell, Jr. forwarded similar correspondence to Christopher Blessing and Ryan Jones advising that there had been an “appeal meeting” held on Saturday, June 27, 2020 in the LVFD training room and the Board of Appeal had decided to expel them from the Department. Copies of said correspondence are attached hereto as Exhibits “P-9(d)” and “P-9(e),” respectively.

63. On July 9, 2020 and July 14, 2020, Fredrick E. Charles, Esquire forwarded correspondence to City of Latrobe Manager, Michael Gray and Solicitors Houser and Greiner, requesting that the City of Latrobe immediately reverse the illegal expulsion of the aforesaid members of Hose Company No. 1, however, neither Gray nor any policymaking, supervisory or management level employee of the City of Latrobe responded to said correspondence.

64. On July 10, 2020, in accordance with the aforesaid unanimous agreement of the quorum/members of Hose Company No. 1 attending the January 9, 2020 meeting, to wit, to provide financial assistance for legal representation to any member subjected to Defendant Brasile’s unlawful retaliatory and expulsion tactics, a check (No. 5364) was issued from Hose Company No. 1’s bank account with Westmoreland Federal Savings and Loan Association of Latrobe to Fredrick E. Charles, Esquire in the amount of Ten Thousand (\$10,000.00) Dollars, and co-signed by its Treasurer, Plaintiff Forish. A copy of said check is attached hereto as Exhibit “P-10” and incorporated by reference as though set forth at length below.

65. On August 14, 2020, Fredrick E. Charles, Esquire filed a federal lawsuit in the United States District Court for the Western District of Pennsylvania (term number 2:20-cv-1212) on behalf of the aforesaid expelled members of Hose Company No. 1, to wit, Fabian Giovannagelo, Cody Giovannagelo, Nico Giovannagelo, Christopher Blessing, and Ryan Jones, as plaintiffs and naming Latrobe Fire Chief Brasile, the Latrobe Volunteer Fire Department (LVFD), the City of

Latrobe, Rosemarie M. Wolford, Mayor, and LVFD President, Chuck McDowell, Jr. as Defendants. A copy of said federal Complaint is attached hereto as Exhibit “P-1” and incorporated by reference as though set forth at length below.

66. On September 27, 2020, Fredrick E. Charles, Esquire forwarded correspondence to the aforesaid expelled members of Hose Company No. 1, to wit, Fabian Giovannagelo, Cody Giovannagelo, Nico Giovannagelo, Christopher Blessing, and Ryan Jones, acknowledging that Hose Company No. 1 had paid to him on their behalf the check payments referenced in paragraphs 54, 58, and 63 above, totaling Twenty-One Thousand (\$21,000.00) Dollars, for purposes of prosecuting the aforesaid federal litigation (Docket No. 2:20-cv-1212) against defendants, Fire Chief Brasile, City of Latrobe, LVFD, Mayor Wolford, and LVFD President McDowell, Jr.. A copy of said correspondence is attached hereto as Exhibit P-11” and incorporated by reference as though set forth at length below.

67. On July 20, 2021, Defendant Randall D. Gardner filed *crimen falsi* criminal charges against Fabian Giovannagelo and Plaintiff Forish, charging each of them with Theft by Deception, 18 Pa.C.S. §3922(a)(1) (Felony 3); Theft by Unlawful Taking or Disposition – Movable Property, 18 Pa.C.S. §3921(a) (Felony 3); and Misapplication of Entrusted Property and Property of Government or Financial Institution, 18 Pa.C.S. §4113(a) (Misdemeanor 2) arising from the payment of the above-referenced checks from Hose Company No. 1 to Fredrick E. Charles, Esquire. A copy of the Police Criminal Complaint and Affidavit of Probable Cause filed against Giovannagelo, and the Unified Judicial System of Pennsylvania Web Portal Docket Statements of Fabian Giovannagelo (MJ-10208-CR-0000275-2021) and Plaintiff Forish (MJ-10208-CR-0000274-2021) are attached hereto as Exhibits “P-12,” P-13,” and “P-14,” respectively, and incorporated by reference as though set forth at length below.

68. At all times herein mentioned, Plaintiff Forish's arrest pursuant to the aforesaid *crimen falsi* felony and misdemeanor criminal charges was openly announced and publicized by newspaper and television media, *inter alia*, to all residents and visitors of the City of Latrobe, Westmoreland County and surrounding counties and municipalities.

69. Prior to July 20, 2021, Plaintiff Forish possessed no prior criminal record of arrests and/or convictions, and was a respected firefighter and community resident with an unblemished reputation for truthfulness and veracity.

70. At all times herein mentioned, no evidence or probable cause existed to support the aforesaid *crimen falsi* criminal charges filed by Defendant Gardner against Plaintiff Forish and Fabian Giovannagelo.

71. At all times herein mentioned, the aforesaid *crimen falsi* criminal charges were filed against Plaintiff Forish contemporaneously with, and in retaliation for, his protected First Amendment citizen speech on matters of public concern as previously described, and pursuant to Defendants' unlawful and conspiratorial agreement to punish him for said Constitutionally protected activities and pursuits.

72. At all times herein mentioned, the above-described *crimen falsi* felony and misdemeanor criminal charges were filed by Defendant Gardner without any probable cause or supporting evidence and pursuant to a conspiratorial agreement with the above-captioned Defendants to unlawfully retaliate against Plaintiff Forish and Fabian Giovannagelo for (i) reporting in good faith Defendant Brasile's aforesaid instances of wrongdoing and waste pursuant to the Pennsylvania Whistleblower Law and (ii) exercising their First Amendment right to citizen speech on matters of public concern, and were outrageous and intended by the above-named defendants to wrongfully cause Plaintiff Forish and Fabian Giovannagelo to suffer severe

emotional distress, embarrassment, humiliation, and irreparable harm to their reputations in the community for truth and veracity.

73. At all times herein mentioned, Plaintiff Forish suffered severe, intense, prolonged and highly unpleasant mental reactions and emotional distress that no reasonable person could be expected to endure, as a direct and proximate result of the filing against him of the aforesaid *crimen falsi* felony and misdemeanor criminal charges, including fright, mental anguish, embarrassment, humiliation, depression, anxiety, horror, grief, shame, anger, chagrin, disappointment, worry, and/or other mental disorders classified in the Diagnostic and Statistical Manual of Mental Disorders-Fifth Edition-Text Revised (DSM-V-TR), as well as cardiac and other physical harm and maladies as set forth in Plaintiff Forish's medical records, which are incorporated by reference as though set forth at length below, and arising from the above-captioned defendants' extreme and outrageous conduct as heretofore described.

74. On December 20, 2021, at 12:00 p.m., preliminary hearings for Plaintiff Forish and Fabian Giovannagelo on the above-described criminal charges were scheduled jointly before Magisterial District Justice Michael Mahady, Magisterial District Number 10-2-08, 5954 State Road 981, Latrobe, Pennsylvania 15650.

75. Plaintiff Forish's and Fabian Giovannagelo's December 20, 2021 preliminary hearings involving the aforesaid *crimen falsi* felony and misdemeanor criminal charges were attended by television and newspaper media, and extensively reported to residents and visitors of the City of Latrobe, Westmoreland County, and surrounding municipalities.

76. On December 20, 2021, the Commonwealth of Pennsylvania withdrew the aforesaid criminal charges against Giovannagelo and Plaintiff Forish following defense counsels' recommendation and offer to interplead the aforesaid Twenty-One Thousand (\$21,000.00) Dollars

previously paid to Fredrick E. Charles, Esquire into an account supervised by the Westmoreland County Court of Common Pleas and/or its authorized agent, pending the Court's final determination whether said payments to Attorney Charles on behalf of the aforesaid expelled Hose Company No. 1 volunteer firefighters were legally authorized by Hose Company No. 1.

77. Claimant Fredrick E. Charles, Esquire agreed to interplead and return the aforesaid Twenty-One Thousand (\$21,000.00) Dollars in controversy pursuant to Rules 2301 through 2324 of the Pennsylvania Rules of Civil Procedure pending the Westmoreland County Court of Common Pleas' final disposition of this legal issue.

78. Fredrick E. Charles, Esquire was not a party of record to the aforesaid Westmoreland County interpleader action, but subsequently filed a complaint demanding payment of the aforesaid Twenty-One Thousand (\$21,000.00) Dollars for his legal services rendered on behalf of the expelled members of Hose Company No. 1 and/or Hose Company No. 1's officers and agents, including Giovannagelo and Plaintiff Forish, as previously described.

79. Fabian Giovannagelo and Plaintiff Forish claimed no interest in the aforesaid Twenty-One Thousand (\$21,000.00) Dollars in controversy.

80. Plaintiff Forish, Fabian Giovannagelo, and/or Hose Company No. 1 admitted the claim of, and subjected themselves to independent liability to, the claimant, Fredrick E. Charles, Esquire in respect to the subject matter of the interpleader action for reasons heretofore alleged.

81. On or about August 29, 2022, at 9:00 a.m., a civil hearing was held at the Westmoreland County Courthouse, 2 North Main Street, Greensburg, Pennsylvania 15601 before the Honorable Harry F. Smail, Jr., Judge of the Court of Common Pleas of Westmoreland County, Pennsylvania, concerning the aforesaid Interpleader cause of action (Case No. 281 of 2022) filed by Forish and Fabian Giovannagelo against the Commonwealth of Pennsylvania and

involving the subject \$21,000.00 paid by Latrobe Hose Company No. 1 to Fredrick E. Charles, Esquire.

82. At all times herein mentioned, the Commonwealth of Pennsylvania, in its capacity as Respondent and represented by Westmoreland County Assistant District Attorney Leo J. Ciaramitaro, Esquire, attended and participated in the August 29, 2022 Interpleader hearing conducted before Judge Smail.

83. At all times herein mentioned, the Respondent, Commonwealth of Pennsylvania, acted as the legal representative of the above-captioned Defendants in the Interpleader cause of action, whose subject matter involved Plaintiff Forish's and Fabian Giovannagelo's denial of Defendants' allegations that Plaintiff Forish and Giovannagelo had committed *crimen falsi* felony and misdemeanor criminal offenses, to wit, Theft by Deception, Theft by Unlawful Taking or Disposition – Movable Property, and Misapplication of Entrusted Property and Property of Government or Financial Institution in their disposition of the aforesaid Twenty-One Thousand (\$21,000.00) Dollars of Hose Company No. 1 funds.

84. At all times herein mentioned, the Commonwealth of Pennsylvania failed to answer the Petition for Interpleader filed by Plaintiff Forish and Fabian Giovannagelo, and offered no evidence to rebut Plaintiff Forish's and Fabian Giovannagelo's denial therein of any civil or criminal wrongdoing in the disposition of the aforesaid Twenty-One Thousand (\$21,000.00) Dollars of Hose Company No. 1 funds. The contents of said Petition for Interpleader in the Westmoreland County Court of Common Pleas (Case No. 281 of 2022) are incorporated by reference herein as though set forth at length below.

85. On August 30, 2022, the Honorable Harry F. Smail, Jr. entered an Order granting the relief requested in Plaintiff Forish's and Fabian Giovannagelo's Petition for Interpleader

pursuant to Rules 2301 through 2324 of the Pennsylvania Rules of Civil Procedure, finding the allegations of fact contained in said Petition for Interpleader to be true, and favorably terminating with prejudice the aforesaid *crimen falsi* criminal charges filed by the Commonwealth of Pennsylvania against Plaintiff Forish and Fabian Giovannagelo.

86. The aforesaid interpleader litigation involved exhibits displaying confidential information required by law, ordered by the court, or otherwise necessary to effect the disposition of said matter including, without limitation, bank accounts, dates of birth and/or social security numbers of the defendants, Hose Company No. 1 and/or the claimant, Fredrick E. Charles, Esquire, and any and all pleadings, documents, records, exhibits and/or information filed in said interpleader cause of action were deemed by the Westmoreland County Court of Common Pleas to be confidential, sealed from public scrutiny, and accessible only by the parties, counsel of record, the court, and the custodian.

COUNT I –
PLAINTIFF v. ALL DEFENDANTS
FIRST AMENDMENT- FREEDOM OF SPEECH
42 U.S.C. 1983 – RETALIATION

87. Paragraphs 1 through 86 are incorporated by reference as though set forth at length below.

88. Plaintiff avers that Defendant Fire Department performs a governmental function and as such is a state actor.

89. Plaintiff further avers that:

- a. Fire Protection is a public function which amounts to state action, even if the fire protection unit is comprised of voluntary or unpaid members;
- b. the opportunity to serve as a voluntary firefighter constitutes a governmental benefit or privilege entitled to First Amendment protection;

- c. as a volunteer firefighter, he may not constitutionally be compelled to relinquish his constitutional rights that he would otherwise enjoy as a citizen to speak on matters of public interest or concern;
- d. First Amendment protection applies in a volunteer context;
- e. his First Amendment right to citizen speech on matters of public concern was clearly established at the time of Defendants' misconduct. Pearson v. Callahan, 555 U.S. 223, 129 S.Ct. 808, 172 L.Ed.2d 565 (2009);
- f. Defendants Brasile, McDowell, Jr., Latrobe Volunteer Fire Department, City of Latrobe, and Gardner opposed, and were angered by, Plaintiff's exercise of his constitutional right to freedom of speech as a citizen on matters of public concern;
- g. the aforesaid Defendants entered into a conspiracy by joining in an agreement, plot, and/or plan to retaliate against Plaintiff and damage his reputation for honesty, truthfulness, and veracity for exercising his First Amendment constitutional right to freedom of speech as a citizen regarding matters of public concern;
- h. Defendants Brasile, McDowell, Jr., Latrobe Volunteer Fire Department, City of Latrobe, and Gardner acted under color of state law, including but not limited to any color of any statute, ordinance, regulation, custom or usage and motivated by prejudice against Plaintiff due to his exercise of his First Amendment rights, including his right to freedom of speech as a citizen on matters of public concern, and engaged in conduct that deprived Plaintiff of his rights, privileges and/or immunities as secured by the Constitution of the United States of America, the applicable statutes and case law therein;
- i. Plaintiff's exercising of his rights under the First Amendment, including his right to free speech as a citizen on matters of public concern, was a substantial and motivating factors in Defendants' unlawful and retaliatory conduct as heretofore described;
- j. Defendant City of Latrobe acquiesced to, adopted, condoned, participated in, and acted in concert with the above-described wrongful and discriminatory conduct of Defendants Fire Department, Brasile, McDowell, Jr., and Gardner.
- k. At all times herein mentioned, Defendant City of Latrobe had an official policy or custom of retaliating against employees who exercise their First Amendment rights, including their rights to freedom of speech as citizens on matters of public concern.

1. Defendant City of Latrobe was recklessly and deliberately indifferent to its policymakers, decision-makers, and supervisory or management level employees who engage in retaliation against employees/individuals who exercise their First Amendment rights, including their rights to freedom of speech as citizens on matters of public concern.
- m. Defendant Gardner's filing of the aforesaid *crimen falsi* felony and misdemeanor criminal charges against Plaintiff Forish without supporting evidence or probable cause was plainly incompetent or in knowing violation of the law. See *Ashcroft v. al-Kidd*, 563 U.S. 731, 131 S.Ct. 2074, 179 L.Ed.2d 1149 (2011).

90. Plaintiff's speech was not pursuant to his duties and responsibilities with Defendant Fire Department or Hose Company No. 1 and constituted citizen speech on matters of public concern.

91. Each disciplinary action imparted by Defendants, including the filing of the aforesaid *crimen falsi* felony and misdemeanor criminal charges against Plaintiff Forish, was contemporaneous to Plaintiff's above-described First Amendment citizen speech on matters of public concern.

92. Defendants' custom and policy of retaliating against employees/individuals who exercise their First Amendment rights of citizen speech on matters of public concern was a direct and proximate cause of the deprivation of Plaintiff's rights and his resulting injuries and damages.

93. As a direct and proximate result of Defendants' aforesaid retaliatory actions, Plaintiff has sustained, and will continue to sustain, damages, including severe mental anguish, emotional distress, embarrassment, humiliation, outrage, physical harm and/or irreparable damage to his reputation for honesty, truthfulness, and veracity, as heretofore described.

WHEREFORE, Plaintiff, Robert Steven Forish, requests that this Honorable Court enter judgment in his favor and against the above-captioned Defendants, jointly and severally, and determine that Plaintiff has suffered the substantial and continuing injuries set forth above, and

that said injuries resulted from the deprivation of his civil and constitutional rights, discrimination and other wrongful conduct by Defendants and award Plaintiff the following relief:

- A. A declaration that Defendants have violated Plaintiff's civil rights;
- B. Compensatory damages in excess of One Hundred Fifty Thousand (\$ 150,000.00) Dollars;
- C. Punitive and exemplary damages, as appropriate, against the above-named non-municipal Defendants in their individual capacities;
- D. Injunctive relief, including entering an Order enjoining Defendants and all supervisory and management level employees of the Defendant City of Latrobe from engaging in further violations of the right to freedom of speech and procedural due process and directing that they undertake a remedial program, provide regular and periodic training to their policymakers, decision-makers, and supervisory and management level employees concerning the mandates of the First and Fourteenth Amendments to the United States Constitution;
- E. Attorney's fees as provided for by 42 U.S.C. §1988(b), costs of suit and pre-judgment interest; and
- F. Such other equitable relief as this Honorable Court should deem just and proper.

COUNT II –
PLAINTIFF v. CITY OF LATROBE
42 U.S.C. § 1983 - MUNICIPAL/MONELL LIABILITY

94. Paragraphs 1 through 86 and Count I are incorporated by reference as though set forth at length below.

95. At all times herein mentioned, Defendant City possessed actual and constructive knowledge of Defendants Brasile's and/or McDowell, Jr.'s history of wrongdoing, waste, and/or unlawful retaliation against Latrobe Volunteer Fire Company personnel who exercised their constitutional rights to First Amendment citizen speech on matters of public concern, including the information reported in good faith and pursuant to the Pennsylvania Whistleblower Law, 43 P.S. §§ 1421 – 1428, by Plaintiff Forish and/or the aforesaid Whistleblowers, to wit, Fabian

Giovannagelo, Nico Giovannagelo, Cody Giovannagelo, Christopher Blessing, and/or Ryan Jones, as heretofore described.

96. At all times herein mentioned, Defendant, City of Latrobe, possessed actual and constructive knowledge of the Bylaws of Latrobe Hose Company No 1 which were adopted on April 12, 1998.

97. At all times herein mentioned, Defendant City of Latrobe possessed actual and constructive knowledge that Latrobe Hose Company No. 1:

- a. is a corporation licensed under the non-profit corporation laws of the Commonwealth of Pennsylvania with its address at 390 Oak Street, Latrobe, Westmoreland County, Pennsylvania 15650.
- b. owns a property located at 300 Alexandria Street, Latrobe, Westmoreland County, Pennsylvania, including its structure and the contents within;
- c. owns a liquor license issued by the Pennsylvania Liquor Control Board that is capable of generating income for Hose Company No. 1 independently of the control and supervision of the Latrobe Volunteer Fire Company;
- d. is required by its By-Laws/Code of Laws, adopted April 12, 1998, to engage in fund raising activities to benefit Hose Company No. 1 including, inter alia, an annual street fair (in June), two semi-annual gun bashes (in April and October), an annual cash bash (in February), and a mandatory fundraiser requiring the attendance of all members.
- e. is lawfully authorized by its By-Laws/Code of Laws to expend financial sums drawn from its own financial resources generated by the aforesaid liquor license and fund raising activities for the welfare and well-being of its members.

98. At all times herein mentioned, Defendants, City of Latrobe, Latrobe Volunteer Fire Company, Brasile, McDowell, Jr., and Gardner knew, or should have known, prior to the filing of the aforesaid *crimen falsi* felony and misdemeanor criminal charges against Plaintiff Forish and Fabian Giovannagelo that:

- a. Hose Company No. 1's legal right to retain attorney representation for its members from its private financial resources -- as set forth in its By-Laws and/or as authorized by a lawful vote of a quorum of its membership at its duly conducted January 9, 2020 monthly meeting – was well-established;
- b. a quorum of the membership of Hose Company No 1 at its duly conducted January 9, 2020 monthly meeting authorized the payment of funds from Hose Company No. 1's private financial resources for the retention of legal representation for its members subjected to unlawful retaliation by Defendant Brasile for exercising their First Amendment right to citizen speech on matters of public concern, including the above-named Whistleblowers, as confirmed by Exhibits P-2(a) through P-2(m), which are incorporated by reference as though set forth at length below; and
- c. that the execution of checks drawn on the private bank account of Hose Company No. 1 by the President (to, wit, Fabian Giovannagelo) and Treasurer (to wit, Plaintiff Forish) of Hose Company No. 1 to pay for said legal representation of the above-mentioned Whistleblowers, and as authorized by the vote of a quorum of the membership of Hose Company No. 1 at its duly conducted January 9, 2020 monthly meeting, is lawful and appropriate.

99. At all times herein mentioned, no evidence existed that Plaintiff Forish and Fabian Giovannagelo committed any acts of theft, misappropriation of funds, or other legal improprieties, including Theft by Deception, 18 Pa.C.S. §3922(a)(1) (Felony 3); Theft by Unlawful Taking or Disposition – Movable Property, 18 Pa.C.S. §3921(a) (Felony 3); and Misapplication of Entrusted Property and Property of Government or Financial Institution, 18 Pa.C.S. §4113(a) (Misdemeanor 2) arising from the payment to Fredrick E. Charles, Esquire by Hose Company No. 1 of the above-referenced sums for legal representation proximately resulting from Defendants Brasile's wrongdoing, waste, and unconstitutional retaliatory actions against Hose Company No. 1 members, including said Whistleblowers.

100. At all times herein mentioned, Defendants, City of Latrobe, Latrobe Volunteer Fire Company, Brasile, McDowell, Jr., and Gardner knew, or should have known, that they had a legal duty to conduct a thorough and appropriate investigation of the membership of Hose Company No. 1 to determine whether probable cause existed to support the filing of the aforesaid infamous

crimen falsi felony and misdemeanor criminal charges against Plaintiff Forish and Fabian Giovannagelo.

101. At all times herein mentioned, and prior to the filing of the aforesaid infamous *crimen falsi* felony and misdemeanor criminal charges against Plaintiff Forish and Fabian Giovannagelo, Hose Company No. 1's approval at its January 9, 2020 monthly meeting of an expenditure of funds from its private financial resources for any member victimized by the retaliatory tactics of Defendant Brasile was properly documented in the recorded minutes of said monthly meeting -- which were confiscated by Defendant Gardner following Plaintiff's arrest on the aforesaid *crimen falsi* criminal charges -- and was easily discoverable and ascertainable by the above-captioned defendants with a cursory interview of the aforesaid Hose Co. No. 1 members set forth in paragraph 98(b), which defendants wrongfully failed to perform.

102. At all times herein mentioned, Defendant City of Latrobe was apprised by Plaintiff Forish and the aforesaid Whistleblowers of Defendant Brasile's instances of fraudulent and criminal actions, wrongdoing, waste, violations of the constitutional and civil rights of Hose Company No.1 members, and tortious behavior prior the filing of the aforesaid infamous *crimen falsi* felony and misdemeanor criminal charges against Plaintiff Forish and Fabian Giovannagelo.

103. At all times herein mentioned, Defendant City of Latrobe consciously adhered to an approach that it knew, or should have known, would fail to prevent Defendant Brasile from engaging in future instances of fraudulent and criminal actions, wrongdoing, waste, violations of the constitutional and civil rights of Hose Company No.1 members, and tortious behavior against Hose Company No. 1 members, including Plaintiff Forish and the aforementioned Whistleblowers, and reacted with deliberate indifference to, and conscious disregard of, its advance knowledge of

Brasile's propensity to inflict such harm upon others, and failed to properly supervise, discipline, and or re-train him to prevent future constitutional and civil rights violations upon others.

104. Policymakers' continued adherence to an approach that they know or should know has failed to prevent tortious conduct by employees may establish the conscious disregard for the consequences of their action -- the deliberate indifference -- necessary to trigger municipal liability. *Connick v. Thompson*, 563 U.S. 51, 61-62 (2011).

105. A local government's decision not to train certain employees about their legal duty to avoid violating citizens' rights may rise to the level of an official government policy for purposes of §1983. *Connick v. Thompson*, 563 U.S. 51, 61 (2011).

106. Deliberate indifference requires proof that a municipal actor disregarded a known or obvious consequence of his action. Thus, when municipal policymakers are on actual or constructive notice that a particular omission in their training program causes their employees to violate citizens' constitutional rights, the municipality may be deemed deliberately indifferent if the policymakers choose to retain that program.

107. Defendant City of Latrobe's policy of inaction in light of notice that its program will cause constitutional violations is the functional equivalent of a decision by Defendant City itself to violate the Constitution. *Connick v. Thompson*, 563 U.S. 51, 61-62 (2011).

108. A single action may represent an act of "official government policy" if the acting official is an authorized decision-maker.

109. Defendant City, by and through its City Code has adopted the by-laws of Defendant Fire Department.

110. In those instances wherein a local government and its high-ranking officials/decision-makers have not set out a formal written policy, Plaintiff may set forth facts that

reveal a governmental custom and/or policy or a “de facto” official policy on behalf of Defendant City.

111. Plaintiff may prove that Defendant City, by and through its policymakers, decision-makers and supervisory/management level employees, acted pursuant to a custom to retaliate against Plaintiff for his First Amendment activity even if said custom did not receive formal approval through the decision-making channels of the Defendant City.

112. At all times relevant to the within action, Defendant City has developed and maintained official policies and customs of retaliating against individuals who engage in constitutionally protected activity and who exercise their First Amendment right to free speech, as described above.

113. Defendants’ aforesaid official policies and customs of violating individual’s rights resulted in the violation of Plaintiff Forish’s Fourteenth Amendment right to due process and a violation of Plaintiff’s liberty interest in his name and reputation.

114. Defendant City, by and through its supervisory/management level employees, has acted pursuant to said policy and custom and engaged in the constitutional deprivations more fully described above.

115. Defendant City developed or maintained policies or customs exhibiting deliberate indifference to the constitutional rights of individuals, including individuals’ rights to speak as a citizen on matters of public concern and to due process rights protected by the Fourteenth Amendment.

116. Defendant City developed or maintained policies or customs exhibiting deliberate indifference to unjust, unlawful and retaliatory practices by its supervisory/management level employees, wherein individuals, such as Plaintiff Forish, was retaliated against for exercising his

First Amendment rights to citizen speech on matters of public concern and deprived of his Fourteenth Amendment right to due process.

117. Defendant City failed or refused to mandate the appropriate in-service training, supervision, and disciplining of its management level agents or employees who were responsible for protecting the civil and constitutional rights of individuals.

118. Defendant City has maintained inadequate and defective policies, customs and practices in the hiring of its policymakers, decision-makers and supervisory/ management level employees, including all department heads as defined in the Latrobe City Code.

119. Defendant City has maintained inadequate and defective policies, customs and practices of training its supervisory/management level employees concerning the constitutionally protected rights of individuals, including Plaintiff.

120. Defendant City failed to adopt policies which were necessary to avoid or prohibit misconduct, civil and constitutional rights violations as set forth herein.

121. As a result of the defective and inadequate policies and customs described above and the failure to conduct proper screening, interviewing, training, re-training and failure to adopt the necessary and appropriate disciplinary policies, Defendant policymakers, decision-makers and supervisory/management level employees, including Defendants Brasile and McDowell, Jr. believed that their actions would not be properly monitored and that their acts of misconduct would not be investigated or sanctioned, but rather would be tolerated.

122. As a result of the existing policies, customs and deliberate indifference of Defendant City and the wrongful and unconstitutional conduct of its policymakers, decision-makers and supervisory/management level employees, individuals such as Plaintiff Forish have been subjected to civil and constitutional rights violations.

123. Defendant City has adopted, participated in, condoned and acquiesced to the above-described wrongful and unconstitutional conduct of its policymakers, decision-makers and supervisory/management level employees and including Defendants Brasile and McDowell, Jr.

124. Defendant City has adopted, participated in, condoned and acquiesced to the above-described wrongful, negligent and unconstitutional conduct of Defendant Fire Department in depriving Plaintiff of his constitutional rights.

125. Defendant City's adopting and maintaining the above-described defective and inadequate policies and customs and its failure to enact the necessary remedial policies demonstrated a conscious and deliberate indifference and disregard for the well-being and constitutional rights of Plaintiff Florish.

WHEREFORE, Plaintiff, Robert Steven Forish, requests that this Honorable Court enter judgment in his favor and against Defendant, City of Latrobe, and determine that Plaintiff has suffered the substantial and continuing injuries set forth above, and that said injuries resulted from the deprivation of his civil and constitutional rights, discrimination and other wrongful conduct by Defendant, City of Latrobe, and award Plaintiff the following relief:

- A. A declaration that Defendant has violated Plaintiff's civil rights;
- B. Compensatory damages in excess of One Hundred Fifty Thousand (\$150,000.00) Dollars;
- C. Injunctive relief, including entering an Order enjoining Defendant, City of Latrobe, and all supervisory and management level employees of the Defendant City of Latrobe from engaging in further violations of the right to freedom of speech and due process of law and directing that they undertake a remedial program, provide regular and periodic training to their policymakers, decision-makers, and supervisory and management level employees concerning the mandates of the First and Fourteenth Amendments to the United States Constitution;
- D. Attorney's fees as provided for by 42 U.S.C. §1988(b), costs of suit and pre-judgment interest; and

- E. Such other equitable relief as this Honorable Court should deem just and proper.

COUNT III –
PLAINTIFF v. ALL DEFENDANTS
42 U.S.C. §§ 1983, 1985 - CONSPIRACY

126. Paragraphs 1 through 86 and Counts I and II are incorporated by reference as though set forth at length below.

127. Defendants Gardner, Brasile, McDowell, Jr., and Latrobe Volunteer Fire Department, acting individually or in combination with each other under color of state law, including but not limited to color of any statute, ordinance, regulation, custom or usage and motivated by prejudice against Plaintiff Forish, conspired with each other for the purpose of impeding, obstructing, hindering and defeating the due course of justice and with the intent to deny and deprive him of his well-established First and Fourteenth Amendment rights to freedom of speech and right to due process, retaliated against him for exercising said rights, and Defendant City condoned, acquiesced to, adopted and participated in the unlawful conduct of Defendants Gardner, Brasile, McDowell, Jr., and Latrobe Volunteer Fire Department.

128. Defendants Gardner, Brasile, McDowell, Jr., Latrobe Volunteer Fire Department, and City of Latrobe, acting in concert with each other, entered into an agreement, understanding, plot, plan or conspiracy to carry out the alleged chain of events and overt acts as set forth above, thereby causing Plaintiff Forish to suffer and sustain deprivations of his constitutional rights, injuries and special damages as more fully set forth herein.

129. Defendants Brasile, McDowell, Jr., Latrobe Volunteer Fire Department, and City of Latrobe plotted, planned, conferred, and conspired to impart improper, unlawful, and unwarranted discipline to Plaintiff in retaliation for his exercise of his well-established First Amendment right of freedom of speech as a citizen on matters of public concern.

130. The original agreement, understanding, plot, plan and conspiracy to retaliate against Plaintiff for exercising his protected First Amendment right to citizen speech about matters of public concern was entered into between Defendants City of Latrobe, Brasile, McDowell, Jr., and Latrobe Volunteer Fire Department contemporaneously with the following overt acts and events:

- a. May 27, 2020, when in direct retaliation for their protected citizen's speech on matters of public concern and in further violation of the Latrobe City Code, LVFD By-laws, and Hose Company No. 1 By-laws, Defendant Fire Chief Brasile expelled Fabian Giovannagelo and four (4) other members of Hose Company No. 1, to wit, C. Giovannagelo, N. Giovannagelo, Blessing and Jones, from the LVFD, and letters of expulsion were served upon said individuals by Constable on or about May 29, 2020. Copies of said letters of expulsion are collectively attached hereto as Exhibits "P-6(a)" through "P-6(e)" inclusive and incorporated by reference as though set forth at length below.
- b. May 30, 2020, when in accordance with the aforesaid unanimous agreement of the quorum/members of Hose Company No. 1 attending the January 9, 2020 meeting, to wit, to provide financial assistance for legal representation to any member subjected to Brasile's unlawful retaliatory and expulsion tactics, a check (No. 5356) was issued from Hose Company No. 1's bank account with Westmoreland Federal Savings and Loan Association of Latrobe to Fredrick E. Charles, Esquire in the amount of Five Thousand Five Hundred (\$5,500.00) Dollars, and co-signed by Plaintiff Forish, Treasurer. A copy of said check is attached hereto as Exhibit "P-7" and incorporated by reference as though set forth at length below;
- c. June 5, 2020, when Defendant McDowell, Jr. first received hand-delivered written correspondence from Fredrick E. Charles, Esquire requesting a hearing before the Board of Appeals on behalf of Plaintiff Forish's aforesaid authorized representatives, to wit, the expelled Whistleblowers/members of Hose Company No. 1;
- d. On or before June 25, 2020, when Plaintiff Forish, in his capacity as LVFD First Vice President and Hose Company No. 1's elected representative to the Board of Appeals, attempted to ascertain whether an appeal hearing had been scheduled on behalf of his authorized representatives under the Pennsylvania Whistleblower's Law, to wit, the expelled members of Hose Company No. 1, but was not provided any information by Defendants McDowell, Jr. or Brasile concerning an appeal before the Board of Appeals and was further threatened by Defendant Brasile with arrest if Plaintiff Forish attempted to appear or participate in any appeal proceedings involving the aforesaid expelled members

of Hose Company No. 1.;

- e. June 25, 2020, when Fredrick E. Charles, Esquire, on behalf of the expelled members of Hose Company No. 1, forwarded correspondence to Kim R. Houser, Esquire, Solicitor for the LVFD and John K. Greiner, Esquire, Solicitor for the City of Latrobe, advising them of the above-described procedural illegalities and errors in the expulsion appeal process and requesting their intervention on behalf of their respective principals in order to correct said illegalities and errors;
- f. July 9, 2020 and July 14, 2020, when Fredrick E. Charles, Esquire forwarded correspondence to City of Latrobe Manager, Michael Gray and Solicitors Houser and Greiner, requesting that the City of Latrobe immediately reverse the illegal expulsion of the aforesaid members of Hose Company No. 1;
- g. July 10, 2020, when in accordance with the aforesaid unanimous agreement of the quorum/members of Hose Company No. 1 attending the January 9, 2020 meeting, to wit, to provide financial assistance for legal representation to any member subjected to Brasile's unlawful retaliatory and expulsion tactics, a check (No. 5364) was issued from Hose Company No. 1's bank account with Westmoreland Federal Savings and Loan Association of Latrobe to Fredrick E. Charles, Esquire in the amount of Ten Thousand (\$10,000.00) Dollars, and co-signed by its Treasurer, Plaintiff Forish. A copy of said check is attached hereto as Exhibit "P-10" and incorporated by reference as though set forth at length below;
- h. August 14, 2020, when Fredrick E. Charles, Esquire filed a federal lawsuit in the United States District Court for the Western District of Pennsylvania (term number 2:20-cv-1212) on behalf of the aforesaid expelled members of Hose Company No. 1, to wit, Fabian Giovannagelo, Cody Giovannagelo, Nico Giovannagelo, Christopher Blessing, and Ryan Jones, as plaintiffs and naming (i) Latrobe Fire Chief Brasile, (ii) the Latrobe Volunteer Fire Department (LVFD), (iii) the City of Latrobe, (iv) Rosemarie M. Wolford, Mayor, and (v) LVFD President, Chuck McDowell, Jr. as Defendants.

131. Defendant Gardner's agreement, understanding, plot, plan and conspiracy with Defendants City of Latrobe, Brasile, McDowell, Jr., and Latrobe Volunteer Fire Department to retaliate against Plaintiff Forish for exercising his protected First Amendment rights of citizen speech on matters of public concern was on-going, and the overt acts and events of July 20, 2021, to wit, when Gardner, on behalf of the Commonwealth of Pennsylvania/Westmoreland County Detective Bureau, filed criminal charges against Plaintiff Forish and Fabian Giovannagelo,

charging each of them with Theft by Deception, 18 Pa.C.S. §3922(a)(1) (Felony 3); Theft by Unlawful Taking or Disposition – Movable Property, 18 Pa.C.S. §3921(a) (Felony 3); and Misapplication of Entrusted Property and Property of Government or Financial Institution, 18 Pa.C.S. §4113(a) (Misdemeanor 2) arising from the payment of the above-referenced checks from Hose Company No. 1 to Fredrick E. Charles, Esquire, were contemporaneous with and in furtherance of said conspiracy. A copy of the Police Criminal Complaint and Affidavit of Probable Cause filed against Giovannagelo, and the Unified Judicial System of Pennsylvania Web Portal Docket Statements of Giovannagelo (MJ-10208-CR-0000275-2021) and Forish (MJ-10208-CR-0000274-2021) are attached hereto as Exhibits “P-12,” “P-13,” and “P-14,” respectively, and incorporated by reference as though set forth at length below.

132. At all times relevant to the within action, Defendant City acquiesced to, condoned, adopted and participated in the unlawful conspiratorial conduct of Defendants Brasile, McDowell, Jr., Latrobe Volunteer Fire Department, and Gardner.

133. At all times herein mentioned, a “meeting of the minds” or “understanding or agreement to conspire” can be “infer[red]” from circumstantial evidence. *Startzell v. City of Philadelphia*, 533 F.3d 183, 205 (3d Cir. 2008).

WHEREFORE, Plaintiff, Robert Steven Forish, requests that this Honorable Court enter judgment in his favor and against Defendants, jointly and severally, and determine that Plaintiff has suffered the substantial and continuing injuries set forth above, and that said injuries resulted from the deprivation of his civil and constitutional rights, discrimination and other wrongful conduct by Defendants and award Plaintiff the following relief:

A. A declaration that Defendants have violated Plaintiff’s civil rights;

- B. Compensatory damages in excess of One Hundred Fifty Thousand (\$ 150,000.00) Dollars;
- C. Punitive and exemplary damages, as appropriate, against the non-municipal Defendants in their individual capacities;
- D. Injunctive relief, including entering an Order enjoining Defendants and all supervisory and management level employees of the Defendant City of Latrobe from engaging in further violations of the right to freedom of speech and procedural due process and directing that they undertake a remedial program, provide regular and periodic training to their policymakers, decision-makers, and supervisory and management level employees concerning the mandates of the First and Fourteenth Amendments to the United States Constitution;
- E. Attorney's fees as provided for by 42 U.S.C. §1988(b), costs of suit and pre-judgment interest; and
- F. Such other equitable relief as this Honorable Court should deem just and proper.

COUNT IV –
PLAINTIFF v. ALL DEFENDANTS
SUPPLEMENTAL STATE LAW CLAIM – 28 U.S.C. §1367(a) -
MALICIOUS PROSECUTION

134. Paragraphs 1 through 86 and Counts I, II, and III are incorporated by reference as though set forth at length below.

135. At all times herein mentioned, the above-captioned defendants, individually and collectively, were responsible for causing the above-described criminal proceedings before Magisterial District Justice Joseph A. Cannoni to be initiated against Plaintiff Forish and Fabian Giovannagelo on July 20, 2021, resulting in their arrest on infamous *crimen falsi* felony and misdemeanor criminal charges and/or seizure of their property by the Commonwealth of Pennsylvania, all of which was highly publicized and document by the newspaper and television media.

136. At all times herein mentioned, the above-captioned defendants, individually and collectively, acted with malice and without probable cause for their actions in criminally prosecuting Plaintiff Forish and Fabian Giovannagelo for infamous *crimen falsi* criminal offenses, including Theft by Deception, 18 Pa.C.S. §3922(a)(1) (Felony 3); Theft by Unlawful Taking or Disposition – Movable Property, 18 Pa.C.S. §3921(a) (Felony 3); and Misapplication of Entrusted Property and Property of Government or Financial Institution, 18 Pa.C.S. §4113(a) (Misdemeanor 2) arising from the payment of the above-referenced checks from Hose Company No. 1 to Fredrick E. Charles, Esquire.

137. At all times herein mentioned, Defendant Brasile, in his official capacity as Fire Chief for the Latrobe Volunteer Fire Department, and pursuant to the legal principal of *respondeat superior*:

- a. was legally responsible for all actions, decisions, and courses of conduct engaged in by the officers and/or volunteer fire fighters/members of the various Hose Companies comprising Defendant, Latrobe Volunteer Fire Department; and
- b. had policy-making authority for Defendant Fire Department and was responsible for carrying out his supervisory responsibilities in a manner which complied with all federal and state laws, the Latrobe City Code, Defendant Fire Department By-laws and the individual by-laws for each incorporated hose company.

138. At all times herein mentioned, the above-captioned defendants lacked reasonable ground of suspicion supported by circumstances sufficient to warrant that an ordinary, prudent person in a similar situation could believe that plaintiff Forish and Fabian Giovannagelo were guilty of the criminal offenses charged. See *Turano v. Hunt*, 631 A.2d 822 (Pa.Cmwlth. 1993).

139. On December 20, 2021, the above-described criminal charges against Plaintiff Forish and Fabian Giovannagelo were withdrawn and, pursuant to agreement of all parties, the determination of the legality of the aforesaid payments to Fredrick E Charles Esquire from the

financial resources of Hose Company No. 1 was placed in the hands of the Court of Common Pleas of Westmoreland County pursuant to an Interpleader Petition to be filed by Plaintiff Forish and Fabian Giovannagelo in accordance with Rules 2301 through 2324 of the Pennsylvania Rules of Civil Procedure.

140. An official court hearing was scheduled and conducted on or about Monday, August 29, 2022 before the Honorable Harry F. Smail, Jr., Judge of the Court of Common Pleas of Westmoreland County, Pennsylvania, concerning the aforesaid Interpleader petition (Case No. 281 of 2022).

141. The above-described August 29, 2022 hearing was attended by the above-captioned parties and their legal representatives, including Westmoreland County Assistant District Attorney Leo J. Ciaramitaro, Esquire on behalf of the Commonwealth and the above-named defendants, and Dennis G. Charles, Esquire and Jason N. Huska, Esquire on behalf of Plaintiff Forish and Fabian Giovannagelo, respectively.

142. All evidence was presented to Judge Smail and fairly litigated on or about August 29, 2022 surrounding the payment of the above-described legal retainer to Fredrick E. Charles, Esquire by Plaintiff Forish and Fabian Giovannagelo from the private financial resources of Hose Company No. 1, pursuant to legal authority resulting from the unanimous vote of a quorum of the membership of Hose Company No. 1 on January 9, 2020, and on behalf of its above-referenced Whistleblower volunteer firemen who were expelled from Defendant Fire Company by Defendant Brasile and the above-named defendants.

143. The Commonwealth of Pennsylvania failed to answer the above-described Petition for Interpleader filed by Plaintiff Forish and Fabian Giovannagelo, and offered no evidence at said Interpleader hearing to rebut Petitioners Forish's and Giovannagelo's evidence establishing the

legality and propriety of their payment of Fredrick E. Charles, Esquire's legal retainer from Hose Company No. 1 funds.

144. On August 30, 2022, the Honorable Harry F. Smail, Jr. favorably determined the aforesaid Interpleader Petition on behalf of Plaintiff Forish and Fabian Giovannagelo, upheld the termination of said criminal proceedings with prejudice, and prohibited any further criminal allegations to be filed by the Commonwealth of Pennsylvania on behalf of the above-captioned defendants against Plaintiff Forish and Fabian Giovannagelo arising from the payment of the aforesaid legal retainer of Fredrick E Charles, Esquire from the funds of Hose Company No. 1. The content of the Honorable Harry F. Smail, Jr.'s August 30, 2022 Order of Court, and the Petition for Interpleader, are incorporated by reference as though set forth at length below.

145. It is respectfully submitted that the above-captioned defendants are collaterally estopped by the Court of Common Pleas of Westmoreland County's termination with prejudice of Defendants' above-referenced criminal charges and allegations of wrongdoing by Plaintiff Forish and Fabian Giovannagelo, and decision in favor of Plaintiff Forish and Fabian Giovannagelo, including the Court's acceptance of all allegations contained in the Interpleader petition as true, following the August 29, 2022 Interpleader hearing.

146. As a direct and proximate result of the above-captioned defendants' intentional and reckless conduct and malicious prosecution of Plaintiff Forish as heretofore described, he suffered severe harm and damages, some or all of which may be permanent, including;

- a. lawyers' fees incurred by Plaintiff Forish in his successful defense of the criminal charges that the above-captioned defendants caused be brought against him, as well as in said Interpleader cause of action;
- b. harm to his formerly unblemished reputation for honesty, truthfulness, veracity, and law abidingness in the community;

- c. pecuniary or financial losses resulting from the above-captioned defendants' extreme and outrageous conduct as heretofore described; and
- d. severe, intense, and highly unpleasant mental reactions and emotional stress, such as mental anguish, embarrassment, humiliation, depression, anxiety, horror, grief, shame, anger, chagrin, disappointment, worry, and other mental disorders and symptoms classified in the Diagnostic and Statistical Manual of Mental Disorders-Fifth Edition-Text Revised (DSM-V-TR), as amended, as well as cardiac and other physical harm and maladies as set forth in Plaintiff Forish's medical records, which are incorporated by reference as though set forth at length below, and arising from the above-captioned defendants' extreme and outrageous conduct as heretofore described.

147. At all times herein mentioned, the aforesaid harm and damages suffered by Plaintiff Forish were the direct and proximate result of the Defendants' intentional and reckless conduct and malicious prosecution of him as heretofore described, and was not caused by any negligent act or failure to act on the part of the Plaintiff Forish, who at all times conducted himself in a careful, prudent and law-abiding manner.

148. Plaintiff, Forish has pursued all necessary and reasonable measures to mitigate his damages suffered in the above-described malicious prosecution.

149. At all times herein mentioned, the above-described defendants' malicious prosecution of Plaintiff Forish with the above-described *crimen falsi* felony and misdemeanor criminal offenses without supporting evidence or probable cause constituted extreme, outrageous, and reprehensible conduct that goes beyond all possible bounds of decency and would be regarded as atrocious and utterly intolerable in a civilized community, thus meriting the award of punitive damages against all non-municipal defendants, jointly and severally.

WHEREFORE, the Plaintiff, Robert Steven Forish, demands judgment against the above-captioned defendants for general and special damages and costs of suit, and punitive damages, jointly and severally, against the above-captioned non-municipal defendants, as appropriate, and such additional relief as this Honorable Court deems appropriate.

COUNT V –
PLAINTIFF v. ALL DEFENDANTS
SUPPLEMENTAL STATE LAW CLAIM – 28 U.S.C. §1367(a) -
ABUSE OF PROCESS

150. Paragraphs 1 through 86 and Counts I, II, III, and IV are incorporated by reference as though set forth at length below.

151. On July 20, 2021, Defendant Gardner, following consultation with Defendants Brasile, McDowell, Jr., Latrobe Volunteer Fire Company, and/or City of Latrobe, filed a criminal complaint (No. 20210258) against Plaintiff Forish at Docket Number at MJ-10208-CR-0000274-2021 and OTN Number R 157013-3 charging him with the *crimen falsi* criminal offenses of Theft by Deception, 18 Pa.C.S. §3922(a)(1) (Felony 3); Theft by Unlawful Taking or Disposition – Movable Property, 18 Pa.C.S. §3921(a) (Felony 3); and Misapplication of Entrusted Property and Property of Government or Financial Institution, 18 Pa.C.S. §4113(a) (Misdemeanor 2) arising from the payment of the above-referenced checks from Hose Company No. 1 to Fredrick E. Charles, Esquire.

152. On July 20, 2021, Plaintiff Forish was arrested without warrant by Defendant Gardner and preliminarily arraigned on the above-described *crimen falsi* felony and misdemeanor criminal charges before Magisterial District Justice Joseph A. Cannoni.

153. On July 20, 2021, Plaintiff Forish’s freedom, good name and reputation were irreparably harmed when he was arrested by Defendant Gardner without probable cause, subjected to the power and control of the Commonwealth of Pennsylvania, and placed under the terms and conditions of \$25,000 unsecured bail.

154. At all times herein mentioned, no probable cause or evidence existed to legally justify the Commonwealth of Pennsylvania’s arrest of Plaintiff Forish and Fabian Giovannagelo

on the above-referenced *crimen falsi* felony and misdemeanor criminal charges, and a determination in favor of Plaintiff Forish and Fabian Giovannagelo to said effect ultimately was made by the Honorable Harry F. Smail, Jr., Judge of the Court of Common Pleas of Westmoreland County, on August 30, 2022.

155. At all times herein mentioned, Defendant Gardner acted in concert, and pursuant to a plot, plan, scheme, or conspiracy, with Defendants Brasile, McDowell, Jr., Latrobe Volunteer Fire Department and its representatives, and/or the City of Latrobe to abuse the criminal justice system and the arrest power of the Commonwealth of Pennsylvania in order to punish and unlawfully retaliate against Plaintiff Forish and the aforementioned volunteer firemen, to wit, Fabian Giovannagelo, Cody Giovannagelo, Nico Giovannagelo, Christopher Blessing, and Ryan Jones, for their good faith reporting and disclosures pursuant to the First Amendment and the Pennsylvania Whistleblower Law, 43 P.S. §§ 1423 – 1428, concerning instances of criminal and civil wrongdoing, fraud, and/or waste by Defendants Brasile, McDowell, Jr., and/or the City of Latrobe in their operation, control, and management of Defendant Latrobe Volunteer Fire Department.

156. At all times herein mentioned, Defendant Gardner acted in concert, and pursuant to a plot, plan, scheme, or conspiracy, with Defendants Brasile, McDowell, Jr., Latrobe Volunteer Fire Department, and/or the City of Latrobe to abuse the criminal justice system and the arrest power of the Commonwealth of Pennsylvania in order to chill, impede, obstruct, and hinder further investigation and public disclosure by Plaintiff Forish and the aforementioned volunteer firemen, to wit, Fabian Giovannagelo, Cody Giovannagelo, Nico Giovannagelo, Christopher Blessing, and Ryan Jones, of the instances of civil and criminal wrongdoing, fraud, waste, and constitutional

violations by Defendants Brasile, McDowell, Jr., Latrobe Volunteer Fire Department, and City of Latrobe, as heretofore described.

157. Following Defendant Gardner's arrests of Plaintiff Forish and Fabian Giovannagelo on July 20, 2021 on the above-stated infamous *crimen falsi* felony and misdemeanor criminal charges, Defendant Brasile announced to the media, and it was reported in the newspaper, that he felt "vindicated" by said arrests.

158. Where the actor misuses the custody which he has obtained of another by a privileged arrest under a warrant, his misuse is an abuse of process. Restatement (Second) of Torts § 136, comment d.

159. Where the arrest is made without a warrant, there is no process to abuse, but the actor's misuse of the power which the custody taken under such an arrest gives him over the other is an abuse of his privilege to arrest and has the same effect as an abuse of process. Restatement (Second) of Torts § 136, comment d.

160. At all times herein mentioned, Defendant Gardner, working in concert with Defendant Brasile and the above-captioned defendants, misused and perverted the custody which he obtained over Plaintiff Forish and Fabian Giovannagelo by arrest with or without warrant, and constitutes an abuse of process. See Publix Drug Co. v. Breyer Ice Cream Co, 32 A.2d 413, 415 (Pa. 1943).

161. At all times herein mentioned, the above-described defendants' abuse of process proximately resulting from the filing of the above-described infamous, *crimen falsi* felony and misdemeanor criminal offenses against Plaintiff Forish and Fabian Giovannagelo without probable cause or supporting evidence and constituted extreme, outrageous, and reprehensible conduct that goes beyond all possible bounds of decency and would be regarded as atrocious and

utterly intolerable in a civilized community, thus meriting the award of punitive damages against all non-municipal defendants, jointly and severally.

WHEREFORE, the Plaintiff, Robert Steven Forish, demands judgment against the above-captioned defendants for general and special damages and costs of suit, and punitive damages, jointly and severally, against the above-captioned non-municipal defendants, as appropriate, and such additional relief as this Honorable Court deems appropriate.

COUNT VI –
PLAINTIFF v. ALL DEFENDANTS
SUPPLEMENTAL STATE LAW CLAIM – 28 U.S.C. §1367(a) -
INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

162. Paragraphs 1 through 86 and Counts I, II, III, IV, and V are incorporated by reference as though set forth at length below.

163. The aforesaid extreme and outrageous conduct, acts or omissions of the Defendants within the scope of their employment were calculated, designed and intended to intentionally inflict deliberate emotional distress, psychological trauma, and physical and/or emotional pain and suffering upon Plaintiff Forish.

164. Defendants engaged in said conduct with the intent to instill an immediate and permanent sense of fear in the mind of Plaintiff Forish.

165. Plaintiff Forish suffered extreme and traumatic emotional distress, fear, anxiety, embarrassment, humiliation, pecuniary loss, loss of life's enjoyments and pleasures, and resulting physical, psychological, and emotional pain, all to his great detriment, and as a direct and proximate result of the above-captioned Defendants' willful misconduct and intentional, outrageous, and egregious behavior that went beyond all possible bounds of decency and would be regarded as atrocious and utterly intolerable in a civilized community.

166. The cause of action against the above-named Defendants for the tort of Intentional Infliction of Emotional Distress is recognized under the laws of the Commonwealth of Pennsylvania and by the Pennsylvania courts. Papieves v. Kelly, 263 A.2d 118 (Pa. 1970); Restatement (Second) of Torts § 46(1); Pa. SSJI (Civ) 17.40.

167. Defendants' above-described outrageous, atrocious, and egregious behavior towards Plaintiff Forish directly and proximately caused him to suffer severe, intense, continuing, and disabling emotional distress, all of which may be permanent in nature.

168. As a direct and proximate result of the Defendants' intentional and malicious actions and the physical, psychiatric and emotional harm that proximately resulted therefrom, Plaintiff Forish incurred, and will continue to incur, financial expenses, medical bills, and economic loss, to his great detriment and for which he is entitled to recover damages.

169. As a direct and proximate result of the intentional, outrageous, atrocious, egregious, dishonest, and injurious conduct, actions, and omissions of the above-captioned defendants, Plaintiff Forish suffered extreme emotional and psychological stress, trauma, mental anguish, pain and suffering, fright, horror, grief, shame, embarrassment, and humiliation, and is entitled to punitive damages, jointly and severally, against the individual/non-municipal defendants.

WHEREFORE, the Plaintiff, Robert Steven Forish, demands judgment against the above-captioned defendants for general and special damages and costs of suit, and punitive damages, jointly and severally, against the above-captioned non-municipal defendants, as appropriate, and such additional relief as this Honorable Court deems appropriate.

DEMAND FOR JURY TRIAL

170. Plaintiff hereby demands a jury trial on all issues of facts and damages in this action.

Respectfully submitted.

/s/ Dennis G. Charles, Esquire
Dennis G. Charles, Esquire
441 Linden Street
Allentown, PA 18102
610-437-7064
dennis@charleslaw.us
PA Attorney I.D. No. 30204
Attorney for Plaintiff

JS 44 (Rev. 10/20)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS
 Robert Steven Forish

(b) County of Residence of First Listed Plaintiff Westmoreland
 (EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)
 Dennis G. Charles, Esq., 441 Linden Street, Allentown, PA 18101 610-437-7064 (work) 610-730-2561 (mobile)

DEFENDANTS
 John Brasile, Chuck McDowell, Jr., Latrobe Volunteer Fire Dept., City of Latrobe, and Randall D. Gardner
 County of Residence of First Listed Defendant Westmoreland
 (IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known)
 Bruce E. Rende, Esq., RLM LLP, 500 Grant St., St. 2300, Pittsburgh, PA 15219
 Scott G. Dunlop, Esq., Union Trust Bldg., 500 Grant St., St. 700, Pittsburgh, PA 15219

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

1 U.S. Government Plaintiff

3 Federal Question (U.S. Government Not a Party)

2 U.S. Government Defendant

4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

	PTF	DEF		PTF	DEF
Citizen of This State	<input type="checkbox"/> 1	<input type="checkbox"/> 1	Incorporated or Principal Place of Business In This State	<input type="checkbox"/> 4	<input type="checkbox"/> 4
Citizen of Another State	<input type="checkbox"/> 2	<input type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State	<input type="checkbox"/> 5	<input type="checkbox"/> 5
Citizen or Subject of a Foreign Country	<input type="checkbox"/> 3	<input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6	<input type="checkbox"/> 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

Click here for: Nature of Suit Code Descriptions.

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice	PERSONAL INJURY <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 835 Patent - Abbreviated New Drug Application <input type="checkbox"/> 840 Trademark <input type="checkbox"/> 880 Defend Trade Secrets Act of 2016 SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 376 Qui Tam (31 USC 3729(a)) <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit (15 USC 1681 or 1692) <input type="checkbox"/> 485 Telephone Consumer Protection Act <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIONS			
<input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	<input checked="" type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education	Habeas Corpus: <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty Other: <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement			

V. ORIGIN (Place an "X" in One Box Only)

1 Original Proceeding 2 Removed from State Court 3 Remanded from Appellate Court 4 Reinstated or Reopened 5 Transferred from Another District (specify) 6 Multidistrict Litigation - Transfer 8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
 42 USC 1983, 1985 and First and Fourteenth Amendments to U.S. Constitution

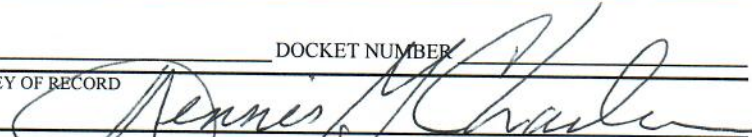
Brief description of cause:
 Retaliation against P for 1st Amendment Citizen Speech on Matters of Public Concern; Monell/Municipal Claim; civil conspiracy

VII. REQUESTED IN COMPLAINT:

CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P. **DEMAND \$** 150,000.00 CHECK YES only if demanded in complaint: **JURY DEMAND:** Yes No

VIII. RELATED CASE(S) IF ANY (See instructions):

JUDGE _____ DOCKET NUMBER _____

DATE 07/19/2023 SIGNATURE OF ATTORNEY OF RECORD 

FOR OFFICE USE ONLY

RECEIPT # _____ AMOUNT _____ APPLYING IFF _____ JUDGE _____ MAG. JUDGE _____

JS 44A REVISED June, 2009
IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA
THIS CASE DESIGNATION SHEET MUST BE COMPLETED

PART A

This case belongs on the (Erie Johnstown Pittsburgh) calendar.

1. **ERIE CALENDAR** - If cause of action arose in the counties of Crawford, Elk, Erie, Forest, McKean, Venang or Warren, OR any plaintiff or defendant resides in one of said counties.
2. **JOHNSTOWN CALENDAR** - If cause of action arose in the counties of Bedford, Blair, Cambria, Clearfield or Somerset OR any plaintiff or defendant resides in one of said counties.
3. Complete if on **ERIE CALENDAR**: I certify that the cause of action arose in _____ County and that the _____ resides in _____ County.
4. Complete if on **JOHNSTOWN CALENDAR**: I certify that the cause of action arose in _____ County and that the _____ resides in _____ County.

PART B (You are to check ONE of the following)

1. This case is related to Number _____ . Short Caption _____
2. This case is not related to a pending or terminated case.

DEFINITIONS OF RELATED CASES:

CIVIL: Civil cases are deemed related when a case filed relates to property included in another suit or involves the same issues of fact or it grows out of the same transactions as another suit or involves the validity or infringement of a patent involved in another suit

EMINENT DOMAIN: Cases in contiguous closely located groups and in common ownership groups which will lend themselves to consolidation for trial shall be deemed related.

HABEAS CORPUS & CIVIL RIGHTS: All habeas corpus petitions filed by the same individual shall be deemed related. All pro se Civil Rights actions by the same individual shall be deemed related.

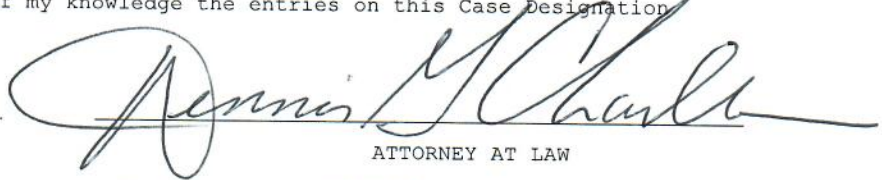
PART C

I. CIVIL CATEGORY (Select the applicable category).

1. Antitrust and Securities Act Cases
2. Labor-Management Relations
3. Habeas corpus
4. Civil Rights
5. Patent, Copyright, and Trademark
6. Eminent Domain
7. All other federal question cases
8. All personal and property damage tort cases, including maritime, FELA, Jones Act, Motor vehicle, products liability, assault, defamation, malicious prosecution, and false arrest
9. Insurance indemnity, contract and other diversity cases.
10. Government Collection Cases (shall include HEW Student Loans (Education), V A Overpayment, Overpayment of Social Security, Enlistment Overpayment (Army, Navy, etc.), HUD Loans, GAO Loans (Misc. Types), Mortgage Foreclosures, SBA Loans, Civil Penalties and Coal Mine Penalty and Reclamation Fees.)

I certify that to the best of my knowledge the entries on this Case Designation Sheet are true and correct

Date: 07/19/2023



ATTORNEY AT LAW

NOTE: ALL SECTIONS OF BOTH FORMS MUST BE COMPLETED BEFORE CASE CAN BE PROCESSED.

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence.** For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys.** Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
- United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
- Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
- Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)
- III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit.** Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: [Nature of Suit Code Descriptions](#).
- V. Origin.** Place an "X" in one of the seven boxes.
- Original Proceedings. (1) Cases which originate in the United States district courts.
- Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441.
- Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
- Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
- Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
- Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.
- Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket.
- PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.
- VI. Cause of Action.** Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service.
- VII. Requested in Complaint.** Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.
- Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.
- Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases.** This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

EXHIBIT “P-1”

FEDERAL COMPLAINT FILED BY
FREDRICK E. CHARLES, ESQUIRE
(CASE NO. 2:20-cv-1212)

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

CHRISTOPHER BLESSING,	:	
CODY GIOVANNAGELO, FABIAN	:	NO. 2:20-cv-1212
GIOVANNAGELO, NICO	:	
GIOVANNAGELO and RYAN JONES,	:	
PLAINTIFFS	:	JURY TRIAL DEMANDED
	:	
v.	:	
	:	
CITY OF LATROBE, ROSEMARIE M.	:	
WOLFORD, MAYOR, LATROBE	:	
VOLUNTEER FIRE DEPARTMENT,	:	
JOHN BRASILE, FIRE CHIEF and	:	
CHUCK McDOWELL, JR., FIRE	:	
DEPARTMENT PRESIDENT,	:	
DEFENDANTS	:	

COMPLAINT

JURISDICTION AND VENUE

1. The jurisdiction of this Court is invoked pursuant to 28 U.S.C. §§1331 and 1343(1), (3) and (4). This is an action for damages and/or injunctive relief authorized, arising under and instituted under 42 U.S.C.A. 2000(e)-5(f), 28 U.S.C.A. 1343(1)(3)(4), 42 U.S.C.A. 1983, the First and Fourteenth Amendments to the Constitution of the United States. The jurisdiction of this Court is invoked to secure protection of and to redress deprivation of rights secured by 42U.S.C.A.2000e *et seq* providing for injunctive and other relief against discrimination in employment.

2. All conditions precedent to jurisdiction under 42 U.S.C.A. 2000-e5(f)(3) have occurred or been complied with and the matter in controversy exceeds, exclusive of interest

and costs, the sum of One Hundred Fifty Thousand (\$ 150,000.00).

3. Venue is appropriate in the Western District of Pennsylvania. Plaintiffs reside and the Defendants conduct business in this District and the causes of action arise out of events which took place in this District.

PARTIES

4. Plaintiff Christopher Blessing (hereinafter “Plaintiff Blessing”) is an adult individual residing at 118 East Second Avenue, Latrobe, Westmoreland County, Pennsylvania 15650. Plaintiff Blessing began his service as a Latrobe firefighter in September, 2016 and serves as Chaplain for Hose Company No. 1.

5. Plaintiff Cody Giovannagelo (hereinafter “Plaintiff C. Giovannagelo”) is an adult individual residing at 412 Mary Street, Latrobe, Westmoreland County, Pennsylvania 15650. Plaintiff C. Giovannagelo began his service as a Latrobe firefighter in January, 2012 and has served as Secretary of Hose Company No. 1.

6. Plaintiff Fabian Giovannagelo (hereinafter “Plaintiff F. Giovannagelo”) is an adult individual residing at 4649 Route 982, Latrobe, Westmoreland County, Pennsylvania 15650. Plaintiff F. Giovannagelo began his service as a Latrobe firefighter in January, 1983 and served as President of Hose Company No. 1.

7. Plaintiff Nico Giovannagelo (hereinafter “Plaintiff N. Giovannagelo”) is an adult individual residing at 4649 Route 982, Latrobe, Westmoreland County, Pennsylvania 15650. Plaintiff N. Giovannagelo began his service as a Latrobe firefighter in November, 2007.

8. Plaintiff Ryan Jones (hereinafter “Plaintiff Jones”) is an adult individual residing at 126 Joanne Drive, Latrobe, Westmoreland County, Pennsylvania 15650. Plaintiff

Jones began his service as a Latrobe firefighter in March, 2003.

9. Defendant City of Latrobe (hereinafter “Defendant City”) is a political subdivision of the Commonwealth of Pennsylvania, situated within the Western District of Pennsylvania, with its address at 901 Jefferson Street, Latrobe, Westmoreland County, Pennsylvania 15650. It is incorporated as a city of the Third Class under the laws of the Commonwealth of Pennsylvania and is empowered to establish, regulate and control its fire department for the purpose of protecting and preserving the persons and property within the jurisdiction of the city and owns, operates, manages, directs and controls the volunteer fire department and all hose companies within the City of Latrobe.

10. Defendant Rosemarie M. Wolford (hereinafter “Defendant Wolford”) is an adult individual who, at all times relevant to the within action, was elected and served as Mayor of Defendant City and was responsible for supervising the actions of her supervisory/management level employees, including the Fire Chief, the Latrobe Fire Department and its officers.

11. As Mayor, Defendant Wolford is an elected official of Defendant City, in direct supervision of the fire department and its sworn members and also of the selection of the supervisory personnel of the Latrobe Fire Department and, as such, is responsible for the formulation and implementation of practices, policies, customs and procedures and for overseeing the day to day operation and command of the fire department.

12. As Mayor, Defendant Wolford is responsible for promulgating and enforcing all rules and regulations concerning the operation of the Latrobe Fire Department. She is further responsible, by herself or through her agents, to investigate the alleged misconduct of

fire department officers, outside of the normal channel of investigation internal to the fire department.

13. At all times relevant to the within action, Defendant Wolford acted within the scope of her duties and authority, under color or title of state or municipal or public law or ordinance and supervised or controlled one or more of the Defendants named herein in their conduct and actions or acted in concert with them in performance of their conduct or actions.

14. The Latrobe Volunteer Fire Department (hereinafter “Defendant Fire Department”) is a non-profit corporation, organized and licensed under the non-profit corporation law of the Commonwealth of Pennsylvania, with its principal address at P.O. Box 172, Latrobe, Westmoreland County, Pennsylvania 15650. At all times relevant to the within matter, Defendant Fire Department had a duty to enforce its by-laws and protect its members, including Plaintiffs.

15. At all times relevant to the within action, Defendant City, by its City Code, adopted and incorporated the Defendant Fire Department By-laws and supervised and was responsible for its actions, including the actions of its supervisory personnel.

16. At all times relevant to the within matter, the actions of Defendant Fire Department, by and through its supervisory/elected executive officers, constituted state action, under color or title of state or municipal or public law or ordinance.

17. Defendant John Brasile (hereinafter “Defendant Brasile”) is an adult individual who, at all times relevant to the within action, served as Fire Chief for Defendant Fire Department and all hose companies.

18. At all times relevant to the within action, Defendant Brasile had policy-

making authority for Defendant Fire Department and was responsible for carrying out his supervisory responsibilities in a manner which complied with all federal and state laws, the Latrobe City Code, Defendant Fire Department By-laws and the individual by-laws for each incorporated hose company.

19. As Fire Chief, Defendant Brasile was responsible for protecting the civil rights of all volunteer firefighters, including those rights mandated under the First and Fourteenth Amendments of the United States Constitution.

20. At all times relevant to the within action, Defendant Brasile was acting within the scope of his duties and under the authority as Fire Chief and acted under color or title of state or municipal public law or ordinance and supervised or controlled the treatment of all Latrobe Volunteer Firefighters.

21. Defendant Brasile had the ultimate responsibility for complying with all federal and state laws, the City Code, Defendant Fire Department By-laws, the individual hose company by-laws and protecting the civil rights of all City of Latrobe firefighters.

22. Defendant Charles McDowell, Jr. (hereinafter "Defendant McDowell") is an adult individual who, at all times relevant to the within action, served as President of Defendant Fire Department.

23. At all times relevant to the within action, Defendant McDowell was acting within the scope of his duties and under the authority as Volunteer Fire Department President and acted under color or title of state or municipal public law or ordinance and represented all Latrobe volunteer firefighters and the hose companies.

24. In his capacity as President of Defendant Fire Department, Defendant

McDowell had the duty to strictly abide by and enforce Department Fire Department By-laws and all hose company by-laws.

25. In his capacity as President of Defendant Fire Department, Defendant McDowell had the duty to chair the Board of Appeals sitting in judgment over any member receiving a non-firefighting operations suspension or expulsion.

26. Defendant McDowell had the further duty and obligation to comply with the Defendant Fire Department By-laws, including but not limited to Article 9 (4) (c) that mandates that the Board of Appeals shall consist of seven (7) people including the Department President, Department First Vice President and one member elected from each hose company.

FACTS GIVING RISE TO CAUSE OF ACTION

27. The Latrobe Goodwill Hose Company No. 1 (hereinafter "Hose Company No. 1") is a corporation licensed under the non-profit corporation laws of the Commonwealth of Pennsylvania with its address at 390 Oak Street, Latrobe, Westmoreland County, Pennsylvania 15650.

28. Hose Company No. 1 owns a property located at 300 Alexandria Street, Latrobe, Westmoreland County, Pennsylvania, including the structure, the contents within and a liquor license issued by the Pennsylvania Liquor Control Board.

29. The By-laws for Hose Company No. 1 were adopted on April 12, 1998.

30. The Latrobe City Code was adopted on April 23, 1996.

31. Defendant Fire Department By-laws have been adopted by Defendant City by and through its City Code.

32. At all times relevant to the within matter, Defendant Fire Department and

its hose companies had firefighters who were trained in the utilization of facial masks to combat fires without sustaining injury from smoke inhalation (hereinafter “masked firefighters”).

33. During the 2019 and 2020 calendar years, Defendant Brasile’s conduct and fire safety issues were discussed on numerous occasions by Plaintiffs, their families and Latrobe residents.

34. Pursuant to Defendant Fire Department By-laws, on November 7, 2019, Plaintiff N. Giovannagelo was nominated for the position of Latrobe fire chief, in opposition to Defendant Brasile and an election was scheduled for Thursday, December 5, 2019.

35. On November 7, 2019, Defendant Brasile had a conversation with Plaintiff F. Giovannagelo, wherein he referred to a Hose Company No. 1 female firefighter as “a slut” and accused her of intentionally wearing tight clothes and dressing in a manner “to show off her camel t - - .”

36. During this conversation, Defendant Brasile referred to two (2) Latrobe firefighters with dark facial complexions as being the hose company’s “Mexicans.”

37. In the presence of other firefighters, Defendant Brasile, referred to a firefighter’s wife as a “fat, f- - king, c - - t.”

38. On November 7, 2019, Plaintiff F. Giovannagelo directly confronted and challenged Defendant Brasile concerning Defendant Brasile’s false accusations, policies, inappropriate comments and harassment of a female firefighter.

39. Defendant Brasile had made defamatory, false and damaging accusations against Plaintiffs, including that Plaintiffs had responded to fire calls while intoxicated or under the influence of controlled substances.

40. Plaintiff F. Giovannagelo further challenged Defendant Brasile to take disciplinary action if he felt it appropriate and to provide the accused firefighters, including the above-named Plaintiffs, a hearing/proceeding wherein they could respond to his false accusations and clear their names.

41. On November 14, 2019, Plaintiff C. Giovannagelo openly complained that Defendant Brasile had held back the highest number of “masked firefighters” in the department, that the fire department is in need of a change in leadership and that he feared some resident of the city is going to be severely injured or killed in a fire because of Defendant Brasile’s lack of leadership and ineffective safety policies.

42. On numerous occasions, each of the above Plaintiffs, as Latrobe residents, had conversations with other Latrobe residents concerning fire safety matters and other concerns which were contemporaneous to and/or incorporated in each Plaintiff’s speech as citizens on matters of public concern.

Defendant Brasile’s Interference - Application For Grant Monies

43. In December, 2019, Plaintiffs Blessing, C. Giovannagelo, F. Giovannagelo N. Giovannagelo and Assistant Fire Chief John D. Gessler (hereinafter “Assistant Chief Gessler”) were engaged in the process of completing Hose Company No. 1’s applications for grant monies, including a one hundred eighty thousand (\$ 180,000.00) dollar Federal Emergency Management Agency (FEMA) grant to purchase lifesaving equipment and a five thousand (\$ 5,000.00) dollar grant to purchase “turn out gear” for brush forest fires.

44. The aforesaid grant monies were necessary for Defendant City to comply

with the mandates for firefighting operations and equipment set by the National Fire Protection Association (hereinafter “NFPA”).

45. The NFPA establishes testing standards in order to determine the life span and/or impose time limits on each piece of fire safety equipment.

46. Failure to comply with the NFPA mandates subjects the Defendant City to additional liability for fighting fires with unsafe/inadequate equipment and jeopardizes the City’s ability to obtain liability insurance.

47. The utilization of firefighting equipment that fails NFPA standards further creates safety risks for the residents and structures of Defendant City and subjects Defendant City to civil liability for the negligent use of faulty firefighting equipment.

48. On December 2, 2019, Defendant Brasile ordered the shutdown of Hose Company No. 1.

49. Defendant Brasile’s unauthorized action violated the Latrobe City Code, Defendant Fire Department By-laws and Hose Company No. 1 By-laws.

50. Defendant Brasile’s unauthorized shutdown and suspension removed Plaintiffs Blessing, C. Giovannagelo, F. Giovannagelo and N. Giovannagelo and Assistant Chief Gessler from the grant application process, adversely affected and severely jeopardized Defendant City’s ability to timely complete and file the grant applications.

51. On December 2, 2019, Plaintiff C. Giovannagelo spoke with Defendant Wolford over the telephone and complained:

- a) that Defendant Brasile’s unauthorized shutdown of Hose Company No. 1 and suspension of the seven (7) “masked firefighters” had interfered with Defendant Fire Department

from securing the additional grant money and as a result, Defendant City will have to utilize defective equipment to fight fires;

- b) that all five (5) hose companies were struggling to “crew masked firefighters”;
- c) that by barring Hose Company No. 1 its “masked firefighters” from responding to fire calls in the First Ward, Defendant Brasile had subjected the First Ward residents and structures to unnecessary fire risks;
- d) that his Uncle Dom and Aunt Lisa and their families reside in the First Ward;
- e) that his uncle (Plaintiff F. Giovannagelo) owns several properties with structures in the First Ward; and
- f) that Plaintiffs Blessing and Jones and their families reside in the First Ward.

52. On December 2, 2019, at a special meeting of Hose Company No. 1, Plaintiff C. Giovannagelo complained about Defendant Brasile’s negligent and irresponsible decision to bar Hose Company No 1 and its “masked firefighters” from responding to fire calls in the First Ward.

53. At said meeting, Plaintiff C. Giovannagelo stated that the other hose companies were struggling to “crew masked firefighters” and by preventing the “masked firefighters” from Hose Company No.1 from responding to fire calls, Defendant Brasile had placed the entire city and its structures at risk.

54. On December 2, 2019, Plaintiff F. Giovannagelo spoke with former Latrobe mayor, James Gebicki (hereinafter “Mr. Gebicki”) and complained that:

- a) by unjustly suspending Plaintiffs Blessing, C. Giovannagelo and N. Giovannagelo, Defendant Brasile had recklessly obstructed

Defendant City's opportunity to obtain grant monies and purchase proper firefighting equipment to comply with NFPA standards;

- b) Defendant Brasile had falsified his call response numbers in order to obtain a higher personal stipend;
- c) Defendant Brasile had falsified fire call response statistics in order to exaggerate the Defendant City's ISO rating;
- d) Defendant Brasile's falsifying personal and department call response statistics which may be illegal;
- e) on several occasions Defendant Brasile had reported to be at the scene of a fire call when he was actually with Plaintiff away from the fire call scene; and
- f) on more than one occasion, Defendant Brasile falsely reported to be at a fire scene, was in the presence of Plaintiff, had displayed to Plaintiff pornographic images that Defendant Brasile had downloaded to his cell phone and forwarded these images to firefighters who were on fire calls.

55. On December 2, 2019, Plaintiffs F. Giovannagelo and N. Giovannagelo complained to Defendant Wolford about Defendant Brasile's lack of leadership, lack of proper safety policies, reprehensible comments about women, including a firefighters wife, sexual harassment of a female firefighter, his delaying fire call responses and his jeopardizing Defendant City's ability to obtain grant monies in order to comply with NFPA standards.

56. Plaintiffs requested Defendant Wolford's intervention however, she refused to intervene and advised both Plaintiffs "you have by-laws, handle this yourself."

57. On December 3, 2019, Plaintiff Jones spoke with a group of Latrobe First Ward residents and discussed the safety risks to the community resulting from Defendant Brasile's conduct, including:

- a) Defendant Brasile's shutdown of Hose Company No. 1 and suspension of seven (7) masked firefighters;
- b) Defendant Brasile's negligently preventing Defendant City from obtaining grant money to purchase firefighting equipment which complies with NFPA standards;
- c) Defendant Brasile's sexual harassment of a female firefighter and misogynistic attitude toward women;
- d) Defendant Brasile's lack of proper safety policies;
- e) Defendant Brasile's falsifying his personal response times to obtain a higher personal stipend;
- f) Defendant Brasile's falsifying the department's call response times in order to inflate Defendant Fire Department's ISO rating;
- g) Defendant Brasile's failure to personally inspect the fire hydrants within Defendant City; and
- h) Defendant Brasile's false certification that one hundred (100%) percent of Defendant City's fire hydrants were functional when in Plaintiff's opinion, more than fifty (50%) percent of said fire hydrants were not functional.

58. During his conversation with the First Ward residents, Plaintiff Jones described the safety risks resulting from Defendant Brasile's false representations that all city fire hydrants were functional and operational.

59. Plaintiff Jones discussed with the First Ward residents the manner in which he had personally witnessed incidents of fire hydrant failure which were the direct result of the lack of proper fire hydrant inspection.

60. Plaintiff Jones further advised the First Ward residents that:

- a) the lack of proper fire hydrant inspection and/or testing may lead to dirt or debris in the water line which may cause a

fire hydrant not to function at full capacity;

- b) a hydrant not functioning at full capacity could result in loss of water supply and an inability to effectively extinguish fires thereby causing serious injury or death to fire victims; and
- c) an improperly functioning fire hydrant may lead to a water main break which may shutdown other hydrants.

61. Plaintiff Jones reminded the First Ward residents that he, his wife and family were also First Ward residents and that he shared in their safety concerns.

62. On December 5, 2019, Defendant Brasile suspended seven (7) masked firefighters including Plaintiffs N. Giovannagelo and C. Giovannagelo.

63. On December 5, 2019, Plaintiff Jones spoke with Bradenville, Pennsylvania fire Chief Mark Piantine (hereinafter “Chief Piantine”) about the safety risks created by Defendant Brasile’s above-described conduct.

64. During said conversation, Chief Piantine advised Plaintiff Jones that as a result of Defendant Brasile’s above-described conduct, the Bradenville Mutual Aid Fire Company would no longer request firefighting resources from Latrobe nor would said company respond to requests from Latrobe for assistance.

65. On December 5, 2019, Plaintiff Blessing stated to former Defendant Fire Department President Tom McMaster (hereinafter “Mr. McMaster”) that “something needs to be done, we are trying to make a leadership change because our chief is out of control to the point of making sexual comments about the female firefighter to several people.”

66. On December 6, 2019, Plaintiff Jones spoke with Assistant Chief Gessler and other residents and discussed the safety risks created by Defendant Brasile’s interference

with the grant application process and the Bradenville fire company's decision not to request assistance or to respond to requests for assistance from the Defendant Fire Department.

67. Plaintiff Jones further complained that Defendant Brasile's actions had placed two (2) communities at risk in the event of a fire.

68. Plaintiff Jones further complained to Assistant Chief Gessler that, without the proper safety and lifesaving equipment, the fire department's ability to safely provide fire protection to the community has been greatly diminished.

69. On December 8, 2019, Justin Hayes, a Latrobe resident, said to Plaintiff Blessing, "He (Defendant Brasile) took away firefighters from a city that has large buildings such as the hospital, the brewery and Latrobe Steel. I work at a large facility, what happens if that catches fire? There's a lot of people in those buildings and if there's no one to go in and rescue them, that is a lot of lives at stake."

70. On December 9, 2019, Joe Mulheren, a Latrobe resident, stated to Plaintiff F. Giovannagelo, "By his (Defendant Brasile) suspending so many of the firefighters from Company 1 are there enough left to handle the emergencies in the First Ward?"

71. On December 9, 2019, Plaintiff C. Giovannagelo had a conversation with Thomas P. Schultheis, Jr. (hereinafter "Mr. Schultheis"), a Unity Township EMA Director, wherein they discussed Unity Township Mutual Aid Fire Company's, request for resources from Defendant Fire Department on fire calls and the problems Defendant Brasile created with the Bradenville Fire Department.

72. Plaintiff C. Giovannagelo advised Mr. Schultheis, "Chief Brasile is holding us on calls and isn't responding to the requests of the mutual aid companies. I am

concerned for the residents of your district, because Chief Brasile, for no good reason, is withholding our resources to help fight the fires in your district.”

73. Comments from Plaintiffs Blessing, Jones and C. Giovannagelo to Mr. McMaster, Chief Piantine, Assistant Chief Gessler and Mr. Schultheis were reported to Defendant Brasile.

74. On December 10, 2019, Jeff Powers, a Latrobe resident stated to Plaintiff N. Giovannagelo, “By shutting down Hose Company No. 1, the strongest station in the city and then suspending seven of the strongest skilled firefighters in the city, Mr. Brasile took away people that can run in and save people from burning buildings. People are going to get hurt because of his actions.”

75. Plaintiffs, other firefighters and Latrobe residents attended the December, 2019, Latrobe City Council Meeting.

76. Prior and subsequent to said meeting, Plaintiffs spoke with council members about the safety risks to the community caused by Chief Brasile’s above-described conduct.

77. Individual members of city council, including members of the Fire and Safety Committee stated that they were unaware Defendant Brasile’s above-described conduct.

78. Before, during and after said meeting, Plaintiff N. Giovannagelo made public comments to Defendant Wolford and members of City Council about Defendant Brasile’s lack of leadership and safety policies, failure to respond to fire calls and his negligent and irresponsible removal of one-third of Defendant City’s best trained masked firefighters.

79. Plaintiff N. Giovannagelo accused Defendant Brasile of dishonesty in

tabulating his personal response call numbers, of creating false and exaggerated statistics for the purpose of obtaining ISO grants and of placing the residents and structures of the Defendant City, including the First Ward, at risk of great harm due to fire.

80. At the close of said meeting, Defendant Wolford instructed Plaintiffs to “handle the matter internally” and to “follow the Fire Department and/or Hose Company No. 1 By-laws.”

81. In accordance with Defendant Department By-laws and the directive of Defendant Wolford, a meeting before the Defendant Fire Department membership was scheduled for January 2, 2020, in order to address possible discipline to Defendant Brasile in the form of suspension or removal as fire chief.

82. On December 14, 2019, Plaintiff Jones spoke with Assistant Chief Gessler and repeated his concerns about the above-described safety risks to his family, Plaintiff Blessing’s family, the Giovannagelo family and all First Ward residents as a result of Defendant Brasile’s above-described conduct.

83. Plaintiff Jones further complained that, as a result of Defendant Wolford’s refusal to intervene, all Latrobe residents were subjected to an unnecessary, increased risk of damage, injury or death due to fire.

84. On December 15, 2019, Tiara Rudy, a Latrobe resident, stated to Plaintiff F. Giovannagelo, “So, because he (Defendant Brasile) is going after one person for numbers, I have to worry about my safety because he shut the station down.”

85. On December 15, 2019, Jeff Smetanka, a Latrobe resident, stated to Plaintiff F. Giovannagelo, “With there already being a shortage of firefighters and John

(Defendant Brasile) suspending those firefighters, I don't have confidence that there are enough firefighters to put out fires in the city.”

86. On December 15, 2019, Plaintiff Jones had a second conversation with Chief Piantine, wherein he discussed his prior concerns about the defective fire hydrants, lack of updated safety and lifesaving equipment, Defendant Fire Department's severely limited resources and the safety risks to his family and the Latrobe and Bradenville communities resulting from Defendant Brasile's above-described actions.

87. On December 15, 2019, Plaintiff N. Giovannagelo stated to Mr. McMaster and other firefighters that, “I have proof that Chief Brasile has been falsifying the numbers on fire calls, he told us that it was because he wanted to maintain Latrobe's ISO rating.”

88. Plaintiff N. Giovannagelo accused Defendant Brasile of being dishonest and claiming credit for responding to fire calls for which he had not responded and for attempting to oversee fire calls from his vehicle and other locations away from the fire call location.

89. Plaintiff N. Giovannagelo advised Mr. McMaster that he believed Defendant Brasile's conduct, unnecessarily created safety risks to the Latrobe community and may be illegal.

90. On December 19, 2019, Phil Hood, a Latrobe resident, said to Plaintiff F. Giovannagelo, “You (Hose Company No. 1) ran calls for other stations in the city because they couldn't crew. By his (Defendant Brasile) shutting the station down and suspending those guys, two areas of the city have their safety from fires compromised.”

91. On January 2, 2020, Devin Grimm, a Latrobe resident, stated to Plaintiff

N. Giovannagelo, “One man’s (Defendant Brasile) ego has put the entire city at risk. Shutting Company No.1 down causes a longer response time for fires in the First Ward. The longer a fire burns, the more property damage done and the longer someone trapped inside has to wait to be rescued.

92. On January 2, 2020, Plaintiff Blessing spoke with Robert Forish (hereinafter “Mr. Forish”) a Latrobe City councilman and a member of Council’s Fire and Safety Committee and stated, “I am concerned about the safety of our community because of the selfish, negligent and dishonest conduct of Chief Brasile.”

93. Plaintiff Blessing complained that:

- a) Defendant Brasile had recklessly held back Hose Company No. 1 from responding to a gas leak call which ultimately resulted in three (3) residents becoming seriously ill from exposure to gas;
- b) six (6) firefighters were available and located within a half mile of the gas leak call and were prohibited from responding to said call by Defendant Brasile;
- c) Defendant Brasile was not present and refused to appear at the scene of the gas leak when he ordered the firefighters not to respond to the call; and
- d) on a too often basis, Defendant Brasile negligently and recklessly has prohibited the five (5) hose companies from responding to fire calls in their own geographic areas.

94. Mr. Forish advised Defendant Brasile and other members of Latrobe City Council of Plaintiff Blessing’s statements.

95. On January 2, 2020, at a meeting of the entire membership of Defendant Fire Department, Plaintiff N. Giovannagelo stated, “Chief Brasile has continued to make unsafe decisions. He has held the hose companies back on calls, suspended much needed masked men,

suspended line officers who supervised fire calls and falsely claiming to be present for fire calls when he was not there, including a call where a firefighter was injured.”

96. Plaintiff N. Giovannagelo further stated that “The taxpayers of this city pay for fire protection and because Chief Brasile keeps making these decisions, their safety is compromised.”

97. On January 2, 2020, Plaintiff N. Giovannagelo spoke with Mr. Forish, and stated, “As a councilman and a member of the Fire Safety Committee, you need to know that the safety of this city is at risk. When Chief Brasile shutdown Hose Company No. 1 and suspended our members, other people refused to support the fire department efforts because they feared retaliation from Chief Brasile.”

98. Plaintiff N. Giovannagelo further stated “Council needs to take a hard look at Chief Brasile’s reporting of his fire calls. He’s taking credit for a lot of calls he was never at and that is a matter of public safety. He is further lying to maintain the Department’s ISO rating, which is clearly dishonest and may be illegal.”

99. At the meeting on January 2, 2020, Plaintiff Jones repeated his complaints about Defendant Brasile’s lack of proper safety policies, failing to properly test all fire hydrants, falsely reporting his and department response call statistics, falsely representing that one hundred (100) percent of the Latrobe fire hydrants were fully operational and his interference with the grant application process, which compromised Defendant City’s ability to procure proper safety and lifesaving equipment.

100. At said meeting, Plaintiff Jones stated that he had previously advised members of city council, Latrobe policymakers, other firefighters and community residents that

the fire hydrants in Defendant City were inadequate for fighting fires.

101. Plaintiff Jones further stated that Defendant Brasile had intentionally falsified the number of fire hydrants that were fully operational.

102. At the meeting on January 2, 2020, Plaintiff F. Giovannagelo stated that Defendant Brasile's falsifying his fire call response numbers, falsely claiming to be at fire calls wherein he was absent, falsifying the department's ISO rating and approving defective fire hydrants necessitated a full investigation and Defendant Brasile's suspension as fire chief.

103. At the close of the aforesaid meeting, over two-thirds of the membership in attendance voted to conduct a full investigation into Defendant Brasile's conduct and to suspend him as fire chief.

104. On January 3, 2020, Mr. McMaster advised Plaintiffs that Defendant Wolford had intervened on Defendant Brasile's behalf, ordered that the vote of the membership to suspend Defendant Brasile be overturned and ordered that the Defendant City validate the December, 2019, election results, wherein Defendant Brasile removed his opponent from the ballot and declared himself the fire chief by acclamation.

105. Neither Plaintiffs nor any member of the Defendant Fire Department received any official notice or written correspondence from Defendant Wolford or City Council nor did they receive any legal opinion justifying the Defendants' reversal of the lawful membership vote to suspend Defendant Brasile.

106. On January 6, 2020, prior to, during and after the Latrobe City Council meeting, Plaintiff Blessing directed comments to Defendant Wolford and members of city council, including:

- a) that Defendant Brasile had claimed to be present for fire calls for which he was absent;
- b) that Defendant Brasile had claimed to be present for and supervising a fire call, wherein he was absent and a firefighter was seriously injured;
- c) that Defendant Brasile had falsified his own and Department fire call statistics for his own personal gain and to inflate the Defendant City's ISO rating, which may be illegal;
- d) that Defendant Brasile lacked proper safety policies, guidance and leadership;
- e) that Defendant Brasile had recklessly interfered with the grant application process;
- f) that Defendant Brasile had engaged in sexual harassment of a female firefighter; and
- g) that Defendant Brasile's negligence, lack of leadership, ineffective safety policies had placed Plaintiff Blessing, his family, First Ward residents and all Latrobe residents at risk of serious injury or death due to fire.

107. At said meeting, each of the above-named Plaintiffs objected to Defendants' reversal of Defendant Fire Department's lawful vote to suspend Defendant Brasile.

108. Plaintiffs further objected to Defendants' acceptance and validation of the illegal vote for fire chief taken in December, 2019, wherein Defendant Brasile suspended and removed his opponent from the ballot and claimed victory by acclamation.

109. At the close of said meeting, Defendant Wolford directed Plaintiffs to follow Defendant Fire Department By-laws and stated, "If you want a new chief, you need a new vote."

110. On January 7, 2020, after reading the events of the Latrobe City Council

meeting as reported in the Latrobe Bulletin, Stephanie Smith, a Latrobe resident, approached Plaintiff N. Giovannagelo and stated, “I used to be a member of the Fire Department Support Services. John (Defendant Brasile) threw me out of the department because I shared a post about another fire department’s fundraiser on the support services’ Facebook page. After he shut down the station and suspended those people, I can see he hasn’t changed. It scares me that we are losing firefighters because, if a fire starts in somebody’s home and there is no one to come and put it out, people can die.”

111. On January 9, 2020, a membership meeting of Hose Company No. 1 was scheduled and the Honorable Joseph Petrarca (hereinafter “Representative Petrarca”), serving the 55th Legislative District of the Pennsylvania House of Representatives, including Defendant City was an invited guest speaker.

112. Prior to and subsequent to said meeting, Plaintiffs Blessing and C. Giovannagelo spoke directly with Representative Petrarca.

113. Plaintiff Blessing advised Representative Petrarca of his specific above-described complaints about Defendant Brasile’s conduct.

114. Plaintiff Blessing further advised Representative Petrarca about the additional risks to the Latrobe community resulting from Defendant Brasile’s suspension of the seven (7) masked firefighters.

115. On January 9, 2020, Plaintiff Blessing appeared before a meeting of the membership of Hose Company No. 1 and openly expressed the following concerns:

- a) that Defendant Brasile had claimed to be present for and supervising a fire call, wherein he was actually absent and a firefighter was seriously injured;

- b) that Defendant Brasile lacked proper safety policies, guidance and leadership;
- c) that Defendant Brasile was unwilling to afford firefighters additional, necessary rescue training; and
- d) as a result of his ineffective safety policies and lack of leadership, Defendant Brasile had placed residents of the Latrobe community at risk of serious injury or death from fire.

116. Plaintiff C. Giovannagelo complained to Representative Petrarca about Defendant Brasile's sexual harassment of a female firefighter, that Defendant Brasile had regularly and openly discussed the female firefighter's body piercings in the presence of male firefighters and referred to her as "metal face."

117. Plaintiff C. Giovannagelo further complained that Defendant Brasile had made lewd references to the female firefighter's body and manner of dress, remarked that "she must give a great blow job" and that he could see her "camel t - -" by the manner in which she dressed.

118. At the close of their discussions, Representative Petrarca assured Plaintiffs Blessing and C. Giovannagelo that he would personally discuss their concerns with Defendant Wolford and City Council.

119. On February 6, 2020, prior to a meeting of the Defendant Fire Department membership, Plaintiff F. Giovannagelo spoke with Mr. Forish, Secretary Steve Tulenko, (hereinafter "Mr. Tulenko"), Treasurer Don Stewart (hereinafter "Mr. Stewart") and repeated his prior complaints that:

- a) Defendant Brasile had jeopardized the safety of the citizens and structures of the community by improperly suspending seven (7) "masked firefighters";

- b) Defendant Brasile had falsely represented that he had responded to and was present for fire calls for which he was absent, including one call where a firefighter was seriously injured;
- c) Defendant Brasile was falsifying his personal call response times in order to be paid a higher stipend and to inflate the department's ISO rating for grant monies, which may be illegal;
- d) that Defendant Brasile had made inappropriate personal, sexual comments and engaged in sexual harassment of a female firefighter at Hose Company No. 1; and
- e) the female firefighter had complained about Defendant Brasile's conduct and stated that she feared responding to fire calls wherein Defendant Brasile was present.

120. At the February, 2020 meeting of the Defendant Fire Department attended by thirty-four (34) fire department members, a motion was made to investigate Defendant Brasile's wrongful conduct and to hold a new election for fire chief.

121. Defendant Fire Department members in attendance voted 34-0 in favor of holding a new election for fire chief.

122. In accordance with the applicable By-laws of Defendant Fire Company, representatives of the five (5) hose companies were instructed to inform their membership of the election for fire chief scheduled for Thursday, March 5, 2020 and that a daytime and evening vote would be taken.

123. On February 27, 2020, Plaintiff Jones spoke with Assistant Chief Gessler, Latrobe City Manager Michael Gray (hereinafter "City Manager Gray") and city councilman Ralph Jenko (hereinafter "Mr. Jenko"), and repeated his prior, above-described complaints including that:

- a) Defendant Brasile had intentionally falsified and exaggerated response call numbers to give the City a higher ISO rating and obtain higher grant monies, which may be illegal;
- b) Defendant Brasile had falsified his personal response call numbers in order to secure higher personal stipend payments, which may be illegal;
- c) flow tests had not been performed properly on every fire hydrant within the city;
- d) in his opinion fifty (50%) percent of the fire hydrants would not pass a flow test;
- e) fire hydrants were not flushed properly;
- f) Defendant Brasile was not present for the flow tests;
- g) That Defendant Brasile had falsified the fire hydrant flow test results to obtain a higher ISO rating;
- h) Defendant Brasile falsely recorded that he was present for a fire call on February 19, 2019, wherein he was absent and a firefighter was seriously injured; and
- I) Defendant Brasile had inappropriately interfered with and impeded the grant application process;

Defendant Wolford's Misrepresentations

124. On March 5, 2020, Defendant Wolford advised Mr. McMaster that the City had obtained legal opinions from the City Solicitor and the Fire Department Solicitor declaring that the election scheduled for March 5, 2020, was illegal.

125. On March 5, 2020, members of the Defendant Fire Department were provided with copies of the aforementioned legal opinions, however, neither legal opinion declared the scheduled March 5, 2020 election to be illegal, invalid or contrary to any

specific City Code, Defendant Fire Department or hose company by-laws nor did they direct that the election be postponed or cancelled.

126. Attorney Houser's legal opinion recommended that the Defendant Fire Department resolve any issues internally and Attorney Greiner's opinion confirmed that, according to the City Code, the fire chief may be removed for just cause.

127. On March 5, 2020, Plaintiff Blessing stated to Mr. McMaster, Mr. Tulenko and Mr. Stewart, "If Chief Brasile continues to hold back the various companies from calls, including structure fire calls and if he continues to improperly suspend masked firefighters, our entire city and its residents are at great risk from future fires, especially structural fires."

128. On March 5, 2020, Plaintiff C. Giovannagelo stated to Mr. McMaster, Mr. Tulenko and Mr. Stewart that, "Chief Brasile works a full-time job and then falsely claims that he responds to 98% of our calls. He is absent from a great deal of those calls and is falsifying his response numbers in order to get a larger, personal stipend payment.

129. Plaintiff C. Giovannagelo further accused Defendant Brasile of falsifying the ISO numbers, failing to procure proper fire and safety equipment and falsifying the number of fire hydrants that were operational.

130. On March 5, 2020, Defendant Fire Department conducted an election for fire chief, wherein Plaintiff N. Giovannagelo and Defendant Brasile were the two (2) candidates.

131. The aforesaid election was to have initially occurred in December, 2019, however, Defendant Brasile illegally suspended Plaintiff N. Giovannagelo, removed his name from the ballot and declared victory by acclamation.

132. The election for Fire Chief on March 5, 2020, resulted in thirty-two (32)

votes for Plaintiff N. Giovannagelo and seventeen (17) votes for Defendant Brasile and as a result, Plaintiff N. Giovannagelo was lawfully elected Fire Chief for Defendant Fire Company.

133. Subsequent to the posting of the election results, Defendant Brasile declared that said election was invalid because all of his supporters did not vote and had they voted, he would have won the election.

134. On March 5, 2020, Plaintiff N. Giovannagelo had a conversation about public safety with City Manager Gray wherein he stated, “Chief Brasile is holding Hose Company No. 1 on calls and not just small stuff. He is holding us on reported structure fires. On one fire call, we had eleven (11) firefighters, most of them masked men, sitting in our station. Chief Brasile held them from the call before he ever arrived at the fire scene. His actions created a grave safety risk for our community.”

135. On March 6, 2020, Plaintiffs were advised by Mr. McMaster that neither Defendant Wolford nor Defendant City would accept the results of the election on March 5, 2020.

136. Neither Mr. McMaster nor any representative/policymaker for the Defendant City provided legal justification for not accepting a vote which was scheduled and taken in strict compliance of all applicable by-laws.

137. On March 6, 2020, Plaintiff F. Giovannagelo met with members of Hose Company No. 1 in order to review the legal opinions from Attorneys Greiner and Houser and Defendant Wolford’s misrepresentations as to the contents of both legal opinions.

138. On March 6, 2020, Plaintiff F. Giovannagelo, in his capacity as President of Hose Company No. 1, called for a Special Meeting for Sunday, March 8, 2020, in order to take

a membership vote on whether to expel Defendant Brasile as a member of Hose Company No. 1 for just cause.

139. In accordance with the By-laws of Hose Company No. 1, Plaintiffs Blessing, Jones and F. Giovannagelo made telephone calls to every member of Hose Company No. 1, advised every member as to the date, time and place of the Special Meeting and notified every member that a vote on whether to expel Defendant Brasile as a member of Hose Company No. 1 for just cause would be taken at the Special Meeting.

140. On Sunday, March 8, 2020, a Special Meeting of Hose Company No. 1 took place and was attended by approximately twenty-two (22) members.

141. At said meeting, a motion was made to expel Defendant Brasile as a member of Hose Company No. 1.

142. By a vote of 22-0, the membership voted to expel Defendant Brasile from Hose Company No. 1.

143. On March 9, 2020, Plaintiff C. Giovannagelo, in his capacity as Hose Company No. 1 Secretary, prepared a letter notifying Defendant Brasile of the unanimous vote taken on March 8, 2020, to expel Defendant Brasile from the membership of Hose Company No. 1.

144. The aforesaid letter was signed by Plaintiff C. Giovannagelo, witnessed by Plaintiffs Blessing and Jones, notarized and forwarded to Defendant Brasile by certified mail. A copy of said letter is attached hereto, marked Exhibit "A" and incorporated herein.

145. On March 9, 2020, Plaintiff N. Giovannagelo appeared at a Latrobe City Council monthly meeting and stated before council and the media that:

- a) “Chief Brasile has held Hose Company No. 1 on fire calls, even some close to our station. This is not safe for our community”;
- b) Defendant Brasile lacked leadership, supervision and proper safety policies to protect the community;
- c) Defendant Brasile was dishonest and falsified personal fire call responses to obtain greater personal stipend payments, which may be illegal;
- d) Defendant Brasile falsely inflated the city wide call responses in order to inflate the City’s ISO rating for federal grant money, which may be illegal;
- e) Defendant Brasile had allowed more than fifty (50%) per cent of the fire hydrants to remain dysfunctional, pumping rusty water through the fire trucks at an unsafe intensity level;
- f) Defendant Brasile had improperly interfered and delayed the grant application process; and
- g) he and his family reside inside the City of Latrobe and are at risk due to Defendant Brasile’s conduct.

146. Prior to March 10, 2020, Hose Company No. 1 Assistant Chief Gessler, engaged in speech as a citizen on matters of public concern concerning wrongful conduct of Defendant Brasile.

147. Assistant Chief Gessler’s speech as a citizen included, Defendant Brasile’s reckless and unjustified suspension of masked firefighters which created an unnecessary fire related risk to the citizens and structures of Defendant City.

148. Assistant Chief Gessler complained that Defendant Brasile was falsifying his own personal call responses in order to increase his stipend payment and was further falsifying department call response numbers in order to obtain grant money.

149. Assistant Chief Gessler further complained about the safety risks created

by Defendant Brasile's precluding Hose Company No. 1 firefighters from responding to fire calls in close proximity and in the jurisdiction of Hose Company No. 1.

150. Assistant Chief Gessler further complained that Defendant Brasile had falsely claimed to have filed an application for a SAFER grant as a contrived, false reason to suspend Hose Company No. 1 for a period of three (3) days and to retaliate against and suspend seven (7) individual members, including Plaintiffs C. Giovannagelo and N. Giovannagelo.

151. Assistant Chief Gessler made the aforesaid accusations publicly at several meetings of the Latrobe City Council, monthly meetings of the Defendant Fire Department and at meetings of Hose Company No. 1.

152. As a direct retaliation for Assistant Chief Gessler's citizen's speech on matters of public concern, Defendant Brasile expelled Assistant Chief Gessler from the Defendant Fire Department. A copy of Defendant Brasile's expulsion letter is attached hereto, marked Exhibit "B" and incorporated herein.

153. As a result of Defendant Brasile's illegal expulsion of Assistant Chief Gessler, all work on the federal grant applications ceased and Defendant City failed to timely process the FEMA grant application for lifesaving fire and safety equipment and turnout gear for brush forest fires.

154. As a result of the unanimous vote to expel Defendant Brasile for just cause on March 8, 2020, City Manager Gray, by letter dated March 10, 2020, advised Plaintiff N. Giovannagelo that Latrobe City Council had formed a committee "to investigate the allegations made for the removal of Fire Chief John Brasile with cause."

155. The aforesaid letter further requested “ a written complaint with all supporting documents alleging the allegations for removal of cause.” A copy of said letter is attached hereto, marked Exhibit “ C” and incorporated herein.

156. On March 13, 2020, David Beyers, a Latrobe resident, approached Plaintiff Jones and stated, “Our property and residents are subject to danger if he (Defendant Brasile) continues his reckless actions of shutting down stations and suspending and expelling firefighters. It depletes an already short staffed fire department.”

157. On March 13, 2020, as a result of the Covid-19 pandemic, the City of Latrobe was declared to be in the “red” area and all citywide, non-essential businesses were suspended by Defendant Wolford.

158. As a result of the Covid-19 pandemic, the letter/notice of expulsion to Defendant Brasile could not be personally delivered.

159. As a further result of the Covid-19 pandemic, Plaintiffs were delayed in meeting with the City Council committee investigating Defendant Brasile’s removal for cause and supplying the requested information.

160. On March 17, 2020, Defendant Fire Department received a letter from Mr. Gray advising that Defendant City had declared Defendant Brasile to be its fire chief.

161. According to the terms of Mr. Gray’s letter, Defendants had validated the results of the December, 2019 election, wherein Defendant Brasile removed Plaintiff N. Giovannagelo’s name from the ballot and ran unopposed.

162. As per Mr. Gray’s letter, Defendant City further refused to acknowledge or abide by results of the election for fire chief on March 5, 2020, which was conducted in strict

compliance with all applicable by-laws.

163. Defendants further ignored the results of the legal special election on March 8, 2020, wherein Defendant Brasile was expelled as a member of Hose Company No. 1, and disqualified from serving as fire chief for a minimum period of one (1) year. A copy of Mr. Gray's letter is attached hereto, marked Exhibit "D" and incorporated herein.

164. On April 15, 2020, Sean Zitterbart, a Latrobe resident, approached Plaintiff Jones and stated, "I am concerned for the firefighters of the city who are seeking justice. If they are not being listened to, would city authorities do the same to other citizens' complaints?"

165. On April 24, 2020, Curk Frye, a Latrobe resident, after listening to a radio conversation between Defendant Brasile and Plaintiff N. Giovannagelo, approached Plaintiff N. Giovannagelo and stated, "The fire department is going to keep losing people if he (Defendant Brasile) doesn't stop talking to people like that. He's chased quite a few people away from the department because of the way he treats people. The department keeps getting smaller and smaller and there's nobody to replace them. Our city is in trouble if we don't have firefighters."

166. On April 25, 2020 and May 5, 2020, Plaintiff Jones had conversations with Chief Piantine about safety issues involving the Latrobe and Bradenville communities wherein they discussed:

- a) the dangerous conditions existing as a result of the faulty fire hydrants;
- b) the lack of proper safety and lifesaving equipment;
- c) that faulty fire hydrants were pumping rust-filled water through the Latrobe fire vehicles;
- d) Defendant Brasile's absence from an overwhelming

number of fire calls;

- e) that Defendant Brasile had manipulated and exaggerated his fire response numbers and the city's ISO rating;
- f) that Defendant Brasile without just cause, had suspended seven (7) masked firefighters from responding to fire calls, structural or otherwise; and
- g) that Defendant Brasile had negligently interfered with the grant application process, wrongfully expelled Assistant Chief Gessler and precluded Defendant City from applying for and received FEMA grant money for fire safety equipment and turnout gear for brush forest fires.

167. In May, 2020, a fire occurred in the vicinity of Plaintiff Blessing's residence and less than a half mile from Hose Company No. 1.

168. Plaintiff Blessing's neighbors and other residents of the First Ward spoke with Plaintiff Blessing about the Defendant Fire Company's response to the fire call and safety issues resulting directly from Defendant Brasile's negligent directives.

169. In May, 2020, Plaintiff Blessing spoke to Mr. Forish, in his capacity as a city councilman and a representative of the Fire and Safety Committee, and complained that:

- a) Defendant Brasile had prohibited and delayed all five (5) fire companies from responding to the fire near Plaintiff Blessing's home until such time as that Defendant Brasile arrived at the fire scene;
- b) Defendant Brasile had not arrived at the fire scene for an excruciatingly long period of time after the fire call;
- c) Defendant Brasile's reckless and negligent action had placed Plaintiff Blessing, his family, his residence and his neighbors at unnecessary risk of serious physical injury, death and or destruction of property due to fire; and
- d) Plaintiff Blessing's family and neighbors had confronted him

concerning safety issues resulting from Defendant Brasile's lack of proper safety policies and negligent and/or reckless directives.

170. On May 11, 2020, Plaintiff Jones was advised by Chief Piantine that, due to Defendant Brasile's above-described conduct and the resulting safety risks, the Bradenville firefighters will not respond to fire calls for assistance from the Defendant City nor will they allow Defendant Brasile to place them in harm's way.

171. Plaintiffs Blessing and F. Giovannagelo advised Mr. Forish and other employees/residents of Defendant City of Plaintiff Jones' conversation with Chief Piantine.

172. On May 15, 2020, Defendant City and Westmoreland County were declared to be in the Covid-19 "yellow zone."

173. On May 15, 2020, a constable served Defendant Brasile with the previously undelivered certified letter, notifying Defendant Brasile that he had been expelled from Hose Company No. 1.

174. As a result of the aforesaid letter and in an attempt to subvert the applicable by-laws and remain as fire chief, Defendant Brasile advised Mr. Gray and Defendants that he had transferred from Hose Company No. 1 to Hose Company No. 2 and was eligible to remain as fire chief.

175. Defendant Brasile never followed the applicable by-laws and procedures to effectuate a transfer from Hose Company No. 1 to Hose Company No. 2 or any other hose company and therefore was not legally eligible to serve as fire chief.

176. On May 22, 2020, Hose Company No. 1 received a letter from Mr. Gray

advising that Defendant City had determined that Defendant Brasile was eligible to remain as fire chief.

177. Mr. Gray's letter was not accompanied by any legal opinion to support Defendants' decision concerning Defendant Brasile's status as fire chief. A copy of Mr. Gray's letter is attached hereto, marked Exhibit "E" and incorporated herein.

178. On May 22, 2020, Plaintiffs openly challenged City Manager Gray and City Council for not following through with the letter of March 10, 2020, concerning the removal of Defendant Brasile from Hose Company No. 1 for cause.

179. On May 22, 2020, each of the above-named Plaintiffs advised other firefighters, members of City Council, employees and residents of Defendant City that they intended to appear at the next council meeting to demand that council follow through on the letter dated March 10, 2020 and to advise Council of their intent to challenge Defendant City's unlawful decision to retain Defendant Brasile as fire chief.

180. On May 22, 2020, the above Plaintiffs openly discussed their justification for taking corrective action and again confirmed that Defendant Brasile had been removed for just cause, which included:

- a) Defendant Brasile's misogynistic attitude, reprehensible comments about women, including a female firefighter and the wife of a male firefighter;
- b) Defendant Brasile's sexual harassment of a female firefighter;
- c) Defendant Brasile's lack of proper policies, leadership, ability to procure proper fire and safety equipment and to provide proper training for firefighters;

- d) Defendant Brasile's dishonesty in falsifying his personal fire call numbers in order to increase his personal stipend payments, which may have been illegal;
- e) Defendant Brasile's dishonesty in falsifying ISO numbers in order to illegally procure higher grant monies, which may have been illegal;
- f) Defendant Brasile's recklessness and lack of leadership in certifying defective fire hydrants as being fully operational;
- g) Defendant Brasile's failure to properly respond to a fire call wherein a firefighter was seriously injured;
- h) Defendant Brasile's failure to properly respond to a gas leak emergency, whereby several citizens became seriously ill from gas inhalation;
- I) Defendant Brasile's holding back individual hose companies, including Hose Company No. 1, from responding to fire calls in a close geographic location to each hose company;
- j) Defendant Brasile's abuse of a firefighter from Crabtree, Pennsylvania and his verbally assaulting the fire chief from Whitney, Pennsylvania;
- k) Defendant Brasile's verbally and physically assaulting a firefighter from Derry, Pennsylvania, who, after listening to Defendant Brasile's broadcasts over the fire call/low band radio openly accused Defendant Brasile of being unprofessional;
- l) Defendant Brasile's attempting to supervise fire calls while being on vacations in the states of South Carolina and Arizona;
- m) Defendant Brasile's prohibiting all five (5) hose companies from responding to a fire calls until he arrived at the fire scenes;
- n) Defendant Brasile's ongoing pattern of late arrivals to the scenes of fire calls, thereby unnecessarily delaying the responses from the hose companies;
- o) Defendant Brasile's willful interference with the grant application process, including his expulsion of Assistant Chief Gessler, which

prevented Defendant City from meeting the grant application and obtaining funds to purchase lifesaving fire equipment and turnout gear for brush forest fires; and

- p) that surrounding fire departments, including Bradenville, were reluctant or refusing to respond to Latrobe fire calls for assistance due to Defendant Brasile's conduct.

181. On May 27, 2020, as a direct retaliation for Plaintiff's above- described protected citizen's speech on matters of public concern and in further violation of the Latrobe City Code, Defendant Fire Department By-laws, and the Hose Company No. 1 By-laws, Defendant Brasile illegally expelled Plaintiffs from Defendant Fire Company.

182. Defendant Brasile's expulsion of Plaintiffs was not preceded by any notice, progressive discipline or due process of any kind and contained false, fabricated, nonsensical, pretextual reasons for each expulsion.

183. In violation of the Latrobe City Code, Defendant Fire Department By-laws and Hose Company No. 1 By-laws, Defendant Brasile's expulsion letters falsely represented that Plaintiffs' appeal had to be made directly to him. Copies of the expulsion letters are attached hereto marked as Exhibit "F" and incorporated herein.

184. After learning about Defendant Brasile's illegal expulsion of Plaintiffs, Latrobe residents continued to speak with Plaintiffs about their community safety concerns.

185. On May 30, 2020, Eric Schaffer, a Latrobe resident, approached Plaintiff Jones and stated, "I am concerned that Hose Company No. 1 will not be able to operate in the event of an emergency in the city, especially with it being the closest company to the Latrobe Brewery. With the large number of employees and flammable products at the Brewery, it is important that there be a quick response in the event of an emergency."

186. In response to the aforesaid illegal expulsion letters, on June 4, 2020, Plaintiffs hand-delivered letters of appeal to Defendant Brasile demanding that he recuse himself from any appeal process. Copies of Plaintiffs letters are attached hereto marked Exhibit “G” and incorporated herein.

187. In accordance with the Defendant Fire Department By-laws, including Article 9 Sections 4 (b) and ©, an appeal of an administrative expulsion shall be made to the Board of Appeals and not directly to the fire chief.

188. In accordance with the aforesaid by-laws, the Appeal Board shall be comprised of the Fire Department President, First Vice President and a member elected annually from all five (5) hose companies. A copy of Article 9 Sections 4 (b) and © of Defendant Fire Department By-Laws is attached hereto, marked Exhibit “H” and incorporated herein.

189. As a result of the contradiction between Defendant Brasile’s expulsion letter and the aforesaid by-laws, on June 5, 2020, Plaintiffs hand-delivered to Mr. McDowell a written appeal requesting a hearing before the Board of Appeals. A copy of the Plaintiffs’ letter is attached hereto, marked Exhibit “I” and incorporated herein.

190. At all times relevant to the within action, Defendant Fire Department had a duty to insure that its members, including Plaintiffs, were afforded proper due process and appeal rights pursuant to Defendant Fire Department’s By-laws, including Article 9 Sections 4(b) and ©.

191. Defendant Fire Department, by and through its elected, executive officers, including Defendant McDowell, had the duty to insure that its members, including Plaintiffs, were afforded proper, formal notice of any appeal hearing.

192. Defendant Fire Department, had a further duty to notify the First Vice President and the elected representatives from all hose companies of Plaintiffs' appeals.

193. Defendant Fire Department had a further duty to insure that the First Vice President and the elected representatives from all hose companies were present for and involved in the decision making process concerning Plaintiffs' appeals.

194. At all times relevant to the within action, Defendant Fire Department, intentionally and/or negligently breached its aforesaid duties to Plaintiffs.

Civil Conspiracy - Defendants Brasile and McDowell

195. Subsequent to receiving the aforesaid letter on June 5, 2020, Defendants McDowell and Brasile entered into an understanding, agreement, plot and conspiracy to deprive Plaintiffs of their constitutional rights due to Plaintiffs engaging in the above-described protected First Amendment activity.

196. Pursuant to the aforesaid conspiracy, Defendants Brasile and McDowell failed to provide Plaintiffs with any proper, legal notice of the scheduling of an appeal hearing nor did they afford Plaintiffs a proper name-clearing hearing.

197. Subsequent to June 5, 2020, Plaintiffs received sheets of paper which contained no letterhead, no date, no signature nor any identifying factors as to who created the sheets of paper.

198. The aforesaid unidentifiable sheets of paper further contained accusations which differed from those contained in Defendant Brasile's illegal expulsion letters.

199. Plaintiffs were never properly or legally notified of a date, time and location of any appeal hearing or that Plaintiffs' appeal would be heard by a Board of Appeals, as

mandated by the applicable by-laws.

200. Prior to June 25, 2020, Mr. Forish, in his capacity as Defendant Fire Department's First Vice President and as the elected representative of Hose Company No. 1 to the Board of Appeals, attempted to ascertain as to whether an appeal hearing had been scheduled on behalf of Plaintiffs.

201. Defendant McDowell never provided Mr. Forish with any information concerning an appeal before the Appeal Board.

202. Mr. Forish further spoke with Defendant Brasile in order to ascertain whether an appeal hearing had been scheduled for Plaintiffs.

203. Defendant Brasile threatened to have Mr. Forish arrested if he attempted to appear or participate in any appeal proceedings concerning Plaintiffs.

204. On June 25, 2020, undersigned legal counsel, on behalf of Plaintiffs, forwarded a letters to Attorney Greiner and Attorney Houser, wherein, he advised as to the above-described procedural illegalities and requested intervention by both legal counsel. Copies of the undersigned's letters to Attorneys Greiner and Houser are attached hereto, marked Exhibit "J" and incorporated herein.

205. Attorney Greiner never responded to the undersigned counsel.

206. Attorney Houser responded by telephone and indicated that he would look into the matter, however, he never further responded to the undersigned counsel.

207. In accordance with the aforesaid conspiracy, on June 29, 2020, Defendant McDowell forwarded letters to Plaintiffs F. Giovannagelo, N. Giovannagelo and C. Giovannagelo stating that there had been an "appeal meeting" and that they were expelled from

Defendant Fire Department. Copies of the aforesaid letters are attached hereto, marked Exhibit “K” and incorporated herein.

208. On July 13, 2020, Defendant McDowell forwarded letters to Plaintiffs Blessing and Jones containing similar language about an “appeal meeting” and Plaintiffs expulsion as firefighters. Copies of aforesaid letters are attached hereto, marked Exhibit “L” and incorporated herein.

209. On July 9, 2020 and July 14, 2020, Plaintiffs’ legal counsel forwarded letters to Mr. Gray, with copies to both solicitors, requesting that Defendant City immediately reverse the illegal expulsion of Plaintiffs. Copies of both letters are attached hereto, marked Exhibit “M” and incorporated herein.

210. Neither Mr. Gray nor any policymaker/supervisory/management level employee of Defendant City responded to Plaintiffs’ counsel’s written correspondence.

Property Rights - Membership - Hose Company No. 1

211. Pursuant to the By-laws of Hose Company No. 1, all active firefighters who are members of Hose Company No. 1 are stakeholders and as such, enjoy pro-rata ownership of the assets of Hose Company No. 1.

212. According to said By-laws, in order to qualify for stakeholder membership of the assets of Hose Company No. 1, an individual must maintain the status as a firefighter within said Company.

213. At all times relevant to the within action, Plaintiffs, as Hose Company No. 1 firefighters, had ownership rights in the assets of Hose Company No. 1.

214. At all times relevant to the within action, Hose Company No. 1 consisted

of thirty-eight (38) firefighters, including Plaintiffs, thereby affording each member a 2.6 percent ownership interest in the Hose Company No. 1 assets.

215. At all times relevant to the within action, the assets of Hose Company No. 1 included the real estate, structure and contents located at 300 Alexandria Street, Latrobe, Westmoreland County, Pennsylvania and the value of a liquor license issued by the Pennsylvania Liquor Control Board.

Property Rights - Service As A Firefighter

216. Pursuant to his service as a firefighter, Plaintiff Blessing earned a SAFER grant stipend in the amount of Five Hundred Fifty (\$ 550.00) Dollars.

217. Pursuant to his length of service as a firefighter, Plaintiff F. Giovannagelo earned a life membership which vested after twenty (20) years of service.

218. Pursuant to their length of service and/or status as firefighters for Defendant Fire Department and their membership in Hose Company No. 1, each of the above-named Plaintiffs had accrued fundamental property rights in the form of:

- a) Fire Department life insurance policy - value \$ 25,000.00;
- b) Hose Company No. 1 life insurance policy - value \$ 10,000.00;
- c) Company spousal death benefit - value \$ 10,000.00; and
- d) Company child death benefit - value \$ 5,000.00 per child.

False Statements - Creation and Dissemination of False and Defamatory Impression

219. At all times relevant to the within action, a pipeline of information existed between Defendants, the hose companies, the residents of Defendant City and neighboring fire companies.

220. At all times relevant to the within action, defamatory, false and damaging accusations by Defendants Wolford and Brasile were made publicly and disseminated through the pipeline.

221. In November, 2019, Defendant Brasile falsely and publicly accused Plaintiff N. Giovannagelo of falsifying his reported response numbers in order to falsely obtain a stipend payment which may be illegal.

222. In November, 2019, Defendant Brasile falsely and publicly accused the Plaintiffs of being negligent and late in their response to fire calls.

223. During the period from November, 2019 through March, 2020, on numerous occasions, Defendant Brasile falsely and publicly accused Plaintiffs of violating their responsibilities as firefighters and refusing to respond to fire calls.

224. On numerous occasions during the period from November, 2019 through March, 2020, Defendant Brasile accused Plaintiffs of criminal conduct, including possession and use of marijuana and operating fire equipment and responding to fire calls while intoxicated and under the influence of controlled substances.

225. On December 2, 2020, at a meeting before the assistant chiefs of the Latrobe Volunteer Fire Department, Defendant Brasile falsely accused Plaintiffs and other member of Hose Company No. 1 of refusing to clean and maintain fire apparatus and equipment and of failing to fix broken fire company equipment due to their laziness.

226. Defendant Brasile further falsely accused Plaintiffs of responding to fire calls with dirty apparatus and broken equipment, thereby creating a risk to the structures and citizens of Defendant City.

227. At the aforesaid meeting on December 2, 2019 and on numerous other occasions, Defendant Brasile falsely accused Plaintiff N. Giovannagelo of forging and falsifying his response statistics.

228. At the aforesaid meeting and at numerous times thereafter, Defendant Brasile referred to Plaintiffs as “a bunch of no good f - - ing a - - holes.”

229. During city council meetings in December, 2019 and January, 2020, Defendant Wolford falsely accused Plaintiffs of falsifying call response numbers to be utilized by grant managers for the purpose of obtaining fire department grants.

230. Defendant Wolford repeated these false accusations publicly during an interview with the Latrobe Bulletin newspaper.

231. Defendant Wolford’s false accusations that Plaintiffs had falsified response statistics were disseminated by Defendants Wolford and Brasile through the aforesaid pipeline.

232. On numerous occasions including at city council meetings in December, 2019 and January, 2020 and February, 2020, each Plaintiff confronted Defendant Wolford about her defamatory, false and damaging accusations that Plaintiffs had falsified their call response numbers.

233. On each occasion, Defendant Wolford indicated that she had been supplied with this information by her department head/Defendant Brasile, that she believed Defendant Brasile was being truthful and that Plaintiffs were lying.

234. On numerous occasions, Defendant Wolford stated publicly that she did not believe any of Plaintiffs’ above-described accusations against Defendant Brasile.

Deprivation of Liberty Interest - Reputation

235. At all times relevant to the within action, each individual Plaintiff maintained an excellent reputation as a firefighter among the citizens/residents of Defendant City.

236. Defendants created and disseminated false and defamatory accusations against each of the above-named Plaintiffs, for which each Plaintiff demanded and was denied a proper name clearing hearing.

237. Defendants further illegally expelled Plaintiffs from their positions as firefighters without benefit of a proper hearing and/or appeal.

238. As a result of being illegally expelled as firefighters from Hose Company No. 1, Plaintiffs were deprived of their ownership rights as members of Hose Company No. 1, including their interest in the real estate located at 300 Alexandria Street, Latrobe, Westmoreland County, Pennsylvania, the fire hall and its contents and the value of the fire hall liquor license.

239. Plaintiffs were further deprived of their above-described property rights and liberty interests in their reputations without due process of law.

Custom and Deliberate Indifference

240. On April 7, 2017, Plaintiff C. Giovannagelo was employed by the Defendant City as a paid, duty driver for Defendant Fire Department.

241. Prior to said date, Plaintiff C. Giovannagelo had engaged in speech as a citizen on a matter of public concern involving Defendant Brasile's refusal to send the necessary fire fighting apparatus to structural fires, thereby creating great risk to the effected structures, residents and neighborhoods.

242. Plaintiff repeated his safety related concerns about Defendant Brasile's decisionmaking and lack of proper safety policies, when speaking at several fire department meetings, and with Westmoreland County emergency officials and 9-1-1 emergency dispatchers.

243. On April 7, 2017, Defendant Brasile publicly confronted Plaintiff for his speech, held his clenched fist in front of Plaintiff's face, verbally berated Plaintiff and threatened Plaintiff with physical harm.

244. Plaintiff C. Giovannagelo reported the aforesaid incident and Defendant Brasile's assaultive behavior to Jack Murtha (hereinafter "Mr. Murtha"), a city councilman and member of the Fire Safety Committee and to Mr. Forish, a city councilman and member of the Fire Safety Committee.

245. Mr. Murtha and Mr. Forish raised the issue of Defendant Brasile's assaultive behavior to members of city council, Defendant Wolford and other policymakers and supervisory/management level employees of Defendant City, however, Defendants took no remedial action.

246. As a result of Plaintiff C. Giovannagelo engaging in citizen's speech on a matter of public concern, Defendant Brasile terminated Plaintiff's employment as a paid duty driver, stripped him of his rank of Lieutenant and suspended him from Defendant Fire Department.

247. Plaintiff C. Giovannagelo reported Defendant Brasile's assaultive behavior to Defendant Wolford, other policymakers and to supervisory/management level employees of Defendant City.

248. Despite Plaintiff C. Giovannagelo complaints, no corrective or remedial

action was taken against Defendant Brasile by Defendant Wolford, by any policymaker or by any supervisory/management level employees of Defendant City.

Assistant Chief John D. Gessler

249. Defendant Brasile illegally expelled Assistant Chief Gessler as a direct retaliation for his protected citizen's speech on matters of public concern.

250. Defendant Brasile's wrongful and illegal expulsion of Assistant Chief Gessler violated the Defendant City Code, Defendant Fire Department By-laws, the By-laws of Hose Company No. 1 and Assistant Chief Gessler's right to due process as mandated by the aforesaid code, by-laws and the applicable federal and state law.

251. Defendant Brasile's wrongful and illegal expulsion of Assistant Chief Gessler was disseminated through the pipeline and made known to Defendants, policymakers/supervisory/management level employees and residents of Defendant City.

252. Defendants took no action to reverse Defendant Brasile's wrongful expulsion of Assistant Chief Gessler, to reinstate him to his position and/or to discipline Defendant Brasile for his wrongful conduct.

Official Policy

253. The City Code for Defendant City incorporates and adopts the By-laws of Defendant Fire Department.

254. According to Defendant Fire Department By-law Article 8, Section 3(b) "No member shall make any derogatory or disparaging remarks in any public forum or venue about the LVFD or its Companies, nor perform any action that is damaging to the credibility of the LVFD or its Companies. Doing so could result in disciplinary action(s) and/or expulsion."

255. Plaintiffs' above-described speech concerning Defendant Brasile's sexual harassment of a female firefighter involved matters of concern to Plaintiffs and all residents of Defendant City.

256. Plaintiffs' above-described speech, including but not limited to speech concerning the lack of fire safety policies, unsafe equipment, the unnecessary reduction of masked firefighters, the reduction of the number of firefighters available to respond to fire calls, delayed responses to fire calls, the lack of functional fire hydrants and all speech relating to the inappropriate conduct of Defendant Brasile are clearly matters that concern Plaintiffs, their families and residents of Defendant City.

257. Plaintiffs' above-described speech with individual residents of Defendant City involved safety related concerns.

258. The above-quoted By-law requires Plaintiffs to forfeit their rights to speak as citizens on matters of public concern as conditions precedent to their serving as firefighters.

259. The above-described quoted by-law amounts to a formal, written policy which authorizes punishment in the form of suspension or expulsion for individuals who engage in protected First Amendment activity.

COUNT I
PLAINTIFFS VS. ALL DEFENDANTS
FIRST AMENDMENT- FREEDOM OF SPEECH
42 U.S.C. 1983 - RETALIATION

260. Plaintiffs incorporate Paragraphs 1 through 259 above as though the same were more fully set forth at length herein.

261. Plaintiffs aver that Defendant Fire Department performs a governmental function and as such is a state actor.

262. Plaintiffs further avers that fire protection is a public function which amounts to state action, even if the fire protection unit is comprised of voluntary or unpaid members.

263. Plaintiffs further aver that the opportunity to serving as voluntary firefighters constitutes a governmental benefit or privilege entitled to First Amendment protection.

264. Defendants may not constitutionally compel Plaintiffs to relinquish their constitutional rights that they would otherwise enjoy as citizens to speak on matters of public interest or concern.

265. Plaintiffs' above-described speech was made as citizens on matters of public concern.

266. Defendants Wolford, Brasile and McDowell were opposed to and were angered by Plaintiffs' exercising their rights to freedom of speech as a citizens on matters of public concern.

267. The aforesaid Defendants entered into a conspiracy and joined in and agreement, plan and/or plot to retaliate against Plaintiffs, damage Plaintiffs' reputation, terminate Plaintiffs as firefighters due to Plaintiffs exercising their rights to freedom of speech regarding matters of public concern.

268. Defendants Wolford, Brasile and McDowell acting under color of state law, including but not limited to any color of any statute, ordinance, regulation, custom or usage

and motivated by prejudice against Plaintiffs due to Plaintiffs' exercise of their First Amendment rights, including their right to freedom of speech as citizens on matters of public concern, engaged in conduct that deprived Plaintiffs of their rights, privileges and/or immunities as secured by the Constitution of the United States of America, the applicable statutes and case law therein.

269. Plaintiffs aver that their exercising of their rights under the First Amendment, including their rights to free speech as citizens on matters of public concern, were substantial and motivating factors in the unlawful and retaliatory conduct of Defendants as more fully set forth above.

270. Defendant City has acquiesced to, adopted, condoned and participated in the above-described wrongful and discriminatory conduct of Defendants Fire Department, Wolford, Brasile and McDowell.

271. At all times herein mentioned, Defendant City had an official policy or custom of engaging in retaliation against employees who exercised their First Amendment rights, including their rights to freedom of speech as citizens on matters of public concern.

272. Defendant City was recklessly indifferent to its policymakers/ decisionmakers, supervisory/management level employees who engage in retaliation against employees/individuals who exercise their First Amendment rights including their rights to freedom of speech as citizens on matters of public concern.

273. Plaintiffs' speech was not pursuant to their duties and responsibilities with Defendant Fire Department or Hose Company No. 1 and constituted citizens' speech.

274. Each disciplinary action imparted by Defendants was contemporaneous

to Plaintiffs' above-described citizens' speech on matters of public concern.

275. Defendants' custom and policy of retaliating against employees/individuals who exercise their First Amendment rights was a direct and proximate cause of the deprivation of Plaintiffs' rights and their resulting injuries and damages.

276. As a result of the aforesaid actions of Defendants, Plaintiffs have sustained and will continue to sustain damages, including mental anguish, emotional distress, embarrassment, humiliation, outrage, damage to their reputations, loss of present and future opportunities as firefighters and loss of property and benefits accrued by their membership as firefighters in Hose Company No. 1.

WHEREFORE, Plaintiffs Christopher Blessing, Cody Giovannagelo, Fabian Giovannagelo, Nico Giovannagelo and Ryan Jones respectfully request that this Honorable Court enter judgment in their favor and against Defendants, jointly and severally and determine that Plaintiffs have suffered the substantial and continuing injuries set forth above and that said injuries resulted from the deprivation of their civil and constitutional rights, discrimination and other wrongful conduct by Defendants and award Plaintiffs the following relief:

- A. A declaration that Defendants have violated Plaintiffs' civil rights;
- B. Compensatory damages in excess of One Hundred Fifty Thousand (\$ 150,000.00) Dollars;
- C. Punitive damages, as appropriate, against the individually named Defendants in their individual capacities;
- D. Exemplary damages, as applicable;
- E. Injunctive relief, including entering an Order enjoining Defendants and all supervisory and management level employees of the Defendant City from engaging in further violations of the right to freedom of speech and

procedural due process and directing that they undertake a remedial program, provide regular and periodic training to their policymakers/decisionmakers and supervisory/management level employees concerning the mandates of the First and Fourteenth Amendments to the United States Constitution;

- F. Injunctive relief, including entering an Order vacating the illegal election for Fire Chief in December, 2019, wherein Defendant Brasile illegally suspended and removed his opponent, Plaintiff N. Giovannagelo from the ballot and vacating the Defendant City's acceptance of the election results and installing Defendant Brasile as Fire Chief;
- G. Injunctive relief, including entering an Order reinstating the election results concerning the vote for Fire Chief taken on March 5, 2020, resulting in Plaintiff N. Giovannagelo defeating Defendant Brasile by a vote of 32-17;
- H. Injunctive relief, including entering an Order reinstating the results of a special election on March 8, 2020, conducted by Hose Company No. 1 wherein by a vote of 22-0, the membership voted to expel Defendant Brasile as a member of Hose Company No. 1, thereby eliminating his eligibility to serve as Fire Chief for a minimum period of one (1) year;
- I. Injunctive relief, including entering an Order immediately reinstating each Plaintiff to his position as a firefighter for Hose Company No. 1, and restoring each Plaintiff's property rights and all benefits relating thereto;
- J. Attorney's fees, costs of suit and pre-judgment interest; and
- K. Such other equitable relief as this Honorable Court should deem just and proper.

COUNT II
PLAINTIFFS VS. ALL DEFENDANTS
FOURTEENTH AMENDMENT- DUE PROCESS
42 U.S.C. § 1983

277. Plaintiffs incorporate Paragraphs 1 through 276 above as though the same were more fully set forth at length herein.

278. Defendants Wolford, Brasile and McDowell acting under color of state

law, including but not limited to any color of any statute, ordinance, regulation, custom or usage and motivated by prejudice against Plaintiffs due to Plaintiffs' exercise of their First Amendment rights, including their right to freedom of speech as citizens on matters of public concern, engaged in conduct that deprived Plaintiffs of their rights, privileges and/or immunities as secured by the Constitution of the United States of America, the applicable statutes and case law therein.

279. Plaintiffs had property rights in the assets of Hose Company No. 1 which included the real estate, structure and contents of the property located at 300 Alexandria Street, Latrobe, Westmoreland County, Pennsylvania and the value of the liquor license issued by the Pennsylvania Liquor Control Board.

280. Plaintiff Blessing had a property interest in the payment of a SAFER grant stipend in the amount of Five Hundred Fifty (\$550.00) Dollars, which he earned in the 2020 calendar year.

281. Defendants illegally stripped and deprived Plaintiff Blessing of his SAFER grant stipend.

282. Plaintiffs had property rights which accrued pursuant to a length of service awards program with Defendant City.

283. Pursuant to his thirty-seven (37) years as a firefighter, Plaintiff F. Giovannagelo was entitled to a life membership/length of service death benefit in the amount of Twenty-Five Thousand (\$25,000.00) Dollars which vested after twenty (20) years of service.

284. Pursuant to their service as firefighters for Defendant City, Defendant Fire Department and Hose Company No. 1, each Plaintiff had a vested property interest and were

entitled to life insurance policies, spousal death benefit policies and child death benefit policies.

285. Defendants, as a direct retaliation for Plaintiffs' protected activity, expelled Plaintiffs as firefighters and in violation of Plaintiffs' civil rights, stripped and deprived Plaintiffs of their above-described property rights.

286. Plaintiffs had the liberty and right to perform a valuable governmental function by serving as firefighters for Defendant City, without unreasonable governmental interference.

287. During the period from October, 2019 through June, 2020, Defendants Brasile and Wolford made defamatory, false and damaging accusations against Plaintiffs which were disseminated publicly through the media, workplace and the pipeline of information existing within Defendant City.

288. The Defendants' defamatory, false and damaging statements created a false and defamatory impression which was stigmatizing to Plaintiffs and damaging to their good names and reputations.

289. Defendants utilized the aforesaid information pipeline to disseminate the aforesaid defamatory impression throughout Defendant City, Westmoreland County and the surrounding counties.

290. Plaintiff had liberty interests in their good names and reputations and their right to serve as firefighters in other surrounding cities, boroughs or municipalities without interference by Defendants.

291. Defendants' attacks on Plaintiffs' reputations and good names have damaged Plaintiffs attempts to serve as firefighters elsewhere.

292. Defendant Fire Department had the duty to provide Plaintiffs with proper notice of appeal hearings to be heard by the Appeal Board, in accordance with Defendant Fire Department's By-laws.

293. Each Plaintiff had a right to a name clearing hearing to address the false, stigmatizing and professionally damaging information being disseminated by Defendants.

294. Defendants repeatedly denied Plaintiffs' requests for a name-clearing hearing prior to and subsequent to their expulsion of Plaintiffs from Defendant Fire Department.

295. Defendants had the duty to provide Plaintiffs with a proper name clearing hearing contemporaneous to Plaintiffs' appeal rights pursuant to Defendant Fire Department's By-laws.

296. Defendants including Fire Department had a further duty to supervise and control the actions of Defendant McDowell and to protect Plaintiffs from the conspiratorial conduct of Defendants McDowell and Brasile.

297. At all times relevant to the within action, Defendants breached their duties to its members, including Plaintiffs.

298. Defendants' wrongful conduct, in addition to infringing upon and damaging Plaintiffs' reputations, has deprived Plaintiffs of their above-described First Amendment rights, Fourteenth Amendment property rights and ability to serve as firefighters within Defendant City and elsewhere.

299. Plaintiffs cannot be deprived of their liberty or property interests, without due process of law.

300. The actions of the Defendants violated Plaintiffs' liberty and property

interests as guaranteed by the Fourteenth Amendment to the United States Constitution.

301. Defendant City has acquiesced to, adopted, condoned and participated in the above-described wrongful and discriminatory conduct of Defendants Fire Department, Wolford, Brasile and McDowell.

WHEREFORE, Plaintiffs Christopher Blessing, Cody Giovannagelo, Fabian Giovannagelo, Nico Giovannagelo and Ryan Jones respectfully request that this Honorable Court enter judgment in their favor and against Defendants, jointly and severally and determine that Plaintiffs have suffered the substantial and continuing injuries set forth above and that said injuries resulted from the deprivation of their civil and constitutional rights, discrimination and other wrongful conduct by Defendants and award Plaintiffs the following relief:

- A. A declaration that Defendants have violated Plaintiffs' civil rights;
- B. Compensatory damages in excess of One Hundred Fifty Thousand (\$ 150,000.00) Dollars;
- C. Punitive damages, as appropriate, against the individually named Defendants in their individual capacities;
- D. Exemplary damages, as applicable;
- E. Injunctive relief, including entering an Order enjoining Defendants and all supervisory and management level employees of the Defendant City from engaging in further violations of the right to freedom of speech and procedural due process and directing that they undertake a remedial program, provide regular and periodic training to their policymakers/decisionmakers and supervisory/management level employees concerning the mandates of the First and Fourteenth Amendments to the United States Constitution;
- F. Injunctive relief, including entering an Order vacating the illegal election for Fire Chief in December, 2019, wherein Defendant Brasile illegally suspended and removed his opponent, Plaintiff N. Giovannagelo from the ballot and vacating the Defendant City's acceptance of the election

results and installing Defendant Brasile as Fire Chief;

- G. Injunctive relief, including entering an Order reinstating the election results concerning the vote for Fire Chief taken on March 5, 2020, resulting in Plaintiff N. Giovannagelo defeating Defendant Brasile by a vote of 32-17;
- H. Injunctive relief, including entering an Order reinstating the results of a special election on March 8, 2020, conducted by Hose Company No. 1 wherein by a vote of 22-0, the membership voted to expel Defendant Brasile as a member of Hose Company No. 1, thereby eliminating his eligibility to serve as Fire Chief for a minimum period of one (1) year;
- I. Injunctive relief, including entering an Order immediately reinstating each Plaintiff to his position as a firefighter for Hose Company No. 1, and restoring each Plaintiff's property rights and all benefits relating thereto;
- J. Attorney's fees, costs of suit and pre-judgment interest; and
- K. Such other equitable relief as this Honorable Court should deem just and proper.

COUNT III
PLAINTIFFS VS. DEFENDANT CITY OF LATROBE
42 U.S.C. § 1983 - MUNICIPAL/MONELL LIABILITY

302. Plaintiffs incorporate Paragraphs 1 through 301 above as though the same were more fully set forth at length herein.

303. A single action may represent an act of "official government policy" if the acting official is an authorized decisionmaker.

304. Defendant City, by and through its City Code has adopted the by-laws of Defendant Fire Department, including Article 8, Section 3(b), and as such, has maintained a formal, written policy which specifically provides for suspension or expulsion for individuals/employees who speak as citizens on matters of public concern.

305. In those instances wherein a local government and its high-ranking

officials/decisionmakers have not set out a formal written policy, Plaintiff may set forth facts that reveal a governmental custom and/or policy or a “de facto” official policy on behalf of Defendant City.

306. Plaintiffs may prove that Defendant City, by and through its policymakers, decisionmakers and supervisory/management level employees, acted pursuant to a custom to retaliate against Plaintiffs for the First Amendment activity, even if said custom did not receive formal approval through the decisionmaking channels of the Defendant City.

307. At all times relevant to the within action, Defendants have developed and maintained official policies and customs of retaliating against individuals who engage in constitutionally protected activity and who exercise their First Amendment right to free speech.

308. Defendants’ aforesaid official policies and customs of violating individual’s rights resulted in the violation of Plaintiffs’ Fourteenth Amendment right to due process, an illegal stripping of their property rights, a violation of Plaintiffs’ liberty interest in their names and reputations and violations of Plaintiffs’ ability to perform governmental function as firefighters in the surrounding municipalities, boroughs and counties.

309. Defendant City, by and through its policymakers, decisionmakers and supervisory/management level employees, has acted pursuant to said policy and custom and engaged in the constitutional deprivations more fully described above.

310. Defendant City developed or maintained policies or customs exhibiting deliberate indifference to the constitutional rights of individuals, including their rights to speak as citizens on matters of public concern and their due process rights protected by the Fourteenth

Amendment.

311. Defendant City developed or maintained policies or customs exhibiting deliberate indifference to unjust, unlawful and retaliatory practices by its policymakers, decisionmakers and supervisory/management level employees, wherein individuals, such as Plaintiffs, were retaliated against for exercising their First Amendment rights to citizens' speech on matters of public concern and deprived of their Fourteenth Amendment right to due process.

312. Defendant City failed or refused to mandate the appropriate in-service training or discipline for its supervisory or management level agents or employees who were responsible for protecting the civil and constitutional rights of individuals.

313. Defendant City has maintained inadequate and defective policies, customs and practices in the hiring of its policymakers, decisionmakers and supervisory/ management level employees, including all department heads as defined in the Latrobe City Code.

314. Defendant City has maintained inadequate and defective policies, customs and practices of training its supervisory/management level employees concerning the constitutionally protected rights of individuals, including Plaintiffs.

315. Defendant City failed to adopt policies which were necessary to avoid or prohibit misconduct and/or civil and constitutional rights violations.

316. As a result of the defective and inadequate policies and customs described above and the failure to conduct proper screening, interviewing, training, re-training and failure to adopt the necessary and appropriate disciplinary policies, Defendants, including Defendants Wolford, Brasile and McDowell, believed that their actions would not be properly monitored and

that their acts of misconduct would not be investigated or sanctioned, but rather would be tolerated.

317. As a result of the existing policies, customs and deliberate indifference of Defendant City and the wrongful and unconstitutional conduct of its policymakers, decision-makers and supervisory/management level employees, individuals such as Plaintiffs have been subject to civil and constitutional rights violations.

318. Defendant City has adopted, participated in, condoned and acquiesced to the above-described wrongful and unconstitutional conduct of its policymakers, decisionmakers and supervisory/management level employees and including Defendants Wolford, Brasile and McDowell.

319. Defendant City has adopted, participated in, condoned and acquiesced to the above-described wrongful, negligent and unconstitutional conduct of Defendant Fire Department in depriving Plaintiffs of their due process and appeal rights.

320. The Defendant City's adopting and maintaining the above-described defective and inadequate policies and customs and its failure to enact the necessary policies demonstrated a conscious and deliberate indifference and disregard for the well-being and constitutional rights of Plaintiffs.

WHEREFORE, Plaintiffs Christopher Blessing, Cody Giovannagelo, Fabian Giovannagelo, Nico Giovannagelo and Ryan Jones respectfully request that this Honorable Court enter judgment in their favor and against Defendant City and determine that Plaintiffs have suffered the substantial and continuing injuries set forth above and that said injuries resulted from

the deprivation of their civil and constitutional rights, discrimination and other wrongful conduct by Defendants and award Plaintiffs the following relief:

- A. A declaration that Defendants have violated Plaintiffs' civil rights;
- B. Compensatory damages in excess of One Hundred Fifty Thousand (\$ 150,000.00) Dollars;
- C. Exemplary damages, as applicable;
- D. Injunctive relief, including entering an Order enjoining Defendants and all supervisory and management level employees of the Defendant City from engaging in further violations of the right to freedom of speech and procedural due process and directing that they undertake a remedial program, provide regular and periodic training to their policymakers/ decisionmakers and supervisory/management level employees concerning the mandates of the First and Fourteenth Amendments to the United States Constitution;
- E. Injunctive relief, including entering an Order vacating the illegal election for Fire Chief in December, 2019, wherein Defendant Brasile illegally suspended and removed his opponent, Plaintiff N. Giovannagelo from the ballot and vacating the Defendant City's acceptance of the election results and installing Defendant Brasile as Fire Chief;
- F. Injunctive relief, including entering an Order reinstating the election results concerning the vote for Fire Chief taken on March 5, 2020, resulting in Plaintiff N. Giovannagelo defeating Defendant Brasile by a vote of 32-17;
- G. Injunctive relief, including entering an Order reinstating the results of a special election on March 8, 2020, conducted by Hose Company No. 1 wherein by a vote of 22-0, the membership voted to expel Defendant Brasile as a member of Hose Company No. 1, thereby eliminating his eligibility to serve as Fire Chief for a minimum period of one (1) year;
- H. Injunctive relief, including entering an Order immediately reinstating each Plaintiff to his position as a firefighter for Hose Company No. 1, and restoring each Plaintiff's property rights and all benefits relating thereto;
- I. Attorney's fees, costs of suit and pre-judgment interest; and

- J. Such other equitable relief as this Honorable Court should deem just and proper.

COUNT IV
PLAINTIFFS VS. DEFENDANTS CITY OF LATROBE,
BRASILE AND McDOWELL
42 U.S.C. § 1983 - CONSPIRACY

321. Plaintiff hereby incorporates by reference the allegations in Paragraphs 1 through 320 as though the same were more fully set forth at length herein.

322. Defendants Brasile and McDowell acting individually or in combination with each other under color of state law, including but not limited to color of any statute, ordinance, regulation, custom or usage and motivated by prejudice against Plaintiff, conspired with each other for the purpose of impeding, obstructing, hindering and defeating the due course of justice and with the intent to deny and deprive Plaintiffs of their well established First and Fourteenth Amendment rights to freedom of speech and right to due process, retaliated against Plaintiffs for exercising said rights and Defendant City condoned, acquiesced to, adopted and participated in the unlawful conduct of Defendants Brasile and McDowell.

323. Defendants Brasile and McDowell, acting in combination with each other, entered an agreement or understanding to plot, plan or conspire to carry out the alleged chain of events and overt acts, causing Plaintiffs to suffer and sustain deprivations, injuries and special damages as more fully set forth herein.

324. Defendants Brasile and McDowell improperly and unlawfully acted to impart unwarranted and unwelcome discipline to Plaintiffs in retaliation for Plaintiffs' exercising their well established First Amendment rights of freedom of speech as citizens on matters of public concern.

325. The original agreement, understanding, plot, plan and conspiracy to retaliate against Plaintiffs for their exercising of their protected First Amendment rights was entered into subsequent to June 5, 2019, at which time Defendant McDowell received, by hand-delivery, Plaintiffs' demands for appeals to be heard before Defendant Fire Department's Board of Appeals.

326. Subsequent to June 5, 2020, Defendants Brasile and McDowell took overt acts in furtherance of the aforesaid conspiracy, by depriving Plaintiffs of proper notice and a hearing before the Appeal Board, as mandated by Defendant Fire Department's By-laws.

327. An overt act in furtherance of the above conspiracy was taken by Defendants Brasile and McDowell, who collaborated on and forwarded to Plaintiffs "unidentifiable sheets of paper" purporting to set hearing dates and containing additional false accusations which differed from or were omitted from Defendant Brasile's expulsion letters.

328. Pursuant to the aforesaid conspiracy, Defendants Brasile and McDowell intentionally omitted any identifiable factors from the aforesaid "sheets of paper", thereby precluding Plaintiffs ability from formally challenging the false and ridiculous accusations contained therein.

329. An overt act in furtherance of the above conspiracy was taken by Defendant Brasile, who threatened to have Mr. Forish arrested if he attempted to participate in Plaintiffs' appeal process.

330. An overt act in furtherance of the above conspiracy was taken by Defendant McDowell, who improperly refused to notify Mr. Forish and the elected hose company

representatives of Plaintiffs' appeals, all of which was in direct violation of the Defendant Fire Department's By-laws.

331. An overt act in furtherance of the above conspiracy was taken by Defendants Brasile and McDowell, who, without proper notice or due process, presided over "an appeal meeting", in violation of Defendant Fire Department's By-laws.

332. An overt act in furtherance of the above conspiracy was taken by Defendant McDowell on June 29, 2020, at which time he forwarded letters to Plaintiff s F. Giovannagelo, C. Giovannagelo and N. Giovannagelo, advising each individual that he had been expelled from Defendant Fire Department.

333. An overt act in furtherance of the above conspiracy was taken by Defendant McDowell on July 11, 2020, at which time he forwarded letters to Plaintiffs Blessing and Jones, advising each Plaintiff that he had been expelled from the Defendant Fire Department.

334. The letters forwarded to Plaintiffs by Defendant McDowell (Exhibits "K" and "L") refer to "appeal meeting" dates which were identical to the dates set forth in the unidentifiable sheets of paper.

335. At all times relevant to the within action, Defendant City has acquiesced to, condoned, adopted and participated in the unlawful conduct of Defendants Brasile and McDowell and its elected officials, policymakers, decisionmakers and supervisory/ management level personnel.

WHEREFORE, Plaintiffs Christopher Blessing, Cody Giovannagelo, Fabian Giovannagelo, Nico Giovannagelo and Ryan Jones respectfully request that this Honorable Court enter judgment in their favor and against Defendants City, Brasile and McDowell, jointly

and severally and determine that Plaintiffs have suffered the substantial and continuing injuries set forth above and that said injuries resulted from the deprivation of their civil and constitutional rights, discrimination and other wrongful conduct by Defendants and award Plaintiffs the following relief:

- A. A declaration that Defendants have violated Plaintiffs' civil rights;
- B. Compensatory damages in excess of One Hundred Fifty Thousand (\$ 150,000.00) Dollars;
- C. Punitive damages, as appropriate, against the individually named Defendants in their individual capacities;
- D. Exemplary damages, as applicable;
- E. Injunctive relief, including entering an Order enjoining Defendants and all supervisory and management level employees of the Defendant City from engaging in further violations of the right to freedom of speech and procedural due process and directing that they undertake a remedial program, provide regular and periodic training to their policymakers/ decisionmakers and supervisory/management level employees concerning the mandates of the First and Fourteenth Amendments to the United States Constitution;
- F. Injunctive relief, including entering an Order vacating the illegal election for Fire Chief in December, 2019, wherein Defendant Brasile illegally suspended and removed his opponent, Plaintiff N. Giovannagelo from the ballot and vacating the Defendant City's acceptance of the election results and installing Defendant Brasile as Fire Chief;
- G. Injunctive relief, including entering an Order reinstating the election results concerning the vote for Fire Chief taken on March 5, 2020, resulting in Plaintiff N. Giovannagelo defeating Defendant Brasile by a vote of 32-17;
- H. Injunctive relief, including entering an Order reinstating the results of a special election on March 8, 2020, conducted by Hose Company No. 1 wherein by a vote of 22-0, the membership voted to expel Defendant Brasile as a member of Hose Company No. 1, thereby eliminating his eligibility to serve as Fire Chief for a minimum period of one (1) year;

- I. Injunctive relief, including entering an Order immediately reinstating each Plaintiff to his position as a firefighter for Hose Company No. 1, and restoring each Plaintiff's property rights and all benefits relating thereto;
- J. Attorney's fees, costs of suit and pre-judgment interest; and
- K. Such other equitable relief as this Honorable Court should deem just and proper.

COUNT V
PLAINTIFFS V. DEFENDANT WOLFORD
42 U.S.C. § 1983 - SUPERVISORY LIABILITY

336. Plaintiffs hereby incorporate by reference the allegations in Paragraphs 1 through 335 as though the same were more fully set forth at length herein.

337. Defendant Wolford, her policymakers and supervisors, acted in a supervisory or management capacity under circumstances and during the period when their subordinate, Defendant Brasile violated the rights of Plaintiffs.

338. At all times, the actions of Defendant Brasile were accepted, approved, condoned and acquiesced to by the Defendant Wolford, who acted in a management or supervisory capacity and all Defendants acted under color of state law.

339. Defendant Wolford and her supervisors directed the conduct which resulted in the violation of the federal rights of the Plaintiffs as alleged or had actual knowledge of the violation of said federal rights by the subordinate defendants and accepted, approved, condoned and acquiesced in said violations.

340. Defendant Wolford and her supervisors acted with deliberate indifference to the consequences, established and maintained a policy, practice or custom which directly caused the violation of the civil rights of Plaintiffs or failed to maintain or enforce a policy under

circumstances wherein one or more policies or regulations were necessary to protect the rights of Plaintiffs and other citizens.

341. Defendants Wolford had specific knowledge of the unconstitutional conduct of Defendant Brasile and intentionally acquiesced in this conduct by failing to establish proper procedures or by failing to adequately train and supervise Defendant Brasile and other supervisory/management employees.

342. The conduct of Defendant Wolford was a proximate cause of the injuries and damages suffered by Plaintiffs, as set forth herein and Defendant Wolford's failure to train or supervise Defendant Brasile caused Plaintiffs to be deprived of their civil rights and as such, said supervisory Defendant is personally liable for all damages and injuries to Plaintiffs.

343. The illegal and improper actions of Defendant Brasile were a direct result of his lack of proper training and supervision by Defendant Wolford, her policymakers and supervisory/management level employees.

344. As a further result of the aforesaid deficient supervision of Defendant Brasile by Defendant Wolford, her policymakers and supervisory/management level employees, Plaintiffs suffered the damages set forth herein.

WHEREFORE, Plaintiffs Christopher Blessing, Cody Giovannagelo, Fabian Giovannagelo, Nico Giovannagelo and Ryan Jones respectfully request that this Honorable Court enter judgment in their favor and against Defendant Wolford and determine that Plaintiffs have suffered the substantial and continuing injuries set forth above and that said injuries resulted from the deprivation of their civil and constitutional rights, discrimination and other wrongful conduct by Defendants and award Plaintiffs the following relief:

- A. A declaration that Defendants have violated Plaintiffs' civil rights;
- B. Compensatory damages in excess of One Hundred Fifty Thousand (\$ 150,000.00) Dollars;
- C. Punitive damages, as appropriate, against the individually named Defendant in her individual capacities;
- D. Exemplary damages, as applicable;
- E. Injunctive relief, including entering an Order enjoining Defendants and all supervisory and management level employees of the Defendant City from engaging in further violations of the right to freedom of speech and procedural due process and directing that they undertake a remedial program, provide regular and periodic training to their policymakers/decisionmakers and supervisory/management level employees concerning the mandates of the First and Fourteenth Amendments to the United States Constitution;
- F. Injunctive relief, including entering an Order vacating the illegal election for Fire Chief in December, 2019, wherein Defendant Brasile illegally suspended and removed his opponent, Plaintiff N. Giovannagelo from the ballot and vacating the Defendant City's acceptance of the election results and installing Defendant Brasile as Fire Chief;
- G. Injunctive relief, including entering an Order reinstating the election results concerning the vote for Fire Chief taken on March 5, 2020, resulting in Plaintiff N. Giovannagelo defeating Defendant Brasile by a vote of 32-17;
- H. Injunctive relief, including entering an Order reinstating the results of a special election on March 8, 2020, conducted by Hose Company No. 1 wherein by a vote of 22-0, the membership voted to expel Defendant Brasile as a member of Hose Company No. 1, thereby eliminating his eligibility to serve as Fire Chief for a minimum period of one (1) year;
- I. Injunctive relief, including entering an Order immediately reinstating each Plaintiff to his position as a firefighter for Hose Company No. 1, and restoring each Plaintiff's property rights and all benefits relating thereto;
- J. Attorney's fees, costs of suit and pre-judgment interest; and
- K. Such other equitable relief as this Honorable Court should deem just and proper.

DEMAND FOR JURY TRIAL

345. Plaintiffs hereby demands a jury trial on all issues of facts and damages in this action.

Respectfully submitted,

/s/ Fredrick E. Charles

Fredrick E. Charles, Esquire
Attorney I.D. Number 25691
Attorney for Plaintiffs
441 Linden Street
Allentown, PA 18102
(610) 437-7064

EXHIBIT "A"

GOODWILL HOSE COMPANY #1

City of Latrobe Volunteer Fire Department
390 Oak Street
Latrobe, PA 15650
Phone: 724.537.2801



3/8/2020

Dear Mr. Brasile,

This letter is to inform you of your expulsion from Goodwill Hose Company #1. The basis of this results from your violation of the Department By-laws, as follows:

- Article I Section 2a, Section 2i
- Article 1 Last paragraph
- Article 8 Section 3a, Section-3b
- Article 9 Section 2a.

Per Department By-laws, (Article IX Section 6c) all monies owed to LVFD, any/all property of the LVFD or Goodwill Company #1 in your possession must be properly returned within 10 from receipt of this letter. Failure to do so result in criminal proceedings by the LVFD.

Sincerely,

Cody Giovannagelo
Secretary
Goodwill Hose Company #1

Witness:

Date: 3/9/20

Witness:

Date: 3-9-20

Notary:

Date: 3/9/20

COMMONWEALTH OF PENNSYLVANIA
NOTARIAL SEAL
Jeffrey A. Buchanan, Notary Public
City of Latrobe, Westmoreland County
My Commission Expires Sept. 24, 2020
MEMBER, PENNSYLVANIA ASSOCIATION OF NOTARIES

FIRST IN. LAST OUT.

EXHIBIT "B"



**CITY OF LATROBE
VOLUNTEER FIRE DEPARTMENT
P.O. Box 172
Latrobe, PA 15650**



March 10, 2020

Latrobe VFD
PO Box 172
Latrobe PA 15650

JD Gessler
217 Dickens Street
Latrobe PA 15650

JD,

This letter is official notification that you have been relieved of your duties as Assistant Fire Chief Of Goodwill Hose Company #1 of the Latrobe Volunteer Fire Department.

Also, you are here by expelled from the Latrobe Volunteer Fire Department effective immediately for failure to adhere to Article V section 4A – Duties of the Assistant Fire Chief, Article VIII sections 3A and 3B - Duties of all members.

Please turn in all Department issued turnout gear, white helmet, uniforms, radios, sirens, etc. along with any databases, storage and access codes, forms, computer data, and any other documents / data used by the LVFD as outlined in Article V section 15A.

John F. Brasile

John Brasile
Fire Chief

EXHIBIT "C"



LATROBE
PENNSYLVANIA

CITY OF LATROBE

*Administration and
Finance Department*

901 Jefferson Street

P.O. Box 829

Latrobe, PA 15650

(724) 539-8548

(724) 537-4802 fax

March 10, 2020

Nico Giovannangelo
Latrobe Volunteer Fire Department
P.O. Box 172
Latrobe, PA 15650

Re: Investigation

Mr. Giovannangelo,

Please be advised that Council agreed to form a committee comprising of Christine Weller, Eric Bartels, Ralph Jenko, and myself to investigate the allegations made for the removal of Fire Chief John Brasile with "cause" as the City of Latrobe Code section 271-2 refers to.

Prior to scheduling a meeting with the committee, I am requesting a written complaint with all supporting documents alleging the allegations for removal of cause. These statements need to be provided by all individuals who will be participating in this investigation. Written complaints need to identify the person completing the form as well as a signature from that person.

Thank you and we look forward to meeting with you.

Sincerely,

Michael Gray
City Manager

EXHIBIT "D"



CITY OF LATROBE
*Administration and
Finance Department*

901 Jefferson Street
P.O. Box 829
Latrobe, PA 15650
(724) 539-8548
(724) 537-4802 Fax

March 17, 2020

City of Latrobe
Volunteer Fire Department
P.O. Box 172
Latrobe, PA 15650

Re: City of Latrobe Code Section 271

Volunteers and Members,

This letter is to clarify questions concerning who is the active Fire Chief for the City of Latrobe Volunteer Fire Department. Per our City Code Section 271-1 the Fire Department of Latrobe shall consist of one Fire Chief.

In December of 2019 there was an election for Fire Chief. The results were provided and John Brasile won that election. During the December 9, 2019 Council meeting John Brasile was appointed Fire Chief by way of Ordinance 2019-13 which establishes wages, hours, and Fringe Benefits. As a long standing practice and on advice of legal counsel, only department heads being newly appointed are required to be voted on during our re-organization meeting.

Chief John Brasile will remain Fire Chief until a vacancy occurs due to resignation or removal for cause.

Since Council has already agreed to meet with Company #1, I am asking if any representatives from the Companies #2, #3 and #4, #5, and #6 would like to discuss matters pertaining to this letter, please contact me to arrange that meeting. Council had put together a committee to discuss any issues pertaining to this matter

Sincerely,

Michael Gray
City Manager

EXHIBIT "E"



LATROBE
PENNSYLVANIA

CITY OF LATROBE

*Administration and
Finance Department*

May 22, 2020

Goodwill Hose Company #1
Latrobe Volunteer Fire Department
390 Oak Street
Latrobe, PA 15650

Re: Chief of Fire Department

Members and Volunteers,

901 Jefferson Street

P.O. Box 829

Latrobe, PA 15650

(724) 539-8548

(724) 537-4802 fax

Council of the City of Latrobe, in accordance with the City Code, has reappointed John Brasile as the Fire Chief of the Latrobe Volunteer Fire Department. Chief Brasile will serve his term until December 31, 2021 as outlined in the by-laws of the LVFD. The City does not recognize any election held by Company 1 that is in violation of the LVFD by-laws which state that nominations occur in November and elections are held in December. John Brasile was re-elected as Fire Chief and the City reappointed John Brasile as Fire Chief of LVFD. Chief Brasile serves as the Fire Chief for the City of Latrobe until December, 2021 pending the results of the next authorized election.

Chief Brasile has been and is currently the acting Fire Chief of the City of Latrobe Volunteer Fire Department. Chief Brasile is authorized to perform such duties as outlined in Chapter 271 of the Latrobe Code and that of the by-laws of the Latrobe Volunteer Fire Department. Furthermore, Chief Brasile is and continues to be a member of Company #2 Fire Station.

Under Latrobe Code Section 271-2 Chief John Brasile will remain Fire Chief of the LVFD until a vacancy occurs due to resignation or removal for cause.

Sincerely

Michael Gray
City Manager

EXHIBIT "F"

LATROBE VOLUNTEER FIRE DEPARTMENT



Latrobe, Pennsylvania 15650-0172

May 27, 2020

Christopher Blessing
118 East 2nd Avenue
Latrobe, PA 15650

COPY

RE: DISCIPLINARY ACTION

Dear Christopher Blessing:

Pursuant to my authority under Article IX, Section 4(d) of the By-laws of the Latrobe Volunteer Fire Volunteer Department and Section 271-5 section (c) of the Code of the City of Latrobe you are hereby expelled from the Latrobe Fire Department, effective immediately. Your expulsion is based upon the following actions:

1. Violations of the By-Laws of the Fire Department;
2. Insubordination, including, but not limited to, failure to follow commands of the Fire Chief, such as violating of the Chief's directive on suspending fire department meetings during the Governor's Declaration of Emergency; and

If you wish to appeal your expulsion, you must request an appeal to me, in writing, within ten (10) days of the date of this letter under the Latrobe Volunteer Fire Department By-laws, Article IX section 4, subsections (d) and (e). This is the only process available to you to address the expulsion and seek reinstatement under the Department's bylaws. You will not be recognized as a member of the Latrobe Volunteer Department unless you follow this specific appeal process and you are successful in the appeal.

Effective immediately, you are here by prohibited from trespassing upon any of the City of Latrobe's Fire Department




May 22, 2020
-Page 2 of 2-

Effective immediately, you are hereby prohibited from trespassing upon any of the City of Latrobe's Fire Department facilities and using any equipment of the City of Latrobe Fire Department.

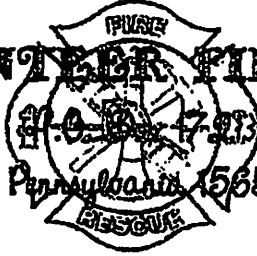
You are also requested to immediately make arrangements with the Chief of Police, John Sleasman, to return any property of the City of Latrobe Fire Department which you have in your possession.

Very truly yours,



Chief John Brasile

LATROBE VOLUNTEER FIRE DEPARTMENT



Latrobe, Pennsylvania 15650-0172

May 27, 2020

Cody Giovannagelo
412 Mary Street
Latrobe, PA 15650

Copy

RE: DISCIPLINARY ACTION

Dear Cody Giovannagelo:

Pursuant to my authority under Article IX, Section 4(d) of the By-laws of the Latrobe Volunteer Fire Volunteer Department and Section 271-5 section (c) of the Code of the City of Latrobe you are hereby expelled from the Latrobe Fire Department, effective immediately. Your expulsion is based upon the following actions:

1. Violations of the By-Laws of the Fire Department;
2. Violations of Section 271-4(B) and of the City Code;
3. Moving Vehicles and equipment without the authorization of the Fire Chief to participate in a parade;
4. Insubordination, including, but not limited to, failure to follow commands of the Fire Chief, such as violating of the Chief's directive on suspending fire department meetings during the Governor's Declaration of Emergency; and

If you wish to appeal your expulsion, you must request an appeal to me, in writing, within ten (10) days of the date of this letter under the Latrobe Volunteer Fire Department By-laws, Article IX section 4, subsections (d) and (e). This is the only process available to you to address the expulsion and seek reinstatement under the Department's bylaws. You will not be recognized as a member of the Latrobe Volunteer Department unless you follow this specific appeal process and you are successful in the appeal.

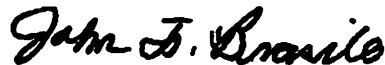


May 22, 2020
-Page 2 of 2-

Effective immediately, you are hereby prohibited from trespassing upon any of the City of Latrobe's Fire Department facilities and using any equipment of the City of Latrobe Fire Department.

You are also requested to immediately make arrangements with the Chief of Police, John Sleasman, to return any property of the City of Latrobe Fire Department which you have in your possession.

Very truly yours,



Chief John Brasile

LATROBE VOLUNTEER FIRE DEPARTMENT

P.O. Box 172

Latrobe, Pennsylvania 15650-0172

May 27, 2020

Fabian Giovannagelo
4649 State Route 982
Latrobe, PA 15650

COPY

RE: DISCIPLINARY ACTION

Dear Fabian Giovannagelo:

Pursuant to my authority under Article IX, Section 4(d) of the By-laws of the Latrobe Volunteer Fire Volunteer Department and Section 271-5 section (c) of the Code of the City of Latrobe you are hereby expelled from the Latrobe Fire Department, effective immediately. Your expulsion is based upon the following actions:

1. Violations of the By-Laws of the Fire Department;
2. Insubordination, including, but not limited to, failure to follow commands of the Fire Chief, such as violating of the Chief's directive on suspending fire department meetings during the Governor's Declaration of Emergency; and
3. Insubordination for failure to follow the proper chain of command in seeking approval from the City Manager for certain activities without first obtaining approval from the Fire Chief.

If you wish to appeal your expulsion, you must request an appeal to me, in writing, within ten (10) days of the date of this letter under the Latrobe Volunteer Fire Department By-laws, Article IX section 4, subsections (d) and (e). This is the only process available to you to address the expulsion and seek reinstatement under the Department's bylaws. You will not be recognized as a member of the Latrobe Volunteer Department unless you follow this specific appeal process and you are successful in the appeal.



May 22, 2020
-Page 2 of 2-

Effective immediately, you are hereby prohibited from trespassing upon any of the City of Latrobe's Fire Department facilities and using any equipment of the City of Latrobe Fire Department.

You are also requested to immediately make arrangements with the Chief of Police, John Sleasman, to return any property of the City of Latrobe Fire Department which you have in your possession.

Very truly yours,



Chief John Brasile

LATROBE VOLUNTEER FIRE DEPARTMENT



Latrobe, Pennsylvania 15650-0172

May 27, 2020

Nico, Giovannagelo
4649 State Route 982
Latrobe, PA 15650

Coey

RE: DISCIPLINARY ACTION

Dear Nico Giovannagelo:

Pursuant to my authority under Article IX, Section 4(d) of the By-laws of the Latrobe Volunteer Fire Volunteer Department and Section 271-5 section (c) of the Code of the City of Latrobe you are hereby expelled from the Latrobe Fire Department, effective immediately. Your expulsion is based upon the following actions:

1. Violations of the By-Laws of the Fire Department;
2. Violations of Section 271-4(B) and of the City Code;
3. Moving Vehicles and equipment without the authorization of the Fire Chief to participate in a parade;
4. Insubordination, including, but not limited to, failure to follow commands of the Fire Chief, such as violating of the Chief's directive on suspending fire department meetings during the Governor's Declaration of Emergency; and
5. Insubordination for failure to follow the proper chain of command in seeking approval from the City Manager for certain activities without first obtaining approval from the Fire Chief.

If you wish to appeal your expulsion, you must request an appeal to me, in writing, within ten (10) days of the date of this letter under the Latrobe Volunteer Fire Department By-laws, Article IX section 4, subsections (d) and (e). This is the only process available to you to address the expulsion and seek



May 22, 2020
-Page 2 of 2-

reinstatement under the Department's bylaws. You will not be recognized as a member of the Latrobe Volunteer Department unless you follow this specific appeal process and you are successful in the appeal.

Effective immediately, you are here by prohibited from trespassing upon any of the City of Latrobe's Fire Department facilities and using any equipment of the City of Latrobe Fire Department.

You are also requested to immediately make arrangements with the Chief of Police, John Sleasman, to return any property of the City of Latrobe Fire Department which you have in your possession.

Very truly yours,


Chief John Brasile

LATROBE VOLUNTEER FIRE DEPARTMENT



Latrobe, Pennsylvania 15650-0172

May 27, 2020

Ryan Jones
126 Joanne Drive
Latrobe, PA 15650

C
OPE

RE: DISCIPLINARY ACTION

Dear Ryan Jones:

Pursuant to my authority under Article IX, Section 4(d) of the By-laws of the Latrobe Volunteer Fire Volunteer Department and Section 271-5 section (c) of the Code of the City of Latrobe you are hereby expelled from the Latrobe Fire Department, effective immediately. Your expulsion is based upon the following actions:

1. Violations of the By-Laws of the Fire Department;
2. Insubordination, including, but not limited to, failure to follow commands of the Fire Chief, such as violating of the Chief's directive on suspending fire department meetings during the Governor's Declaration of Emergency; and

If you wish to appeal your expulsion, you must request an appeal to me, in writing, within ten (10) days of the date of this letter under the Latrobe Volunteer Fire Department By-laws, Article IX section 4, subsections (d) and (e). This is the only process available to you to address the expulsion and seek reinstatement under the Department's bylaws. You will not be recognized as a member of the Latrobe Volunteer Department unless you follow this specific appeal process and you are successful in the appeal.

Effective immediately, you are here by prohibited from trespassing upon any of the City of Latrobe's Fire Department

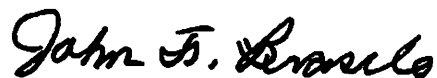


May 22, 2020
-Page 2 of 2-

facilities and using any equipment of the City of Latrobe Fire Department.

You are also requested to immediately make arrangements with the Chief of Police, John Sleasman, to return any property of the City of Latrobe Fire Department which you have in your possession.

Very truly yours,



Chief John Brasile

EXHIBIT "G"

NICO GIOVANNAGELO

4649 Route 982
Latrobe, PA 15650

(724) 875-5976

June 4, 2020

John Brasile, Chief
LATROBE VOLUNTEER FIRE DEPARTMENT
906 Jefferson Street
Latrobe, PA 15650

Re: Appeal of Nico Giovannagelo
Expulsion-Letter dated May 27, 2020

Dear Mr. Brasile:

Please accept the within letter as a written appeal from my expulsion from the Latrobe Volunteer Fire Department and from the false, unjust, contrived reasons for said expulsion set forth in your letter dated May 27, 2020. Your letter states that my forwarding a written request for appeal directly to you is the only process available to address my wrongful expulsion and my reinstatement to the Latrobe Volunteer Fire Department. Your letter further states that unless I follow the appeal process and am successful in my appeal, I will not be recognized as a member of the Latrobe Volunteer Fire Department.

In your letter, which I received on May 30, 2020, you attempt to justify my wrongful and unjust expulsion, make a passing reference to a violation of all the By-laws and Section 271-4(B) of the City Code. Your letter accuses me of allowing one of our vehicles to participate in a parade and ignores the fact that any such action would have been in total conformance with our department's past practice, for which no individual has ever been expelled or disciplined. Your letter further contains two charges of insubordination containing false, contrived, outrageous, pretextual accusations that I violated your order concerning the suspending of fire department meetings during the governor's declaration of emergency. As a result, I am requesting, in writing, that you recuse yourself and your hand-appointed administrators and/or biased subordinates from the appeal process and allow my appeal to be heard by a fair, independent and impartial Board of Review.

Very truly yours,


NICO GIOVANNAGELO

Hand delivered - June 4, 2020

FABIAN GIOVANNAGELO

4649 Route 982
Latrobe, PA 15650

(724) 875-5974

June 3, 2020

John Brasile, Chief
LATROBE VOLUNTEER FIRE DEPARTMENT
906 Jefferson Street
Latrobe, PA 15650

Re: Appeal of Fabian Giovannagelo
Expulsion-Letter dated May 27, 2020

Dear Mr. Brasile:

Please accept the within letter as a written appeal from my expulsion from the Latrobe Volunteer Fire Department and from the false, unjust, contrived reasons for said expulsion set forth in your letter dated May 27, 2020. Your letter states that my forwarding a written request for appeal directly to you is the only process available to address my wrongful expulsion and my reinstatement to the Latrobe Volunteer Fire Department. Your letter further states that unless I follow the appeal process and am successful in my appeal, I will not be recognized as a member of the Latrobe Volunteer Fire Department.

In your letter, which I received on May 28, 2020, you attempt to justify my wrongful and unjust expulsion and make a passing reference to a violation of all the By-laws, however, you failed to list any specific by-law that I am alleged to have violated. Your letter further references two charges of insubordination containing false, contrived, outrageous, pretextual accusations that I violated your order concerning the suspending of fire department meetings during the governor's declaration of emergency and that I failed to follow the proper chain of command in seeking approval for "certain activities." Your letter does not specify what "certain activities" comprise this false accusation. As a result, I am requesting, in writing, that you recuse yourself and your hand-appointed administrators and/or biased subordinates from the appeal process and allow my appeal to be heard by a fair, independent and impartial Board of Review.

Very truly yours,



FABIAN GIOVANNAGELO

Hand delivered - June 4, 2020

CHRISTOPHER BLESSING

118 East Second Avenue
Latrobe, PA 15650

(724) 301-5304

June 4, 2020

John Brasile, Chief
LATROBE VOLUNTEER FIRE DEPARTMENT
906 Jefferson Street
Latrobe, PA 15650

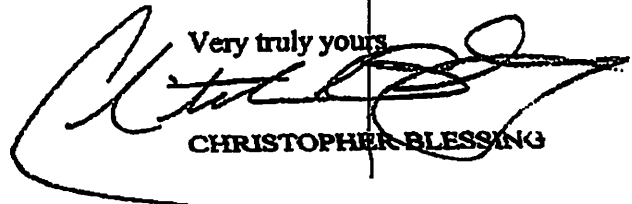
Re: Appeal of Christopher Blessing
Expulsion-Letter dated May 27, 2020

Dear Mr. Brasile:

Please accept the within letter as a written appeal from my expulsion from the Latrobe Volunteer Fire Department and from the false, unjust, contrived reasons for said expulsion set forth in your letter dated May 27, 2020. Your letter states that my forwarding a written request for appeal directly to you is the only process available to address my wrongful expulsion and my reinstatement to the Latrobe Volunteer Fire Department. Your letter further states that unless I follow the appeal process and am successful in my appeal, I will not be recognized as a member of the Latrobe Volunteer Fire Department.

In your letter, which I received on May 30, 2020, you attempt to justify my wrongful and unjust expulsion, make a passing reference to a violation of all the By-laws, however, you failed to specify which by-law I am alleged to have violated. Your letter further contains a false, contrived, outrageous, pretextual accusation that I violated your order concerning the suspending of fire department meetings during the governor's declaration of emergency. You are more than aware that I have no authority to schedule fire department meetings and in this instance, no such meetings occurred. As a result, I am requesting, in writing, that you recuse yourself and your hand-appointed administrators and/or biased subordinates from the appeal process and allow my appeal to be heard by a fair, independent and impartial Board of Review.

Very truly yours



CHRISTOPHER BLESSING

Hand delivered - June 4, 2020

CODY GIOVANNAGELO

412 Mary Street
Latrobe, PA 15650

(724) 672-7812

June 4, 2020

John Brasile, Chief
LATROBE VOLUNTEER FIRE DEPARTMENT
906 Jefferson Street
Latrobe, PA 15650

Re: Appeal of Cody Giovannagelo
Expulsion-Letter dated May 27, 2020

Dear Mr. Brasile:

Please accept the within letter as a written appeal from my expulsion from the Latrobe Volunteer Fire Department and from the false, unjust, contrived reasons for said expulsion set forth in your letter dated May 27, 2020. Your letter states that my forwarding a written request for appeal directly to you is the only process available to address my wrongful expulsion and my reinstatement to the Latrobe Volunteer Fire Department. Your letter further states that unless I follow the appeal process and am successful in my appeal, I will not be recognized as a member of the Latrobe Volunteer Fire Department.

In your letter, which I received on May 30, 2020, you attempt to justify my wrongful and unjust expulsion, make a passing reference to a violation of all the By-laws and Section 271-4(B) of the City Code. Your letter accuses me of allowing one of our vehicles to participate in a parade. It is my understanding that you have charged Nico Giovannagelo of moving the same vehicle for the same parade. Your accusation ignores the fact that any such action would have been in total conformance with our department's past practice, for which no individual has ever been expelled or disciplined. Your letter further contains a charge of insubordination containing a false, contrived, outrageous, pretextual accusation that I violated your order concerning the suspending of fire department meetings during the governor's declaration of emergency. As a result, I am requesting, in writing, that you recuse yourself and your hand-appointed administrators and/or biased subordinates from the appeal process and allow my appeal to be heard by a fair, independent and impartial Board of Review.

Very truly yours,


CODY GIOVANNAGELO

Hand delivered - June 4, 2020

RYAN JONES
126 Joanne Drive
Latrobe, PA 15650

(724) 331-9167

June 4, 2020

John Brasile, Chief
LATROBE VOLUNTEER FIRE DEPARTMENT
906 Jefferson Street
Latrobe, PA 15650


Re: Appeal of Ryan Jones
Expulsion-Letter dated May 27, 2020

Dear Mr. Brasile:

Please accept the within letter as a written appeal from my expulsion from the Latrobe Volunteer Fire Department and from the false, unjust, contrived reasons for said expulsion set forth in your letter dated May 27, 2020. Your letter states that my forwarding a written request for appeal directly to you is the only process available to address my wrongful expulsion and my reinstatement to the Latrobe Volunteer Fire Department. Your letter further states that unless I follow the appeal process and am successful in my appeal, I will not be recognized as a member of the Latrobe Volunteer Fire Department.

In your letter, which I received on May 28, 2020, you attempt to justify my wrongful and unjust expulsion by making a passing reference to a violation of all the By-laws and you failed to specify which by-law I am alleged to have violated. Your letter makes a charge of insubordination and contains a false, contrived, outrageous, pretextual accusation that I violated your command concerning the suspending of fire department meetings during the governor's declaration of emergency. You make this charge knowing that I have no authority to schedule fire department meetings and that no such meetings occurred. As result, I am requesting, in writing, that you recuse yourself and your hand-pointed administrators and/or biased subordinates from the appeal process and allow my appeal to be heard by a fair, independent and impartial Board of Review.

Very truly yours,


RYAN JONES

Hand delivered - June 4, 2020

EXHIBIT "H"

ARTICLE IX
RESIGNATIONS, EXPULSIONS, SUSPENSIONS, TRANSFERS

Section 1. Any Member whose Fire Company Membership is terminated or ended shall be immediately terminated from LVFD Membership.

Section 2. TRANSFERS

Section 2A. Any Member (excluding probationary or Junior) in good standing wishing to transfer from one Company to another must receive a signed, printed form from the departing Company Secretary and present same to the accepting Company Secretary to which one wishes to be transferred and must have paid all fines, penalties, monies and returned all property with a written release by the Company they are transferring from. The departing Company Secretary must read the transfer request at their respective Company meeting. A Member shall retain Membership in the old Company until accepted by the new Company. If rejected by the new Company, the transfer remains in the original Company.

Section 3. BREAK IN SERVICE

Section 3A. Any member in good standing or former member who resigns, or is expelled from the department after five (5) years of service, provided the expulsion or resignation was not for any criminal actions nor actions deemed detrimental to the LVFD, and is accepted back into the department, completes the probationary training as prescribed by the Fire Chief, and becomes an Active Firefighter of the Department, will receive credit for the years previously served. This is limited to one time in twenty years. It shall be the responsibility of the member to provide proof, to the best of their ability, that they meet the criteria to receive said credit for years previously served.

Section 3B. Any member who has been out of the fire service longer than 1 (one) year will have to complete the compulsory probationary training course prescribed by the Fire Chief.

Section 4. EXPULSIONS AND SUSPENSIONS

Section 4A. Each Company shall retain their own By-Laws and corporate business pertaining to its Order of Business and Company Membership or expulsion. It shall be noted that LVFD By-Laws shall supersede any and all Company By-Laws.

Section 4B. Any member receiving a non-firefighting operations suspension or expulsion shall have the right to appeal that suspension or expulsion in writing within ten (10) days to the LVFD President / Board of Appeals

14

Section 4C. The Board of Appeals shall consist of seven people:
1. Department President; who shall chair all appeal proceedings;
2. Department First Vice President;
3. One (1) Member elected from each Company annually.

Section 4D. The Fire Chief shall handle all firefighting operations suspensions and expulsions at his/her sole discretion. The suspended member shall have the right and privilege to a hearing as described in Section 4E below. At said hearing, said suspension or expulsion shall either be terminated or continued for such period as may then be determined or the member shall be discharged from the LVFD, with said ruling being final.

Section 4E. If requested by the suspended or expelled member, in writing, to the Fire Chief within 10 days of said suspension or expulsion, a hearing is to be conducted by the Fire Chief, Captains and Lieutenants of the various companies, said suspension or expulsion shall either be terminated or continued for such period as may be decided upon by these officers.

Section 5. CREDIT FOR SERVICE TIME

Section 5A. Any Member of the Department who has served as an Active Member or another Fire Department shall receive credit for service of one hundred (100%) percent - one (1) after 5 continuous years of ACTIVE FIREFIGHTER service has been served in the LVFD. This credit will not exceed ten (10) years, and proof of service must be presented to and verified by the Department Secretary.

Section 5B. Members credited time shall be actual time served, leaves of absence shall not count.

Section 5C. Any Member of the Department who is honorably discharged from the armed services shall be reinstated into the Department and their respective Company within six (6) months at their own request in writing. This Article applies after the expiration of the term of active service of any Member who is drafted, involuntarily recalled to active duty, or upon the expiration of their first enlistment. Said member will be given credit for LVFD time for all Active Military time served on their first enlistment or any successive Active Military time served. Documentation must be provided to the Department Secretary to support this.

Section 5D. In the event of any members death during Active Military Service, they will be considered a deceased member of the LVFD.

CHUCK McDOWELL JR
724 972 6860
15

EXHIBIT "I"

RECEIVED ON: 6-4-20

RECEIVED BY: Dr. Michael Jones

118 East Second Avenue
Latrobe, PA 15650

June 5, 2020

Charles McDowell, Jr., President
Latrobe Volunteer Fire Department
1 Main Street
Latrobe, PA 15650

Re: Expulsion Appeal - Christopher Blessing, Ryan Jones,
Fabian Giovannagelo, Nico Giovannagelo and
Cody Giovannagelo

Dear Mr. McDowell:

On May 27, 2020, Chief John Brasile forwarded letters to each of the undersigned individuals stating that, pursuant to his authority "Under IX, Section 4(d) of the By-laws of the Latrobe Volunteer Fire Volunteer Department" and pursuant to "Section 271-5 sub-section (c) of the Code of the City of Latrobe," each individual had been "expelled from the Latrobe Fire Department effective immediately." Mr. Brasile's letter further states:

If you wish to appeal your expulsion, you must request an appeal to me, in writing, within ten (10) days of the date of this letter under the Latrobe Volunteer Fire Department By-laws Article IX Section 4, subsection (d) and (e). This is the only process available to you to address the expulsion and seek reinstatement under the Department's by-laws. (Emphasis added)

On Thursday, June 4, 2020, written letters/appeals were hand-delivered to Chief Brasile on behalf of each of the undersigned individuals.

Pursuant to Article IX Section 4B of the Latrobe Fire Department By-laws:

Any member receiving a non-firefighting operations suspension or expulsion shall have the right to appeal that suspension or expulsion in writing ten (10) days to the L.V.F.D. President/Board of Appeals. (Emphasis added)

Charles McDowell, Jr., President


June 5, 2020

Page Two

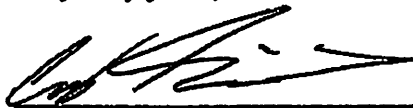
In order to avoid any conflict between the language contained in Chief Brasile's letter and the mandates of Article IX Section 4B of the Latrobe Fire Department By-laws, each of the undersigned individuals is filing an appeal of his expulsion with you, in your capacity as President of the Latrobe Volunteer Fire Department and with the Board of Appeals. Copies of the Appeal letters forwarded to Chief Brasile are attached hereto in support of each of the undersigned's within Appeal to you/the Board of Appeals.

In the event you have any questions or need any additional information, please contact any or all of the undersigned individuals.

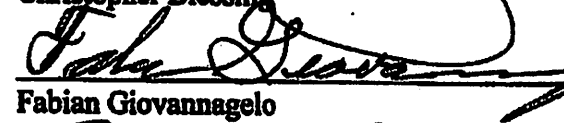
Very truly yours,



Christopher Blessing




Cody Giovannagelo



Fabian Giovannagelo



Nico Giovannagelo



Ryan Jones

EXHIBIT "J"

LAW OFFICES

FREDRICK E. CHARLES

441 LINDEN STREET
ALLENTOWN, PENNSYLVANIA 18102

(610) 437-7064

June 25, 2020

John K. Greiner, Esquire
TREMBA, KINNEY, GREINER & KERR LLC
302 West Otterman Street
Greensburg, PA 15601

Re: Christopher Blessing, Ryan Jones, Fabian Giovannagelo,
Nico Giovannagelo and Cody Giovannagelo vs.
City of Latrobe, Latrobe Volunteer Fire Department and
John Brasile, Fire Chief

Dear Attorney Greiner:

Please be advised that I represent the above-named individuals on all claims against the City of Latrobe, the Fire Department of Latrobe and Fire Department Chief John Brasile. By letter dated May 27, 2020, Mr. Brasile advised each of the above-named individuals that he had been “expelled from the Latrobe Fire Department effective immediately.” He further stated that “Effective immediately, you are hereby prohibited from trespassing upon any of the City of Latrobe’s fire department facilities...” As a result, three of the above-named individuals did not vote at the primary election on June 2, 2020, for fear of further retribution from Mr. Brasile because their polling places were located in a fire department facilities. Mr. Brasile’s letter further stated that a written request to him for appeal was the only process available to address each individual’s expulsion. On June 4, 2020, each expelled firefighter hand-delivered a written letter to Mr. Brasile demanding an appeal from his expulsion, that Mr. Brasile recuse himself from the appeal process and that the appeal be heard by “a fair, independent and impartial Board of Review.” Each firefighter hand-delivered a letter to Charles McDowell, Jr., Latrobe Volunteer Fire Department President, referencing and attaching his letter to Mr. Brasile and requesting a hearing before the Board of Appeals pursuant to Article IX, Section 4B of the Latrobe Fire Department By-Laws. The purpose of the appeal was to demand that Mr. Brasile’s illegal expulsion orders be immediately vacated.

A review of the Code for the City of Latrobe as well as fire department rules and regulations reveals both to be absent of any provision permitting the fire chief to summarily expel a firefighter without any prior notice or due process. The only provision which speaks to the **expulsion** of firefighters is contained in the By-Laws for Hose Company 1. In accordance with the Hose Company 1 By-Laws, as well as all applicable law, my clients were entitled to proper notice and due process prior to any order of expulsion. Proper notice and due process mandate that, **prior to any order of expulsion**, my clients be afforded a hearing before the membership of Hose Company 1. My clients were entitled to notice as to the date and specific

John K. Greiner, Esquire
June 25, 2020
Page Two

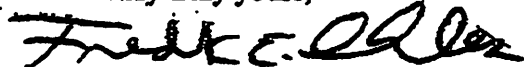
nature of any alleged wrongful conduct, the specific By-Laws, rules or regulations that were allegedly violated, to review any documents, photographs or other evidence to be presented against them at an expulsion proceeding and to be notified of the identity of any witnesses who will testify against them at an expulsion proceeding. My clients were further entitled to a vote by the Hose Company 1 membership at an expulsion proceeding, wherein a vote in favor of expulsion by two-thirds of the membership is a condition precedent to any order of expulsion. The accusations contained in Mr. Brasile's letters made passing references to violations of By-Laws without specifying the violative conduct, the date said conduct is alleged to have taken place and the rule or By-Law that was violated. Moreover, Mr. Brasile summarily and illegally expelled my clients without any of the above-stated notice and/or due process mandates.

Last week, each of my clients received a sheet of paper in the mail that was undated, contained no letterhead, no signature and nothing to identify the party or parties responsible for drafting the document. Each document also contained a proposed appeal hearing date. Due to the unidentifiable nature of these documents, they have been discarded by my clients. Moreover, my clients will not respond to any future documents which contain no letterhead, dates, signatures or identifying factors as to who originated each document. My clients have forwarded correspondence to Fire Department President McDowell in order to effectuate a legal mechanism for vacating Mr. Brasile's illegal expulsion orders of May 27, 2020.

Accordingly, I am respectfully requesting that you contact me upon your receipt of the within letter so that we may address the issues raised herein as well as other serious violations of my clients civil rights by Mr. Brasile, as acquiesced to, adopted and participated in by the City of Latrobe and the Latrobe Volunteer Fire Department. A copy of this letter is being forwarded to the Latrobe Volunteer Fire Department solicitor Kim R. Houser, Esquire. Be advised that if the City of Latrobe does not immediately sustain my clients' appeals and vacate the Mr. Brasile's illegal expulsion orders, my clients will proceed directly with an action in the United States District Court for the Western District of Pennsylvania.

You may reach me at your convenience on my cell phone at 610-392-7282 or at the above number. I will await your response.

Very truly yours,



FREDRICK E. CHARLES

FEC/kr

Via electronic mail to: jkg@westpalawyers.com

cc: Kim R. Houser, Esquire

LAW OFFICES

FREDRICK E. CHARLES

441 LINDEN STREET
ALLENTOWN, PENNSYLVANIA 18102

(610) 437-7064

June 25, 2020

Kim R. Houser, Esquire
MEARS, SMITH, HOUSER & BOYLE, P.C.
127 North Main Street
Greensburg, PA 15601-2403

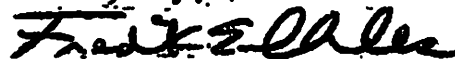
Re: Christopher Blessing, Ryan Jones, Fabian Giovannagelo,
Nico Giovannagelo and Cody Giovannagelo vs.
City of Latrobe, Latrobe Volunteer Fire Department and
John Brasile, Fire Chief

Dear Attorney Houser:

The within letter and attachment are being forwarded to you in your capacity as Solicitor for the Latrobe Volunteer Fire Department. Please be advised that I represent the above-named individuals on all claims against the City of Latrobe, the Fire Department and Fire Department Chief John Brasile. Attached is a copy of a letter, the original of which has been forwarded on this date to Latrobe Solicitor John K. Greiner, Esquire.

Please contact me upon your review of the within correspondence so that we may discuss a possible, amicable resolution of my clients' claims. You may reach me on my cell phone (610) 392-7282 or at the above number. I look forward to hearing from you.

Very truly yours.



FREDRICK E. CHARLES

FEC/kr
Enclosure

Via electronic mail to: khouser@mshblaw.com

EXHIBIT "K"



**CITY OF LATROBE
VOLUNTEER FIRE DEPARTMENT**
P.O. Box 172
Latrobe, PA 15650



June 29, 2020

Latrobe VFD
PO Box 172
Latrobe PA 15650

Fabian Giovannagelo
4649 Route 982
Latrobe PA 15650

Fabian,

This letter is official notification that you have been expelled from the Latrobe Volunteer Fire Department effective immediately.

An appeal meeting was held on Saturday June 27, 2020 in the LVFD training room as per the notice sent to you.

At this appeal meeting facts were presented and the board of appeal made the decision to discharge you from the Department.

Please turn in all Department issued turnout gear, uniforms, etc. as soon as possible to President Chuck McDowell.

A handwritten signature in black ink, appearing to read "Chuck McDowell Jr.", written over a light blue horizontal line.

Chuck McDowell Jr.
President



CITY OF LATROBE
VOLUNTEER FIRE DEPARTMENT
P.O. Box 172
Latrobe, PA 15650



June 29, 2020

Latrobe VFD
PO Box 172
Latrobe PA 15650

Cody Giovannagelo
412 Mary Street
Latrobe PA 15650

Cody,

This letter is official notification that you have been expelled from the Latrobe Volunteer Fire Department effective immediately.

An appeal meeting was held on Saturday June 27, 2020 in the LVFD training room as per the notice sent to you.

At this appeal meeting facts were presented and the board of appeal made the decision to discharge you from the Department.

Please turn in all Department issued turnout gear, uniforms, etc. as soon as possible to President Chuck McDowell.

A handwritten signature in black ink, appearing to read "Chuck McDowell Jr.", written over a light background.

Chuck McDowell Jr.
President



**CITY OF LATROBE
VOLUNTEER FIRE DEPARTMENT**
P.O. Box 172
Latrobe, PA 15650



June 29, 2020

Latrobe VFD
PO Box 172
Latrobe PA 15650

Nico Giovannagelo
4649 Route 982
Latrobe PA 15650

Nico,

This letter is official notification that you have been expelled from the Latrobe Volunteer Fire Department effective immediately.

An appeal meeting was held on Saturday June 27, 2020 in the LVFD training room as per the notice sent to you.

At this appeal meeting facts were presented and the board of appeal made the decision to discharge you from the Department.

Please turn in all Department issued turnout gear, uniforms, etc. as soon as possible to President Chuck McDowell.

Chuck McDowell Jr.
President

EXHIBIT "L"



**CITY OF LATROBE
VOLUNTEER FIRE DEPARTMENT**
P.O. Box 172
Latrobe, PA 15650



July 6, 2020

Latrobe VFD
PO Box 172
Latrobe PA 15650

Christopher Blessing
118 east 2nd Avenue
Latrobe PA 15650

Christopher,

This letter is official notification that you have been expelled from the Latrobe Volunteer Fire Department effective immediately.

An appeal meeting was held on Thursday July 2, 2020 in the LVFD training room as per the notice sent to you.

At this appeal meeting facts were presented and the board of appeal made the decision to discharge you from the Department.

Please turn in all Department issued turnout gear, uniforms, etc. as soon as possible to President Chuck McDowell.

A handwritten signature in black ink, appearing to read "Chuck McDowell Jr.", written over a horizontal line.

Chuck McDowell Jr.
President



**CITY OF LATROBE
VOLUNTEER FIRE DEPARTMENT**
P.O. Box 172
Latrobe, PA 15650



July 6, 2020

Latrobe VFD
PO Box 172
Latrobe PA 15650

Ryan Jones
126 Joanne Drive
Latrobe PA 15650

Ryan,

This letter is official notification that you have been expelled from the Latrobe Volunteer Fire Department effective immediately.

An appeal meeting was held on Thursday July 2, 2020 in the LVFD training room as per the notice sent to you.

At this appeal meeting facts were presented and the board of appeal made the decision to discharge you from the Department.

Please turn in all Department issued turnout gear, uniforms, etc. as soon as possible to President Chuck McDowell.

Chuck McDowell Jr.
President

EXHIBIT "M"

LAW OFFICES

FREDRICK E. CHARLES

441 LINDEN STREET
ALLENTOWN, PENNSYLVANIA 18102

(610) 437-7064

July 9, 2020

Michael Gray, City Manager
CITY OF LATROBE
901 Jefferson Street
Latrobe, PA 15650

Re: Christopher Blessing, Cody Giovannagelo, Fabian
Giovannagelo, Nico Giovannagelo and Ryan Jones vs.
City of Latrobe, Latrobe Volunteer Fire Department and
John Brasile, Fire Chief

Dear Mr. Gray:

Please be advised that I represent the above-named individuals who were illegally expelled from their positions as firefighters for the City of Latrobe Volunteer Fire Department by an order/letter from Fire Chief John Brasile, dated May 27, 2020. In accordance with the applicable provisions of the Code of the City of Latrobe, the By-Laws of the Latrobe Volunteer Fire Department and Hose Company 1, the City of Latrobe Employee Handbook and the applicable federal and state law, I am forwarding this letter to your attention and requesting your immediate action.

Hose Company 1 was incorporated under the Non-profit Corporation Law of the Commonwealth of Pennsylvania, in July, 1954. The By-Laws of Hose Company 1, which have been accepted and approved by the City of Latrobe and the Latrobe Volunteer Fire Department, provide that a firefighter may be expelled only after a hearing before the membership of Hose Company 1 and a two-thirds vote in favor of expulsion by the members in attendance. Article 9, Section 4 of the By-Laws for the Latrobe Volunteer Fire Department provide that "any member receiving a non-firefighting operations suspension or expulsion shall have the right to appeal that suspension or expulsion in writing within ten (10) days to the LVFD President/Board of Appeals." Said By-Laws further mandate that the Board of Appeals shall consist of seven (7) people, including the Department President, Department First Vice President and one (1) member selected from each company annually. Mr. Brasile's letters incorrectly advised my clients that any appeal of their expulsion must be made directly to him as opposed to the LVFD President/Board of Appeals, as mandated by Article 9, Section 4(b) of the Fire Department

Michael Gray, City Manager

July 9, 2020

Page Two

By-Laws. Mr. Brasile further wrongfully advised each firefighter that:

“ effective immediately, you are hereby prohibited from trespassing upon any of the City of Latrobe’s Fire Department facilities and using any equipment of the City of Latrobe Fire Department.”

Neither the City Code, the Fire Department By-Laws nor the Hose Company 1 By-Laws permit Mr. Brasile to make the representations and illegal, ex-parte, disciplinary determinations contained in his expulsion letters dated May 27, 2020.

Each firefighter’s expulsion letter contained passing references to violations of all the By-Laws by each firefighter. Each letter failed to specify any By-Law alleged to have been violated and instead, made broad, false, contrived, unsupported accusations of insubordination. Mr. Brasile’s letters further falsely accuse several firefighters of insubordination concerning the scheduling/suspending of Fire Department meetings, wherein the individuals accused had no authority to schedule or suspend any such meeting. Mr, Brasile accused one firefighter of failing to follow the proper chain of command in seeking approval for “certain activities” and failed to specify what “certain activities” comprised his accusation. Mr. Brasile’s letter of expulsion further incorrectly and illegally states “that pursuant to Section 271-5 (c) of the Code of the City of Latrobe” each individual had been “expelled from the Latrobe Fire Department immediately.” Contrary to Mr. Brasile’s statement, Section 271-5 (c) contains no provision for the “expulsion” of a firefighter. Copies of Mr. Brasile’s letters dated May 27, 2020, are attached hereto as Exhibit “A”.

In response to Mr. Brasile’s letters dated May 27, 2020 and the improper and factually incorrect representations contained therein, on June 4, 2020, my clients forwarded appeal letters to Chief Brasile, challenging all vague and improper allegations of wrongdoing and requesting a hearing before a Board of Appeals. Copies of aforesaid appeal letters to Mr. Brasile are attached hereto as Exhibit “B”. As a result of the contradictions between Mr. Brasile’s improper representations as to my clients’ appeal rights and my client’s actual appeal rights, as set forth in Article 9, Section 4(b) of the Fire Department By-Laws and the Hose Company 1 By-Laws, on June 5, 2020, my clients delivered a Letter of Appeal, signed by each client, to Charles McDowell, Jr., Latrobe Volunteer Fire Department President. A copy of the Appeal Letter to Mr. McDowell is attached hereto as Exhibit “C”.

The above-described "unidentified sheets of paper" contained new accusations and no identifiable factors as to who was making the accusations. As a result, my clients could not respond/challenge the new accusations nor could they determine who was presiding over any proposed, illegal, "suspension appeal." Whoever mailed these "sheets of paper" made no attempt to determine whether any of my clients were available for the randomly chosen, illegal "suspension appeal" dates or who was responsible for the new, false accusations contained therein. Due to the unidentifiable nature of these documents, they were disregarded by my clients.

Subsequent to filing letters of appeal with Mr. Brasile and Mr. McDowell, my clients received sheets of paper in the mail that were undated, contained no letterhead, no signature and nothing to identify the party or parties responsible for drafting the documents. The aforesaid sheets of paper listed "reasons for suspension to be discussed" and contained accusations against each individual which differed, in part, from the accusations contained in Mr. Brasile's expulsion letters dated May 27, 2020. Each unidentified document referred to a "suspension" as opposed to an "expulsion" and referred to "City Code 271-5, Section B." Each unidentified document further listed a date, time and place for a proposed "appeal hearing." A review of City Code 271-5 contains no language addressing the expulsion of a firefighter. As set forth above, Mr. Brasile expelled each firefighter "effective immediately." The City Code contains no provision for an expulsion hearing, however, the above-cited provisions of the Latrobe Fire Department By-Laws mandate that an expulsion hearing be conducted before the Department President, Department First Vice President and one member selected from each company. Accordingly, neither the City Code nor the Fire Department By-Laws nor the Hose Company 1 By-Laws authorizes the Fire Chief to preside over an expulsion hearing or render an ex parte, pre-hearing decision on the issue of expulsion.

The City Code, Fire Department By-Laws, Hose Company 1 By-Laws, Latrobe Employees Handbook and the applicable federal and state law mandate that an employee be given notice of any specific, alleged wrongful conduct and that the employee be afforded an opportunity to address/challenge any allegations of wrongdoing prior to any order of discipline. Neither the City Code, the Fire Department By-Laws, the Hose Company 1 By-Laws, the City Employee Manual nor the applicable federal or state law permits or authorizes the fire chief to make a determination of expulsion or to impose the sanctions contained in Mr. Brasile's letters dated May 27, 2020, prior to a due process hearing. Moreover, the City Code does provide that all members of the Fire Department of Latrobe "... be governed by federal, state and local laws, rules and regulations, and, where not inconsistent, by the Fire Department Code of Laws and the rules and regulations of the respective volunteer companies."

Michael Gray, City Manager
July 9, 2020
Page Three

Michael Gray, City Manager
July 9, 2020
Page Four

As a result of the above-described illegal, improper, contradictory and outrageous conduct of Mr. Brasile, as condoned, adopted and participated in by the City of Latrobe and Latrobe Volunteer Fire Department, on June 25, 2020, I forwarded letters to John K. Greiner, Esquire, Latrobe City Solicitor and Kim R. Houser, Esquire, Fire Department Solicitor. On June 25, 2020, I had a telephone conversation with Attorney Houser, wherein I advised him that my clients would not be responding to any undated documents containing no letterhead, no signature and no identifiable factors as to who created the document nor would they appear for any "appeal hearing" set forth in each unidentified document. Copies of my letters to Attorney Greiner and Attorney Houser are attached hereto as Exhibit "D"

In accordance with Article 9, Sections 4(b) and (c) of the Fire Department By-Laws, my clients are entitled to an expulsion appeal hearing before the Board of Appeals, consisting of the Department President, the Department First Vice President and one (1) member elected from each company. As you may be aware, Robert "Stuffy" Forish presently serves as the Fire Department's First Vice President and as Hose Company 1's elected representative on the Board of Appeals. Mr. Forish advised my clients that, in his capacity as First Vice President and elected representative, he attempted to ascertain whether an appeal hearing had been scheduled on behalf of my clients. Mr. Forish further advised my clients that Mr. Brasile ordered him not to appear at any Appeal proceedings involving my clients. Mr. Brasile further threatened to have Mr. Forish arrested in the event that he attempted to appear for or participate in any of my clients' Appeal proceedings.

By letters dated June 29, 2020, Fabian Giovannagelo, Nico Giovannagelo and Cody Giovannagelo were notified that "an appeal meeting" was held on June 27, 2020 and as a result "the board of appeal made the decision to discharge you from the Department." Each aforesaid letter appeared on City of Latrobe Volunteer Fire Department letterhead and was signed by "Chuck McDowell, Jr. President." As a result of Mr. Brasile's wrongful threats and improper and illegal conduct, neither Mr. Forish nor any Hose Company representative was present for this proceeding. It is clear, however, that this "appeal meeting" was not a proper expulsion hearing, as mandated by the Fire Department By-Laws or the By-Laws of Hose Company 1. Copies of the aforesaid letters from Mr. McDowell are attached hereto as Exhibit "E".

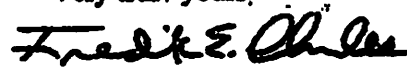
Be advised that my clients, at every stage, have been deprived of their rights to notice, due process and a fair and impartial hearing concerning the false, contrived, pretextual accusations made against them by Mr. Brasile. The "corrective action" taken in this matter is so flawed and illegal as to mandate the immediate reversal of all orders of expulsion and my clients' immediate reinstatement as firefighters with the Latrobe Volunteer Fire Department. To be absolutely clear, Mr. Brasile's manipulation of the expulsion of my clients and his failure to specify the date, improper conduct and rules or regulations alleged to have been violated to justify expulsion have rendered Mr. Brasile's expulsion of my clients to be nothing more than an

Michael Gray, City Manager
July 9, 2020
Page Five

illegal sham from which no fair appeal is possible. Moreover, Mr. Brasile's precluding Mr. Forish and other authorized individuals from sitting on the Appeal Board and participating in the appeal process is a direct violation of Article 9, Sections 4(d) and (e) of the Fire Department By-Laws as well as Hose Company 1's By-Laws. As a result, my clients have never been properly charged with conduct or violations which constitute grounds for immediate expulsion nor have they been provided mandatory due process prior to their expulsion. Accordingly, my clients are demanding that you, in your capacity as Latrobe City Manager, take all necessary action to reverse my clients' illegal expulsion, to immediately reinstate my clients as firefighters with Latrobe Volunteer Fire Department and to impart proper discipline to Mr. Brasile for his inappropriate, illegal and outrageous conduct.

In the event that you have any questions, please feel free to contact me at the above number or at my cell phone number- (610)-392-7282.

Very truly yours,



FREDRICK E. CHARLES

FEC/kr
Enclosures

Via electronic mail to jantinori@cityoflatrobe.com

cc: John K. Greiner, Esquire (letter only)
Kim R. Houser, Esquire (letter only)

LAW OFFICES

FREDRICK E. CHARLES

441 LINDEN STREET
ALLENTOWN, PENNSYLVANIA 18102

(610) 437-7064

July 14, 2020

Michael Gray, City Manager
CITY OF LATROBE
901 Jefferson Street
Latrobe, PA 15650

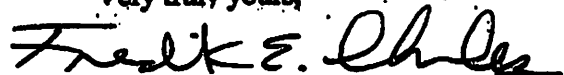
Re: Christopher Blessing, Cody Giovannagelo, Fabian
Giovannagelo, Nico Giovannagelo and Ryan Jones vs.
City of Latrobe, Latrobe Volunteer Fire Department and
John Brasile, Fire Chief

Dear Mr. Gray:

The within letter is being forwarded to you by electronic mail as a follow up to my letter to you dated July 9, 2020. On Monday, July 13, 2020, Christopher Blessing and Ryan Jones received letters from Fire Department President Chuck McDowell, Jr. which were dated July 6, 2020 and mailed July 11, 2020. Each letter is similar to the letters provided to you as Exhibit "E" of my letter dated July 9, 2020. Accordingly, I am incorporating and renewing the demands set forth in my letter dated July 9, 2020. Copies of Mr. McDowell's letters and the mailing envelopes are attached for your records.

Be advised that on a regular and ongoing basis, my clients have been subjected to severe violations of their civil rights by policymakers/management level employees of the City of Latrobe. My correspondence to you, John K. Greiner, Esquire, Latrobe Solicitor and Kim R. Houser, Esquire, Fire Department Solicitor, references these violations and the unauthorized, illegal expulsion of my clients as firefighters. In the event that you and/or the authorized representatives of the City of Latrobe ignore my correspondence, my clients will assume that the City of Latrobe has elected to condone, adopt and participate in the aforementioned improper and illegal conduct of its policymakers and/or management level employees. As such, my clients will proceed accordingly.

Very truly yours,



FREDRICK E. CHARLES

FEC/kr

Enclosures

Via electronic mail to mgray@cityoflatrobe.com

cc: John K. Greiner, Esquire
Kim R. Houser, Esquire

EXHIBITS “P-2(a)” to “P-2(m)”

Affidavits of 13 Hose Company No. 1 Members

AFFIDAVIT

I, John David Gessler, being duly sworn depose and state the following:

1. I reside at 217 Dickens Street, Latrobe, Pennsylvania 15650.

2. I was a member of The Latrobe Volunteer Fire Department from 2012 until ~~May~~ ^{March} of 2020 with the last of those years being a member of Goodwill Hose Company #1. *JDG 7-26-21*

3. In my capacity as a member of Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.

4. I was in attendance a regular monthly meeting on January 9, 2020 with a properly assembled quorum.

5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.

6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.

7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.

8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasure of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments, in excess, of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

Signature *[Handwritten Signature]* Date 7-26-21

Witness Signature *[Handwritten Signature]* Date 7-26-21

7/26/21
Kathy L. Ponko

Commonwealth of Pennsylvania - Notary Seal
Kathy L. Ponko, Notary Public
Westmoreland County
My commission expires December 8, 2021
Commission number 1131001
Member, Pennsylvania Association of Notaries

Exhibit P-2(a)

AFFIDAVIT

I, Joseph Kuhns, being duly sworn depose and state the following:

1. I reside at 36 E. 2nd Avenue. Latrobe, Pennsylvania 15650.
2. I have been a member of Goodwill Hose Company #1, of The Latrobe Volunteer Fire Department since July of 1971.
3. In my capacity as a member of Goodwill Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.
4. I was in attendance a regular monthly meeting on January 9, 2020 with a properly assembled quorum.
5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.
6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.
7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.
8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasure of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments, in excess, of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

Signature Joseph F. Keel Date 7-24-21

Witness Signature [Signature] Date 7-24-21

[Signature]

Commonwealth of Pennsylvania - Notary Seal
Jeffrey A. Buchanan, Notary Public
Westmoreland County
My commission expires September 24, 2024
Commission number 1019443
Member, Pennsylvania Association of Notaries

AFFIDAVIT

I, Robert Machen, being duly sworn depose and state the following:

1. I reside at 26 Thompson Street. Latrobe, Pennsylvania 15650.
2. I have been a member of Goodwill Hose Company #1, of The Latrobe Volunteer Fire Department since December of 1970.
3. In my capacity as a member of Goodwill Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.
4. I was in attendance a regular monthly meeting on January 9, 2020 with a properly assembled quorum.
5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.
6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.
7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.
8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasure of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments, in excess, of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

Signature Robert W. Maeder Date 7-27-21

Witness Signature [Signature] Date 7-27-21

[Signature]

Commonwealth of Pennsylvania - Notary Seal
Jeffrey A. Buchanan, Notary Public
Westmoreland County
My commission expires September 24, 2024
Commission number 1019443
Member, Pennsylvania Association of Notaries

AFFIDAVIT

I, Jacob Kirkpatrick, being duly sworn depose and state the following:

1. I reside at 149 Bergman Road. Derry, PA 15627
2. I have a member of Goodwill Hose Company #1, of The Latrobe Volunteer Fire Department since 2016.
3. In my capacity as a member of Goodwill Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.
4. I was in attendance a regular monthly meeting on January 9, 2020 with a properly assembled quorum.
5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.
6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.
7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.
8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasure of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments, in excess, of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

Signature



Date July 24, 2021

Witness Signature



Date 07-24-21



Commonwealth of Pennsylvania - Notary Seal
Jeffrey A. Buchanan, Notary Public
Westmoreland County
My commission expires September 24, 2024
Commission number 1019443
Member, Pennsylvania Association of Notaries

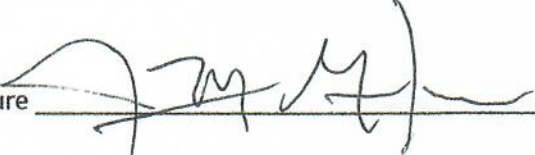
AFFIDAVIT

I, Nico Giovannagelo, being duly sworn depose and state the following:

1. I reside at 4649 SR-982. Latrobe, Pennsylvania 15650.
2. I was a member of Goodwill Hose Company #1, of The Latrobe Volunteer Fire Department from November of 2007 until May of 2020.
3. In my capacity as a member of Goodwill Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.
4. I was in attendance a regular monthly meeting on January 9, 2020 with a properly assembled quorum.
5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.
6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.
7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.
8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasure of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments, in excess, of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

Signature  Date 7/24/21

Witness Signature  Date 7/24/21



Commonwealth of Pennsylvania - Notary Seal
Jeffrey A. Buchanan, Notary Public
Westmoreland County
My commission expires September 24, 2024
Commission number 1019443
Member, Pennsylvania Association of Notaries

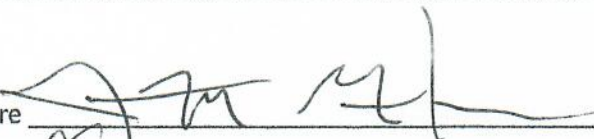
AFFIDAVIT

I, Amber Rossi, being duly sworn depose and state the following:

1. I reside at 412 Mary Street. Latrobe, Pennsylvania 15650.
2. I have been a member of Goodwill Hose Company #1, of The Latrobe Volunteer Fire Department since February of 2017.
3. In my capacity as a member of Goodwill Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.
4. I was in attendance a regular monthly meeting on January 9, 2020 with a properly assembled quorum.
5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.
6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.
7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.
8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasure of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments, in excess, of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

Signature  Date 7/24/21

Witness Signature  Date 7-24-21



Commonwealth of Pennsylvania - Notary Seal
Jeffrey A. Buchanan, Notary Public
Westmoreland County
My commission expires September 24, 2024
Commission number 1019443
Member, Pennsylvania Association of Notaries


AFFIDAVIT


I, Cody Giovannagelo, being duly sworn depose and state the following:

1. I reside at 412 Mary Street, Latrobe, Pennsylvania 15650.
2. I was a member of Goodwill Hose Company #1, of The Latrobe Volunteer Fire Department from 2012 until May of 2020.
3. In my capacity as a member of Goodwill Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.
4. I was in attendance a regular monthly meeting on January 9, 2020 with a properly assembled quorum.
5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.
6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.
7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.
8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasure of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments, in excess, of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

10. In accordance with past practice, I did not record the aforementioned discussion, or the unanimous and verbal agreement in the minutes as there was no official vote, nor was there a specific amount given to record.

Signature  Date 07/24/2021

Witness Signature  Date 7/24/21



Commonwealth of Pennsylvania - Notary Seal
Jeffrey A. Buchanan, Notary Public
Westmoreland County
My commission expires September 24, 2024
Commission number 1019443
Member, Pennsylvania Association of Notaries

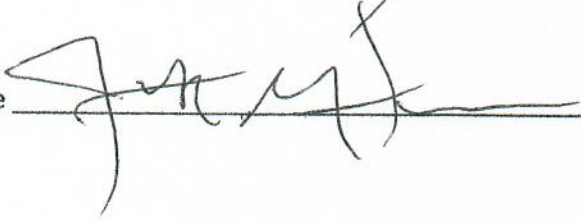
AFFIDAVIT

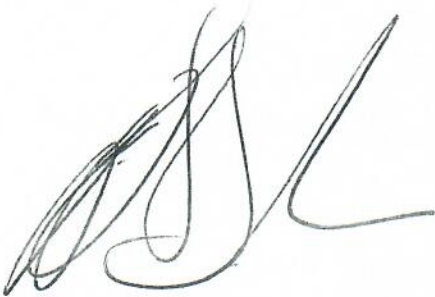
I, Ryan Jones, being duly sworn depose and state the following:

1. I reside 126 Joanne Drive. Latrobe, Pennsylvania 15650.
2. I was a member of Goodwill Hose Company #1, of The Latrobe Volunteer Fire Department from March 2003 until May of 2020.
3. In my capacity as a member of Goodwill Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.
4. I was in attendance at a regular monthly meeting on January 9, 2020 with a properly assembled quorum.
5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.
6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.
7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.
8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasure of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments in excess of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

Signature  Date 7-24-21

Witness Signature  Date 7-24-21



Commonwealth of Pennsylvania - Notary Seal
Jeffrey A. Buchanan, Notary Public
Westmoreland County
My commission expires September 24, 2024
Commission number 1019443
Member, Pennsylvania Association of Notaries

AFFIDAVIT

I, Christopher Blessing, being duly sworn depose and state the following:

1. I reside at 118 E. 2nd Avenue. Latrobe, Pennsylvania 15650.
2. I was a member of Goodwill Hose Company #1, of The Latrobe Volunteer Fire Department from February of 2017 until May of 2020.
3. In my capacity as a member of Goodwill Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.
4. I was in attendance a regular monthly meeting on January 9, 2020 with a properly assembled quorum.
5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.
6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.
7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.
8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasure of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments, in excess, of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

Signature Cliff Blossey Date 7/24/21
Witness Signature [Signature] Date 7/24/21

[Signature]

Commonwealth of Pennsylvania - Notary Seal
Jeffrey A. Buchanan, Notary Public
Westmoreland County
My commission expires September 24, 2024
Commission number 1019443
Member, Pennsylvania Association of Notaries

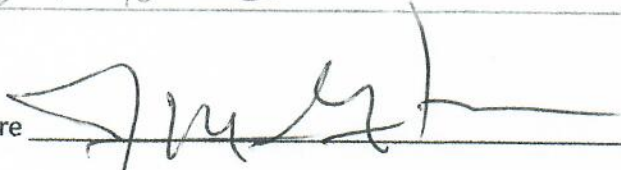
AFFIDAVIT

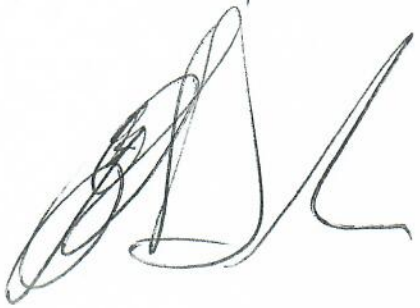
I, StevenTyler Haase, being duly sworn depose and state the following:

1. I reside at 522 Chestnut Street Apartment #2, Latrobe, Pennsylvania 15650.
2. I was a member of Goodwill Hose Company #1 , of The Latrobe Volunteer Fire Department from 2015 until July of 2020.
3. In my capacity as a member of Goodwill Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.
4. I was in attendance a regular monthly meeting on January 9, 2020 with a properly assembled quorum.
5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.
6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.
7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.
8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasure of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments, in excess, of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

Signature  Date 4-24-21

Witness Signature  Date 4/24/21




Commonwealth of Pennsylvania - Notary Seal
Jeffrey A. Buchanan, Notary Public
Westmoreland County
My commission expires September 24, 2024
Commission number 1019443
Member, Pennsylvania Association of Notaries

AFFIDAVIT

I, Kenneth Allan III, being duly sworn depose and state the following:

1. I reside at 108 Pandora Road, Loyahanna, Pennsylvania 15661.
2. I have been a member of Goodwill Hose Company #1, of The Latrobe Volunteer Fire Department since October of 2019.
3. In my capacity as a member of Goodwill Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.
4. I was in attendance a regular monthly meeting on January 9, 2020 with a properly assembled quorum.
5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.
6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.
7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.
8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasurer of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments, in excess, of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

Signature  Date 07/28/21

Witness Signature  Date 7-28-21



Commonwealth of Pennsylvania - Notary Seal
Jeffrey A. Buchanan, Notary Public
Westmoreland County
My commission expires September 24, 2024
Commission number 1019443
Member, Pennsylvania Association of Notaries

AFFIDAVIT

I, Justin Uphold, being duly sworn depose and state the following:

1. I reside at ⁸⁶⁸ ~~868~~ Georgina Drive, Derry, Pennsylvania 15627.
2. I have been a member of Goodwill Hose Company #1, of The Latrobe Volunteer Fire Department since 2017.
3. In my capacity as a member of Goodwill Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.
4. I was in attendance a regular monthly meeting on January 9, 2020 with a properly assembled quorum.
5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.
6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.
7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.
8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasure of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments, in excess, of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

Signature *[Handwritten Signature]* Date 07/29/2021

Witness Signature *[Handwritten Signature]* Date 7-29-21

[Handwritten Signature] 7/29/2021

Commonwealth of Pennsylvania - Notary Seal
SEAN W. BUCHANAN, Notary Public
Westmoreland County
My Commission Expires January 17, 2024
Commission Number 1239221

AFFIDAVIT

I, Jennifer Forish, being duly sworn depose and state the following:

1. I reside at 517 Weldon Street, Latrobe, Pennsylvania 15650.
2. I have been an honorary member of Goodwill Hose Company #1, of The Latrobe Volunteer Fire Department since 2012.
3. In my capacity as an honorary member of Goodwill Hose Company #1, I regularly attended monthly membership meetings of Goodwill Hose Company #1.
4. I was in attendance a regular monthly meeting on January 9, 2020 with a properly assembled quorum.
5. At the January 9, 2020 meeting, a discussion was held regarding the circumstances involving Fire Chief, John Brasile's retaliatory actions against members of Goodwill Hose Company #1, by suspending and threatening members of Hose Company #1.
6. In the aforementioned discussion, Goodwill Hose Company #1 president, Fabian Giovannagelo, proposed that if Chief John Brasile were to come after any member of Goodwill Hose Company #1 that Goodwill Hose Company #1 would assist with any associated legal fees to defend said member. Which was unanimously and verbally agreed upon by all those in attendance.
7. In accordance with past practice, members left the determination of the amounts put towards any legal fees resulting from the actions, of Chief John Brasile, to the discretion of the company president and Treasurer.
8. It has been past practice of Goodwill Hose Company #1 to allow for the president and the Treasurer of Goodwill Hose Company #1 to sign checks. It has also been past practice for the treasurer of Goodwill Hose Company #1 to pay expenditures without a vote by the members of Goodwill Hose Company #1. These expenditures included such items as a truck loan payment, in excess, of \$27,000 and insurance policy payments, in excess, of \$5,000.

9. It has been the past practice of Goodwill Hose Company to authorize check expenditures by the treasurer without the expenditures being mentioned in the monthly meeting minutes of the Goodwill Hose Company #1.

Signature *Joseph J. Rush* Date 7/24/21

Witness Signature *[Signature]* Date 7-24-21

[Signature]

Commonwealth of Pennsylvania - Notary Seal
Jeffrey A. Buchanan, Notary Public
Westmoreland County
My commission expires September 24, 2024
Commission number 1019443
Member, Pennsylvania Association of Notaries

EXHIBIT “P-3”

March 10, 2020 Expulsion Letter From
John Brasile to JD Gessler



**CITY OF LATROBE
VOLUNTEER FIRE DEPARTMENT
P.O. Box 172
Latrobe, PA 15650**



March 10, 2020

Latrobe VFD
PO Box 172
Latrobe PA 15650

JD Gessler
217 Dickens Street
Latrobe PA 15650

JD,

This letter is official notification that you have been relieved of your duties as Assistant Fire Chief Of Goodwill Hose Company #1 of the Latrobe Volunteer Fire Department.

Also, you are here by expelled from the Latrobe Volunteer Fire Department effective immediately for failure to adhere to Article V section 4A – Duties of the Assistant Fire Chief, Article VIII sections 3A and 3B - Duties of all members.

Please turn in all Department issued turnout gear, white helmet, uniforms, radios, sirens, etc. along with any databases, storage and access codes, forms, computer data, and any other documents / data used by the LVFD as outlined in Article V section 15A.

John F. Brasile

John Brasile
Fire Chief

EXHIBIT “P-4”

March 10, 2020 Letter From
Michael Gray to Nico Giovannagelo



LATROBE
PENNSYLVANIA

CITY OF LATROBE

*Administration and
Finance Department*

March 10, 2020

Nico Giovannangelo
Latrobe Volunteer Fire Department
P.O. Box 172
Latrobe, PA 15650

Re: Investigation

901 Jefferson Street

P.O. Box 829

Latrobe, PA 15650

(724) 539-8548

(724) 537-4802 fax

Mr. Giovannangelo,

Please be advised that Council agreed to form a committee comprising of Christine Weller, Eric Bartels, Ralph Jenko, and myself to investigate the allegations made for the removal of Fire Chief John Brasile with "cause" as the City of Latrobe Code section 271-2 refers to.

Prior to scheduling a meeting with the committee, I am requesting a written complaint with all supporting documents alleging the allegations for removal of cause. These statements need to be provided by all individuals who will be participating in this investigation. Written complaints need to identify the person completing the form as well as a signature from that person.

Thank you and we look forward to meeting with you.

Sincerely,

Michael Gray
City Manager

Exhibit P-4

EXHIBIT “P-5”

March 14, 2020 Email From
John Brasile to All Latrobe Fire Stations
Re: Covid-19 Shutdown

< **Fre Call**

1:54 PM, Mar 14

ECM2: (ECM2 AllCall MESSAGE - 911 Call) Effective immediately all City Buildings will go on lockdown due the potential spread of covid-19 virus this includes all Fire Stations Fire personnel will be permitted to respond to emergency responses only.

There will be no leisure activity permitted in the Stations, after release of any and all incidents, personnel should immediately clear the Station. This will be in effect till March 20th and comes by order of City Administration.

Thanks John

The message was sent by: brazmo.jb@gmail.com

Any direct replies should be sent to that address
STOP



Copy text



Share



EXHIBITS “P-6(a) to P-6(e)”

May 27/22, 2020 Expulsion Letters From
John Brasile to “WhistleBlowers” F.Giovannagelo,
N.Giovannagelo, C. Giovannagelo,
Christopher Blessing, and Ryan Jones

LATROBE VOLUNTEER FIRE DEPARTMENT

P.O. Box 172

Latrobe, Pennsylvania 15650-0172

May 27, 2020

Fabian Giovannagelo
4649 State Route 982
Latrobe, PA 15650

Copy

RE: DISCIPLINARY ACTION

Dear Fabian Giovannagelo:

Pursuant to my authority under Article IX, Section 4(d) of the By-laws of the Latrobe Volunteer Fire Volunteer Department and Section 271-5 section (c) of the Code of the City of Latrobe you are hereby expelled from the Latrobe Fire Department, effective immediately. Your expulsion is based upon the following actions:

1. Violations of the By-Laws of the Fire Department;
2. Insubordination, including, but not limited to, failure to follow commands of the Fire Chief, such as violating of the Chief's directive on suspending fire department meetings during the Governor's Declaration of Emergency; and
3. Insubordination for failure to follow the proper chain of command in seeking approval from the City Manager for certain activities without first obtaining approval from the Fire Chief.

If you wish to appeal your expulsion, you must request an appeal to me, in writing, within ten (10) days of the date of this letter under the Latrobe Volunteer Fire Department By-laws, Article IX section 4, subsections (d) and (e). This is the only process available to you to address the expulsion and seek reinstatement under the Department's bylaws. You will not be recognized as a member of the Latrobe Volunteer Department unless you follow this specific appeal process and you are successful in the appeal.



May 22, 2020
-Page 2 of 2-

Effective immediately, you are hereby prohibited from trespassing upon any of the City of Latrobe's Fire Department facilities and using any equipment of the City of Latrobe Fire Department.

You are also requested to immediately make arrangements with the Chief of Police, John Sleasman, to return any property of the City of Latrobe Fire Department which you have in your possession.

Very truly yours,



Chief John Brasile

LATROBE VOLUNTEER FIRE DEPARTMENT



Latrobe, Pennsylvania 15650-0172

May 27, 2020

Cody Giovannagelo
412 Mary Street
Latrobe, PA 15650

Cory

RE: DISCIPLINARY ACTION

Dear Cody Giovannagelo:

Pursuant to my authority under Article IX, Section 4(d) of the By-laws of the Latrobe Volunteer Fire Volunteer Department and Section 271-5 section (c) of the Code of the City of Latrobe you are hereby expelled from the Latrobe Fire Department, effective immediately. Your expulsion is based upon the following actions:

1. Violations of the By-Laws of the Fire Department;
2. Violations of Section 271-4(B) and of the City Code;
3. Moving Vehicles and equipment without the authorization of the Fire Chief to participate in a parade;
4. Insubordination, including, but not limited to, failure to follow commands of the Fire Chief, such as violating of the Chief's directive on suspending fire department meetings during the Governor's Declaration of Emergency; and

If you wish to appeal your expulsion, you must request an appeal to me, in writing, within ten (10) days of the date of this letter under the Latrobe Volunteer Fire Department By-laws, Article IX section 4, subsections (d) and (e). This is the only process available to you to address the expulsion and seek reinstatement under the Department's bylaws. You will not be recognized as a member of the Latrobe Volunteer Department unless you follow this specific appeal process and you are successful in the appeal.

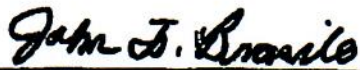


May 22, 2020
-Page 2 of 2-

Effective immediately, you are hereby prohibited from trespassing upon any of the City of Latrobe's Fire Department facilities and using any equipment of the City of Latrobe Fire Department.

You are also requested to immediately make arrangements with the Chief of Police, John Sleasman, to return any property of the City of Latrobe Fire Department which you have in your possession.

Very truly yours,



Chief John Brasile

LATROBE VOLUNTEER FIRE DEPARTMENT



Latrobe, Pennsylvania 15650-0172

May 27, 2020

Nico, Giovannagelo
4649 State Route 982
Latrobe, PA 15650

Coey

RE: DISCIPLINARY ACTION

Dear Nico Giovannagelo:

Pursuant to my authority under Article IX, Section 4(d) of the By-laws of the Latrobe Volunteer Fire Volunteer Department and Section 271-5 section (c) of the Code of the City of Latrobe you are hereby expelled from the Latrobe Fire Department, effective immediately. Your expulsion is based upon the following actions:

1. Violations of the By-Laws of the Fire Department;
2. Violations of Section 271-4(B) and of the City Code;
3. Moving Vehicles and equipment without the authorization of the Fire Chief to participate in a parade;
4. Insubordination, including, but not limited to, failure to follow commands of the Fire Chief, such as violating of the Chief's directive on suspending fire department meetings during the Governor's Declaration of Emergency; and
5. Insubordination for failure to follow the proper chain of command in seeking approval from the City Manager for certain activities without first obtaining approval from the Fire Chief.

If you wish to appeal your expulsion, you must request an appeal to me, in writing, within ten (10) days of the date of this letter under the Latrobe Volunteer Fire Department By-laws, Article IX section 4, subsections (d) and (e). This is the only process available to you to address the expulsion and seek



Exhibit P-6(c)

May 22, 2020
-Page 2 of 2-

reinstatement under the Department's bylaws. You will not be recognized as a member of the Latrobe Volunteer Department unless you follow this specific appeal process and you are successful in the appeal.

Effective immediately, you are here by prohibited from trespassing upon any of the City of Latrobe's Fire Department facilities and using any equipment of the City of Latrobe Fire Department.

You are also requested to immediately make arrangements with the Chief of Police, John Sleasman, to return any property of the City of Latrobe Fire Department which you have in your possession.

Very truly yours,


John F. Brasile
Chief John Brasile

Exhibit P-6(c)

LATROBE VOLUNTEER FIRE DEPARTMENT



Latrobe, Pennsylvania 15650-0172

May 27, 2020

Christopher Blessing
118 East 2nd Avenue
Latrobe, PA 15650

Copy

RE: DISCIPLINARY ACTION

Dear Christopher Blessing:

Pursuant to my authority under Article IX, Section 4(d) of the By-laws of the Latrobe Volunteer Fire Volunteer Department and Section 271-5 section (c) of the Code of the City of Latrobe you are hereby expelled from the Latrobe Fire Department, effective immediately. Your expulsion is based upon the following actions:

1. Violations of the By-Laws of the Fire Department;
2. Insubordination, including, but not limited to, failure to follow commands of the Fire Chief, such as violating of the Chief's directive on suspending fire department meetings during the Governor's Declaration of Emergency; and

If you wish to appeal your expulsion, you must request an appeal to me, in writing, within ten (10) days of the date of this letter under the Latrobe Volunteer Fire Department By-laws, Article IX section 4, subsections (d) and (e). This is the only process available to you to address the expulsion and seek reinstatement under the Department's bylaws. You will not be recognized as a member of the Latrobe Volunteer Department unless you follow this specific appeal process and you are successful in the appeal.

Effective immediately, you are here by prohibited from trespassing upon any of the City of Latrobe's Fire Department



May 22, 2020
-Page 2 of 2-

Effective immediately, you are hereby prohibited from trespassing upon any of the City of Latrobe's Fire Department facilities and using any equipment of the City of Latrobe Fire Department.

You are also requested to immediately make arrangements with the Chief of Police, John Sleasman, to return any property of the City of Latrobe Fire Department which you have in your possession.

Very truly yours,



Chief John Brasile

Exhibit P-6(d)

LATROBE VOLUNTEER FIRE DEPARTMENT



Latrobe, Pennsylvania 15650-0172

May 27, 2020

Ryan Jones
126 Joanne Drive
Latrobe, PA 15650

COPY

RE: DISCIPLINARY ACTION

Dear Ryan Jones:

Pursuant to my authority under Article IX, Section 4(d) of the By-laws of the Latrobe Volunteer Fire Volunteer Department and Section 271-5 section (c) of the Code of the City of Latrobe you are hereby expelled from the Latrobe Fire Department, effective immediately. Your expulsion is based upon the following actions:

1. Violations of the By-Laws of the Fire Department;
2. Insubordination, including, but not limited to, failure to follow commands of the Fire Chief, such as violating of the Chief's directive on suspending fire department meetings during the Governor's Declaration of Emergency; and

If you wish to appeal your expulsion, you must request an appeal to me, in writing, within ten (10) days of the date of this letter under the Latrobe Volunteer Fire Department By-laws, Article IX section 4, subsections (d) and (e). This is the only process available to you to address the expulsion and seek reinstatement under the Department's bylaws. You will not be recognized as a member of the Latrobe Volunteer Department unless you follow this specific appeal process and you are successful in the appeal.

Effective immediately, you are here by prohibited from trespassing upon any of the City of Latrobe's Fire Department

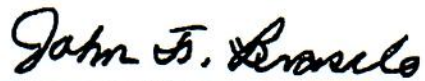


May 22, 2020
-Page 2 of 2-

facilities and using any equipment of the City of Latrobe Fire Department.

You are also requested to immediately make arrangements with the Chief of Police, John Sleasman, to return any property of the City of Latrobe Fire Department which you have in your possession.

Very truly yours,



Chief John Brasile

Exhibit P-6(e)

EXHIBIT “P-7”

May 30, 2020 Check (No. 5356) from Goodwill
Hose Company No. 1 to Fredrick E. Charles, Esq.

5356

GOODWILL HOSE CO. #1
280 OAK STREET
LATROBE, PA 15660

Pay to the order of Fredrick F. Charles F. Squire
Five Thousand & Five Hundred Dollars ⁰⁰/₁₀₀ Dollars Dollars

Date 5-30-2020 06-72002-650

WESTMORELAND FEDERAL SAVINGS AND LOAN ASSOCIATION OF LATROBE
LATROBE, PA 15660

For L. A. Weyer (J.B.)
John Squire
Robert S. French

#005356# 1243373387# 0100028814#

Exhibit P-7

EXHIBIT “P-8”

June 24, 2020 Check (No. 5360) from Goodwill
Hose Company No. 1 to Fredrick E. Charles, Esq.

5360

GOODWILL HOSE CO. #1
390 OAK STREET
LATROBE, PA 15660

00-75000000

Date 6-24-2020 \$ 5,500 Dollars

Pay to the order of Fredrick Charles

Five thousand five hundred and 00/100

**WESTMORELAND FEDERAL SAVINGS
AND LOAN ASSOCIATION OF LATROBE**
LATROBE, PA 15660

For Charles John Gorman
Paul J. Fendell

⑆005360⑆ ⑆243373387⑆ 0100028814⑆

Exhibit P-8

EXHIBITS “P-9(a) to P-9(e)”

June 29, 2020 Expulsion Letters From
Chuck McDowell, Jr. to “WhistleBlowers”
F.Giovannagelo, N.Giovannagelo, C. Giovannagelo,
Christopher Blessing, and Ryan Jones



**CITY OF LATROBE
VOLUNTEER FIRE DEPARTMENT**
P.O. Box 172
Latrobe, PA 15650



June 29, 2020

Latrobe VFD
PO Box 172
Latrobe PA 15650

Fabian Giovannagelo
4649 Route 982
Latrobe PA 15650

Fabian,

This letter is official notification that you have been expelled from the Latrobe Volunteer Fire Department effective immediately.

An appeal meeting was held on Saturday June 27, 2020 in the LVFD training room as per the notice sent to you.

At this appeal meeting facts were presented and the board of appeal made the decision to discharge you from the Department.

Please turn in all Department issued turnout gear, uniforms, etc. as soon as possible to President Chuck McDowell.

A handwritten signature in black ink, appearing to read "Chuck McDowell Jr.", written over a light blue horizontal line.

Chuck McDowell Jr.
President



**CITY OF LATROBE
VOLUNTEER FIRE DEPARTMENT**
P.O. Box 172
Latrobe, PA 15650



June 29, 2020

Latrobe VFD
PO Box 172
Latrobe PA 15650

Cody Giovannagelo
412 Mary Street
Latrobe PA 15650

Cody,

This letter is official notification that you have been expelled from the Latrobe Volunteer Fire Department effective immediately.

An appeal meeting was held on Saturday June 27, 2020 in the LVFD training room as per the notice sent to you.

At this appeal meeting facts were presented and the board of appeal made the decision to discharge you from the Department.

Please turn in all Department issued turnout gear, uniforms, etc. as soon as possible to President Chuck McDowell.

Chuck McDowell Jr.
President

Exhibit P-9(b)



**CITY OF LATROBE
VOLUNTEER FIRE DEPARTMENT**
P.O. Box 172
Latrobe, PA 15650



June 29, 2020

Latrobe VFD
PO Box 172
Latrobe PA 15650

Nico Giovannagelo
4649 Route 982
Latrobe PA 15650

Nico,

This letter is official notification that you have been expelled from the Latrobe Volunteer Fire Department effective immediately.

An appeal meeting was held on Saturday June 27, 2020 in the LVFD training room as per the notice sent to you.

At this appeal meeting facts were presented and the board of appeal made the decision to discharge you from the Department.

Please turn in all Department issued turnout gear, uniforms, etc. as soon as possible to President Chuck McDowell.

A handwritten signature in black ink, appearing to read "Chuck McDowell Jr.", written over a light blue horizontal line.

Chuck McDowell Jr.
President



**CITY OF LATROBE
VOLUNTEER FIRE DEPARTMENT**
P.O. Box 172
Latrobe, PA 15650



July 6, 2020

Latrobe VFD
PO Box 172
Latrobe PA 15650

Christopher Blessing
118 east 2nd Avenue
Latrobe PA 15650

Christopher,

This letter is official notification that you have been expelled from the Latrobe Volunteer Fire Department effective immediately.

An appeal meeting was held on Thursday July 2, 2020 in the LVFD training room as per the notice sent to you.

At this appeal meeting facts were presented and the board of appeal made the decision to discharge you from the Department.

Please turn in all Department issued turnout gear, uniforms, etc. as soon as possible to President Chuck McDowell.

A handwritten signature in black ink, appearing to read 'C. McDowell Jr.'.

Chuck McDowell Jr.
President



**CITY OF LATROBE
VOLUNTEER FIRE DEPARTMENT**
P.O. Box 172
Latrobe, PA 15650



July 6, 2020

Latrobe VFD
PO Box 172
Latrobe PA 15650

Ryan Jones
126 Joanne Drive
Latrobe PA 15650

Ryan,

This letter is official notification that you have been expelled from the Latrobe Volunteer Fire Department effective immediately.

An appeal meeting was held on Thursday July 2, 2020 in the LVFD training room as per the notice sent to you.

At this appeal meeting facts were presented and the board of appeal made the decision to discharge you from the Department.

Please turn in all Department issued turnout gear, uniforms, etc. as soon as possible to President Chuck McDowell.

A handwritten signature in black ink, appearing to read "Chuck McDowell Jr.".

Chuck McDowell Jr.
President

Exhibit P-9(e)

EXHIBIT “P-10”

July 10, 2020 Check (No. 5364) from Goodwill
Hose Company No. 1 to Fredrick E. Charles, Esq.

5364

60-7852-003

Date 7-10-2020 \$ 10,000.00 Dollars

GOODWILL HOSE CO. #1
390 OAK STREET
LATROBE, PA 15660

Pay to the order of Fredrick E. Charles

Ten Thousand Dollars

WESTMORELAND FEDERAL SAVINGS AND LOAN ASSOCIATION OF LATROBE
LATROBE, PA 15660

For Robert Sawyer

⑆005366⑆ ⑆243373387⑆ ⑆100028844⑆

Exhibit P-10

EXHIBIT “P-11”

September 27, 2020 Letter from
Fredrick E. Charles, Esq. to “Whistleblowers”
F.Giovannagelo, C.Giovannagelo, N.Giovannagelo,
Christopher Blessing, and Ryan Jones Confirming
Receipt of Three Legal Retainer Payments from
Goodwill Hose Company No. 1 on their Behalf

LAW OFFICES

FREDRICK E. CHARLES

441 LINDEN STREET
ALLENTOWN, PENNSYLVANIA 18102

(610) 437-7064

September 27, 2020

Christopher Blessing
Cody Giovannagelo
Fabian Giovannagelo
Nico Giovannagelo
Ryan Jones
118 East Second Avenue
Latrobe, PA 15650

Re: Christopher Blessing, et al. v. City of Latrobe, et al.
Docket No. 2:20-cv-01212 WSH

Gentlemen:

As per your request, this letter will serve as written confirmation that on your behalf, the Goodwill Hose Company #1 has made the following payments towards the legal fee in the above action:

1. Check No. 5356 dated May 30, 2020, in the amount of Five Thousand Five Hundred (\$ 5,500.00) Dollars;
2. Check No. 5360 dated June 24, 2020, in the amount of Five Thousand Five Hundred (\$ 5,500.00) Dollars; and
3. Check No. 5364 dated July 10, 2020, in the amount of Ten Thousand (\$ 10,000.00) Dollars.

The payments dated May 30, 2020 and June 24, 2020 are reflected in your Fee Agreements and copies of all three (3) checks are attached for your records. Moreover, the within letter and attachments are being forwarded to you in care of Christopher Blessing's e-mail.

Exhibit P-11

Christopher Blessing
Cody Giovannagelo
Fabian Giovannagelo
Nico Giovannagelo
Ryan Jones
September 27, 2020
Page Two

In the event that you have any questions or need any additional information,
please feel free to contact me.

Very truly yours,


FREDRICK E. CHARLES

FEC/kr
Enclosures

5356

GOODWILL HOSE CO. #1
 260 OAK STREET
 LATROBE, PA. 15660

Pay to the order of FREDRICK F CHARLES FSQUIRE
Five Thousand & Five Hundred Dollars + 00/100 \$ 5500.00 Dollars

Date: 5-30-2023

WESTMORELAND FEDERAL SAVINGS
 AND LOAN ASSOCIATION OF LATROBE
 LATROBE, PA 15660

For L. AUYER (JB)
John Auyer
ROBERTS Fresh

#005356# #243373387# 0100028844#

Exhibit P-11

5360

GOODWILL HOSE CO. #1
300 OAK STREET
LATROBE, PA 15650

Date 6-24-2020 00-7000000

Pay to the order of Fredrick Charles \$ 5,500 Dollars

Five thousand five hundred and 00/100

WESTMORELAND FEDERAL SAVINGS
AND LOAN ASSOCIATION OF LATROBE
LATROBE, PA 15650

For Charges Edna J. Guzman
Ruth S. Fennell

⑆005360⑆ ⑆243373387⑆ 0100028814⑆

Exhibit P-11

5364

GOODWILL HOSE CO. #1
 390 OAK STREET
 LATROBE, PA 15660

Date 7-10-2020 60-72828323

Pay to the order of Fredrick E. Charles \$ 10,000.⁰⁰

TEN THOUSAND DOLLARS Dollars

WESTMORELAND FEDERAL SAVINGS
 AND LOAN ASSOCIATION OF LATROBE
 LATROBE, PA 15660

For SAVANT LAUER Robt D Fouch
John Steiner

#005364 # 243373387# 010002884 #

Exhibit P-11

EXHIBIT “P-12”

Police Criminal Complaint:
Commonwealth of Pa. v. Fabian Giovannagelo

COMMONWEALTH OF PENNSYLVANIA
 COUNTY OF: WESTMORELAND

Magisterial District Number: 10-2-08
 MDJ: Hon. Michael Mahady
 Address: 5954 SR 981
 Latrobe, PA 15650
 Telephone: (724) 539-7170



**POLICE CRIMINAL COMPLAINT
 COMMONWEALTH OF PENNSYLVANIA
 VS.**

DEFENDANT: (NAME and ADDRESS):
 Fabian Michael Giovannagelo
 First Name Middle Name Last Name Gen.
 4649 State Route 982, Latrobe, PA 15650

NCIC Extradition Code Type

- 1-Felony Full
- 2-Felony Ltd.
- 3-Felony Surrounding States
- 4-Felony No Ext.
- 5-Felony Pend.
- 6-Felony Pend. Extradition Determ.
- A-Misdemeanor Full
- B-Misdemeanor Limited
- C-Misdemeanor Surrounding States
- D-Misdemeanor No Extradition
- E-Misdemeanor Pending
- F-Misdemeanor Pending Extradition Determ.
- Distance: _____

DEFENDANT IDENTIFICATION INFORMATION

Docket Number <u>UK-275-21</u>	Date Filed <u>7/20/21</u>	OTN/LiveScan Number <u>R157023-6</u>	Complaint/Incident Number <u>2021-02583</u>	Request Lab Services? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
GENDER <input checked="" type="checkbox"/> Male <input type="checkbox"/> Female	DOB <u>06/17/1956</u>	POB <u>PA, America</u>	Add'l DOB / /	Co-Defendant(s) <input checked="" type="checkbox"/>
RACE <input checked="" type="checkbox"/> White <input type="checkbox"/> Asian <input type="checkbox"/> Black <input type="checkbox"/> Native American <input type="checkbox"/> Unknown				
ETHNICITY <input type="checkbox"/> Hispanic <input checked="" type="checkbox"/> Non-Hispanic <input type="checkbox"/> Unknown				
HAIR COLOR <input type="checkbox"/> GRY (Gray) <input type="checkbox"/> RED (Red/Aubn.) <input type="checkbox"/> SDY (Sandy) <input type="checkbox"/> BLU (Blue) <input type="checkbox"/> PLE (Purple) <input type="checkbox"/> BRO (Brown) <input type="checkbox"/> BLK (Black) <input type="checkbox"/> ONG (Orange) <input type="checkbox"/> WHI (White) <input checked="" type="checkbox"/> XXX (Unk./Bald) <input type="checkbox"/> GRN (Green) <input type="checkbox"/> PNK (Pink) <input type="checkbox"/> BLN (Blonde / Strawberry)				
EYE COLOR <input type="checkbox"/> BLK (Black) <input type="checkbox"/> BLU (Blue) <input type="checkbox"/> BRO (Brown) <input type="checkbox"/> GRN (Green) <input type="checkbox"/> GRY (Gray) <input type="checkbox"/> HAZ (Hazel) <input type="checkbox"/> MAR (Maroon) <input type="checkbox"/> PNK (Pink) <input type="checkbox"/> MUL (Multicolored) <input checked="" type="checkbox"/> XXX (Unknown)				
DNA <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	DNA Location			WEIGHT (lbs.)
FBI Number	MNU Number			FL HEIGHT In.
Defendant Fingerprinted <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	Fingerprint Classification:			

DEFENDANT VEHICLE INFORMATION

Plate #	State	Hazmat <input type="checkbox"/>	Registration Sticker (MM/YY)	Comm'l Veh. Ind. <input type="checkbox"/>	School Veh. <input type="checkbox"/>	Oth. NCIC Veh. Code	Reg. same as Def. <input type="checkbox"/>
VIN	Year	Make	Model	Style	Color		

Office of the attorney for the Commonwealth Approved Disapproved because: _____

(The attorney for the Commonwealth may require that the complaint, arrest warrant affidavit, or both be approved by the attorney for the Commonwealth prior to filing. See Pa.R.Crim.P. 507).

(Name of the attorney for the Commonwealth)

(Signature of the attorney for the Commonwealth)

(Date)

I, Randall Gardner (Name of the Affiant) 43435 / #5 (PSP/MPOETC -Assigned Affiant ID Number & Badge #)
 of Westmoreland County Detective Bureau (Identify Department or Agency Represented and Political Subdivision) PA0654400 (Police Agency ORI Number)
 do hereby state: (check appropriate box)

- 1. I accuse the above named defendant who lives at the address set forth above
- I accuse the defendant whose name is unknown to me but who is described as _____

I accuse the defendant whose name and popular designation or nickname are unknown to me and whom I have therefore designated as John Doe or Jane Doe with violating the penal laws of the Commonwealth of Pennsylvania at [412] (Subdivision Code) City of Latrobe (Place-Political Subdivision)

Latrobe Goodwill Hose Co. #1, 390 Oak Street, Latrobe, PA 15650
 in Westmoreland County [65] (County Code) on or about Thu - 5/28/2020 08:00 hrs. to Sat - 5/30/2020 20:00 hrs. (Offense Date)



POLICE CRIMINAL COMPLAINT

Case Number: 275-21	Date Filed: 7/20/21	OTN/LiveScan Number K157023-6	Complaint/Incident Number 2021-0258
Defendant Name	First: Fabian	Middle: Michael	Last: Giovannangelo

The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically. (Set forth a brief summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated.

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input checked="" type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older <u>0</u>
------------------	--	---	--	--

<input checked="" type="checkbox"/>	1	3922	A1	of the	18	1	F3	2699	110
Lead?	Offense#	Section	Subsection		PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code

PennDOT Data (if applicable)	Accident Number	<input type="checkbox"/> Interstate	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone
------------------------------	-----------------	-------------------------------------	--------------------------------------	------------------------------------

Statute Description (include the name of statute or ordinance):

Theft by deception

Acts of the accused associated with this Offense:

18 3922 A1 - Theft by deception

(a) Offense defined. - A person is guilty of theft if he intentionally obtains or withholds property of another by deception. A person deceives if he intentionally: (1) creates or reinforces a false impression, including false impressions as to law, value, intention or other state of mind; but deception as to a person's intention to perform a promise shall not be inferred from the fact alone that he did not subsequently perform the promise: to wit: the defendant did co-sign three checks for the disbursement of non-approved Goodwill Hose Co. #1 funds knowing he was not authorized to do so and creating the false impression that he is an authorized signer of checks for Goodwill Hose Co.

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older <u>0</u>
------------------	--	---	---	--

<input type="checkbox"/>	2	3921	A	of the	18	1	F3	2399	060
Lead?	Offense#	Section	Subsection		PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code

PennDOT Data (if applicable)	Accident Number	<input type="checkbox"/> Interstate	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone
------------------------------	-----------------	-------------------------------------	--------------------------------------	------------------------------------

Statute Description (include the name of statute or ordinance):

Theft by unlawful taking or disposition

Acts of the accused associated with this Offense:

18 3921 A - Theft by unlawful taking or disposition

(a) Movable property. - A person is guilty of theft if he unlawfully takes, or exercises unlawful control over, movable property of another with intent to deprive him thereof: to wit: the defendant did co-sign three checks for the disbursement of non-approved Goodwill Hose Co. #1 funds knowing he was not authorized to do so. The checks totaled \$21,000.

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	Number of Victims Age 60 or Older <u>0</u>
------------------	--	---	---	--

<input type="checkbox"/>	3	4113	A	of the	18	1	M2	2799	110
Lead?	Offense#	Section	Subsection		PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code

PennDOT Data (if applicable)	Accident Number	<input type="checkbox"/> Interstate	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone
------------------------------	-----------------	-------------------------------------	--------------------------------------	------------------------------------

Statute Description (include the name of statute or ordinance):

Misapplication of entrusted property and property of government or financial institutions

Acts of the accused associated with this Offense:

18 4113 A - Misapplication of entrusted property and property of government or financial institutions

(a) Offense defined. - A person commits an offense if he applies or disposes of property that has been entrusted to him as a fiduciary, or property of the government or of a financial institution, in a manner which he knows is unlawful and involves substantial risk of loss or detriment to the owner of the property or to a person for whose benefit the property was entrusted: to wit: the defendant did co-sign three checks for the disbursement of non-approved Goodwill Hose Co. #1 funds knowing he was not authorized to do so. The checks totaled \$21,000.



POLICE CRIMINAL COMPLAINT

Case Number: CR-275-21	Date Filed: 7/20/21	OTN/LiveScan Number R-157-22-10	Complaint/Incident Number 2021-0258
Defendant Name	First: Fabian	Middle: Michael	Last: Giovannagelo

OFFENSE DESCRIPTION CONTINUATION

Offense #: 1

#1. The checks totaled \$21,000.

Exhibit P-12



POLICE CRIMINAL COMPLAINT

Case Number: <u>CR-275-21</u>	Date Filed: <u>7/20/21</u>	OTN/LiveScan Number <u>RT-7022-1</u>	Complaint/Incident Number 2021-0258
Defendant Name	First: Fabian	Middle: Michael	Last: Giovannagelo

2. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
3. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 Pa.C.S. § 4904) relating to unsworn falsification to authorities.
4. This complaint consists of the preceding page(s) numbered 1 through 3.
5. I certify that this filing complies with the provisions of the *Case Records Public Access Policy of the Unified Judicial System of Pennsylvania* that require filing confidential information and documents differently than non-confidential information and documents.

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of the Assembly, or in violation of the statutes cited.

(Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)

July 20 2021 [Signature]
 (Date) (Signature of Affiant)

AND NOW, on this date July 20, 2021 I certify that the complaint has been properly completed and verified.
 An affidavit of probable cause must be completed before a warrant can be issued.

10-2-08 [Signature]
 (Magisterial District Court Number) (Issuing Authority)

Exhibit P-12



POLICE CRIMINAL COMPLAINT

Number: 295-21	Date Filed: 7/20/21	OTN/LiveScan Number R157023-6	Complaint/Incident Number 2021-0258
Defendant Name:	First: Fabian	Middle: Michael	Last: Giovannagelo

AFFIDAVIT of PROBABLE CAUSE

This affiant is Detective Randall D. Gardner, of the Westmoreland County Detective Bureau, has thirty three years of law enforcement experience. This affiant graduated from The Pennsylvania State Police Academy in 1988 and spent 25 years as an enlisted member of The Pennsylvania State Police. This affiant is currently employed as a Detective with the Westmoreland County Detective Bureau, MPOETC Certification #43435. This affiant has conducted and supervised hundreds of criminal investigations including but not limited to: Criminal Homicide, Rape, Aggravated Assault, Robbery, and numerous other violations of the PA Crimes Code in addition to violations of The Controlled Substance, Drug, Device and Cosmetic Act and the PA Vehicle Code. The following affidavit is based on information received by this affiant and through interviews and investigation.

The Latrobe Volunteer Fire Department consists of five different substations throughout the City of Latrobe that operate under the direction of one Fire Chief, John Brasile. One of the five substations is the Goodwill Hose Company #1.

In May of 2020, Chief John Brasile of the Latrobe Volunteer Fire Department expelled Fabian Giovannagelo and five other members of the Goodwill Hose Company #1 from the Latrobe Volunteer Fire Department. The letter of expulsion was personally served on Fabian Giovannagelo by PA Constable Glen Wolfgang on May 29, 2020.

On May 30, 2020, Fabian Giovannagelo co-signed a check from the Goodwill Hose Company #1 checking account for \$5500 to retain Attorney Frederick E. Charles to sue the City of Latrobe, the Mayor of Latrobe, the Latrobe Volunteer Fire Department, and Fire Chief John Brasile. on behalf of himself, Cody Giovannagelo, Nico Giovannagelo, Christopher Blessing, and Ryan Jones. The other signer of the check was Robert Steven Forish, who at the time, was the Treasurer of Goodwill Hose Co. #1.

On June 24, 2020, Fabian Giovannagelo co-signed another check from the Goodwill Hose Company #1 checking account for \$5500 made out to Attorney Frederick E. Charles to sue the City of Latrobe, the Mayor of Latrobe, the Latrobe Volunteer Fire Department, and Fire Chief John Brasile. on behalf of himself, Cody Giovannagelo, Nico Giovannagelo, Christopher Blessing, and Ryan Jones. The other signer of the check was Robert Steven Forish, who at the time, was the Treasurer of Goodwill Hose Co. #1.

On July 10, 2020, Fabian Giovannagelo co-signed another check from the Goodwill Hose Company #1 checking account for \$10000 made out to Attorney Frederick E. Charles to sue the City of Latrobe, the Mayor of Latrobe, the Latrobe Volunteer Fire Department, and Fire Chief John Brasile. on behalf of himself, Cody Giovannagelo, Nico Giovannagelo, Christopher Blessing, and Ryan Jones. The other signer of the check was Robert Steven Forish, who at the time, was the Treasurer of Goodwill Hose Co. #1.

This affiant obtained a copy of a letter dated June 25, 2020 was sent to John K. Greiner, Esquire, Solicitor for the City of Latrobe from

(Continued on next page)

I, RANDALL GARDNER, BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

I CERTIFY THAT THIS FILING COMPLIES WITH THE PROVISIONS OF THE CASE RECORDS PUBLIC ACCESS POLICY OF THE UNIFIED JUDICIAL SYSTEM OF PENNSYLVANIA THAT REQUIRE FILING CONFIDENTIAL INFORMATION AND DOCUMENTS DIFFERENTLY THAN NON-CONFIDENTIAL INFORMATION AND DOCUMENTS.

[Handwritten Signature]

(Signature of Affiant)

Sworn to me and subscribed before me this 20th day of July 2021
7/20/21 Date July 20, 2021 *[Signature]* Senior Magisterial District Judge

My commission expires first Monday of January, 2023





POLICE CRIMINAL COMPLAINT

Number: 275-21	Date Filed: 7/20/23	OTN/LiveScan Number R 57023-6	Complaint/Incident Number 2021-0258
Defendant Name:	First: Fabian	Middle: Michael	Last: Giovannagelo

AFFIDAVIT of PROBABLE CAUSE CONTINUATION

Attorney Frederick E. Charles advising Greiner that he (Charles) was representing Fabian Giovannagelo, Cody Giovannagelo, Nico Giovannagelo, Christopher blessing, and Ryan Jones on "all claims against the City of Latrobe, The Fire Department of Latrobe, and Fire Department Chief John Brasile.

This affiant obtained a copy of a letter dated June 25, 2020 was sent to Kim R. Houser, Esquire, Solicitor for the Latrobe Volunteer Fire department advising Houser that he (Charles) was representing Fabian Giovannagelo, Cody Giovannagelo, Nico Giovannagelo, Christopher blessing, and Ryan Jones on "all claims against the City of Latrobe, The Fire Department of Latrobe, and Fire Department Chief John Brasile.

This affiant obtained a copy of a letter dated July 9, 2020 was sent by Attorney Frederick E. Charles to Latrobe City Manager Michael Gray stating that he is representing Fabian Giovannagelo, Christopher Blessing, Cody Giovannagelo, Nico Giovannagelo, and Ryan Jones, the expelled members of the Goodwill Hose Company #1/Latrobe Volunteer Fire Department vs. The City of Latrobe, Latrobe Volunteer Fire Department, and John Brasile, Fire Chief.

This affiant obtained a copy of a letter dated September 27, 2020 was sent by Attorney Frederick E. Charles to the expelled members of Goodwill Hose Company #1/Latrobe Volunteer Fire Department including Fabian Giovannagelo, Cody Giovannagelo, Nico Giovannagelo, Christopher Blessing, and Ryan Jones stating he had received the three checks on behalf of them from Goodwill Hose Co. #1 towards payment for their legal fees in their lawsuit against the City of Latrobe, the Latrobe Volunteer Fire Department, and Fire Department Chief John Brasile.

This officer obtained a copy of a lawsuit filed in The United States District Court for the Western District of Pennsylvania No. 2:20 -cv-1212, Christopher Blessing, Cody Giovannaglo, Fabian Giovannagelo, Nico Giovannagelo and Ryan Jones, Plaintiffs, v. City of Latrobe, Rosemarie M. Wolford, Mayor, Latrobe Volunteer Fire Department, John Brasile, Fire Chief and Chuck McDowell, Jr. Fire Department President, Defendants that was filed on 08/14/20 by Attorney Frederick E. Charles, Esquire.

This affiant reviewed of the minutes of Goodwill Hose Company #1 and found no evidence of any vote authorizing the expenditure of monies to the Attorney, Frederick E. Charles.

(Signature of Affiant)

Exhibit P-12

EXHIBIT “P-13”

Pennsylvania’s Unified Judicial System
Criminal Docket:
Commonwealth of Pa. v. Fabian Giovannagelo

Magisterial District Judge 10-2-08**DOCKET**

Docket Number: MJ-10208-CR-0000275-2021

Criminal Docket

Commonwealth of Pennsylvania
v.
Fabian Michael Giovannagelo

Page 1 of 4

CASE INFORMATION

<u>Judge Assigned:</u>	Magisterial District Judge Michael R. Mahady	<u>Issue Date:</u>	07/20/2021
<u>OTN:</u>	R 157023-6	<u>File Date:</u>	07/20/2021
<u>Arresting Agency:</u>	Westmoreland County Detectives	<u>Arrest Date:</u>	
<u>Complaint No.:</u>	20210258B	<u>Incident No.:</u>	
<u>Disposition:</u>	Withdrawn	<u>Disposition Date:</u>	12/20/2021
<u>County:</u>	Westmoreland	<u>Township:</u>	Latrobe City
<u>Case Status:</u>	Closed		

STATUS INFORMATION

<u>Case Status</u>	<u>Status Date</u>	<u>Processing Status</u>
Closed	12/20/2021	Completed
	07/20/2021	Awaiting Preliminary Hearing
	07/20/2021	Awaiting Preliminary Hearing
	07/20/2021	Awaiting Preliminary Hearing

CALENDAR EVENTS

<u>Case Calendar</u>	<u>Schedule</u>			<u>Judge Name</u>	<u>Schedule</u>
<u>Event Type</u>	<u>Start Date</u>	<u>Start Time</u>	<u>Room</u>		<u>Status</u>
Preliminary Arraignment	07/20/2021	2:15 pm		Joseph A. Cannoni	Scheduled
Preliminary Hearing	08/02/2021	1:00 pm		Joseph A. Cannoni	Continued
Preliminary Hearing	09/20/2021	9:45 am		Magisterial District Judge Michael R. Mahady	Continued
Preliminary Hearing	09/27/2021	9:45 am		Magisterial District Judge Michael R. Mahady	Continued
Preliminary Hearing	10/18/2021	12:30 pm		Magisterial District Judge Michael R. Mahady	Continued
Preliminary Hearing	12/20/2021	12:00 pm		Magisterial District Judge Michael R. Mahady	Scheduled

MDJS 1200

Printed: 12/29/2021 1:00 pm

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Magisterial District Judge 10-2-08**DOCKET**

Docket Number: MJ-10208-CR-0000275-2021

Criminal Docket

Commonwealth of Pennsylvania
v.
Fabian Michael Giovannagelo

Page 2 of 4

DEFENDANT INFORMATION

Name: Giovannagelo, Fabian Michael Sex: Male
Date of Birth: 06/17/1956 Race: White
Address(es):

Home

Latrobe, PA 15650

Advised of His Right to Apply for Assignment of Counsel? No
Public Defender Requested by the Defendant? No
Application Provided for Appointment of Public Defender? No
Has the Defendant Been Fingerprinted? Yes

CASE PARTICIPANTS

<u>Participant Type</u>	<u>Participant Name</u>
Arresting Officer	Gardner, Randall D.
Defendant	Giovannagelo, Fabian Michael

BAIL

<u>Bail Set:</u>	<u>Bail Action Type</u>	<u>Bail Action Date</u>	<u>Bail Type</u>	<u>Percentage</u>	<u>Amount</u>	<u>Nebbia Status:</u> None
Set		07/20/2021	Unsecured		\$25,000.00	

CHARGES

<u># Charge</u>	<u>Grade</u>	<u>Description</u>	<u>Offense Dt.</u>	<u>Disposition</u>
1 18 § 3922 §§ A1	F3	Theft By Decep-False Impression	05/28/2020	Withdrawn
2 18 § 3921 §§ A	F3	Theft By Unlaw Taking-Movable Prop	05/28/2020	Withdrawn
3 18 § 4113 §§ A	M2	Misapply Entrusted/Govt/Fin Inst Prop	05/28/2020	Withdrawn

DISPOSITION / SENTENCING DETAILS

<u>Case Disposition</u>	<u>Disposition Date</u>	<u>Was Defendant Present?</u>
Withdrawn	12/20/2021	Yes

<u>Offense Seq./Description</u>	<u>Offense Disposition</u>
1 Theft By Decep-False Impression	Withdrawn
2 Theft By Unlaw Taking-Movable Prop	Withdrawn
3 Misapply Entrusted/Govt/Fin Inst Prop	Withdrawn

Magisterial District Judge 10-2-08

DOCKET

Docket Number: MJ-10208-CR-0000275-2021

Criminal Docket



Commonwealth of Pennsylvania
v.
Fabian Michael Giovannagelo

Page 3 of 4

ATTORNEY INFORMATION

Assistant District Attorney

Name: Peter Michael Caravello, Esq.
Representing: Commonwealth of Pennsylvania
Counsel Status: Active
Supreme Court No.: 312362
Phone No.: 724-830-3949
Address: Westmoreland County Da's Ofc
2 N Main St
Greensburg, PA 15601-2481

Private

Name: Timothy Paul Dawson, Esq.
Representing: Giovannagelo, Fabian Michael
Counsel Status: Inactive
Supreme Court No.: 036589
Phone No.: 724-910-9044
Address: Po Box 430
Adamsburg, PA 15611-0430

Assistant District Attorney

Name: Leo Joseph Ciaramitaro, Esq.
Representing: Commonwealth of Pennsylvania
Counsel Status: Inactive
Supreme Court No.: 082061
Phone No.: 724-830-3949
Address: Westmoreland Co Da's Ofc
2 N Main St Ste 206
Greensburg, PA 15601-2405

Private

Name: Dennis George Charles, Esq.
Representing: Giovannagelo, Fabian Michael
Counsel Status: Active
Supreme Court No.: 030204
Phone No.: 610-437-7064
Address: 441 Linden Street
Allentown, PA 18102

Private

Name: Fredrick E. Charles, Esq.
Representing: Giovannagelo, Fabian Michael
Counsel Status: Inactive
Supreme Court No.: 025691
Phone No.: 610-437-7064
Address: 441 Linden Street
Allentown, PA 18101

DOCKET ENTRY INFORMATION

<u>Filed Date</u>	<u>Entry</u>	<u>Filer</u>	<u>Applies To</u>
12/20/2021	Withdrawn	Magisterial District Judge Michael R. Mahady	Fabian Michael Giovannagelo, Defendant
07/28/2021	Fingerprint Order Returned - Criminal Case	Magisterial District Court 10-2-08	Fabian Michael Giovannagelo, Defendant
07/20/2021	Fingerprint Order Issued	Magisterial District Court 10-2-08	Fabian Michael Giovannagelo, Defendant
07/20/2021	Criminal Complaint Filed	Magisterial District Court 10-2-08	

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Magisterial District Judge 10-2-08

DOCKET

Docket Number: MJ-10208-CR-0000275-2021

Criminal Docket



Commonwealth of Pennsylvania
v.
Fabian Michael Giovannagelo

Page 4 of 4

EXHIBIT “P-14”

Pennsylvania’s Unified Judicial System
Criminal Docket:
Commonwealth of Pa. v. Robert Steven Forish

Magisterial District Judge 10-2-08**DOCKET**

Docket Number: MJ-10208-CR-0000274-2021

Criminal Docket

Commonwealth of Pennsylvania
v.
Robert Steven Forish

Page 1 of 3

CASE INFORMATION

<u>Judge Assigned:</u>	Magisterial District Judge Michael R. Mahady	<u>Issue Date:</u>	07/20/2021
<u>OTN:</u>	R 157013-3	<u>File Date:</u>	07/20/2021
<u>Arresting Agency:</u>	Westmoreland County Detectives	<u>Arrest Date:</u>	
<u>Complaint No.:</u>	20210258	<u>Incident No.:</u>	
<u>Disposition:</u>	Withdrawn	<u>Disposition Date:</u>	12/20/2021
<u>County:</u>	Westmoreland	<u>Township:</u>	Latrobe City
<u>Case Status:</u>	Closed		

STATUS INFORMATION

<u>Case Status</u>	<u>Status Date</u>	<u>Processing Status</u>
Closed	12/20/2021	Completed
	07/20/2021	Awaiting Preliminary Hearing
	07/20/2021	Awaiting Preliminary Hearing
	07/20/2021	Awaiting Preliminary Hearing

CALENDAR EVENTS

<u>Case Calendar</u>	<u>Schedule</u>			<u>Judge Name</u>	<u>Schedule Status</u>
<u>Event Type</u>	<u>Start Date</u>	<u>Start Time</u>	<u>Room</u>		
Preliminary Arraignment	07/20/2021	2:15 pm		Joseph A. Cannoni	Scheduled
Preliminary Hearing	08/02/2021	1:00 pm		Joseph A. Cannoni	Continued
Preliminary Hearing	09/20/2021	9:45 am		Magisterial District Judge Michael R. Mahady	Continued
Preliminary Hearing	09/27/2021	9:45 am		Magisterial District Judge Michael R. Mahady	Continued
Preliminary Hearing	10/18/2021	12:30 pm		Magisterial District Judge Michael R. Mahady	Continued
Preliminary Hearing	12/20/2021	12:00 pm		Magisterial District Judge Michael R. Mahady	Scheduled

Exhibit P-14

Magisterial District Judge 10-2-08**DOCKET**

Docket Number: MJ-10208-CR-0000274-2021

Criminal Docket

Commonwealth of Pennsylvania
v.
Robert Steven Forish

Page 2 of 3

DEFENDANT INFORMATION

Name: Forish, Robert Steven Sex: Male
Date of Birth: 12/24/1962 Race: White
Address(es):

Other

Latrobe, PA 15650

Advised of His Right to Apply for Assignment of Counsel? No
Public Defender Requested by the Defendant? No
Application Provided for Appointment of Public Defender? No
Has the Defendant Been Fingerprinted? Yes

CASE PARTICIPANTS

<u>Participant Type</u>	<u>Participant Name</u>
Defendant	Forish, Robert Steven
Arresting Officer	Gardner, Randall D.

BAIL

<u>Bail Set:</u>	<u>Bail Action Type</u>	<u>Bail Action Date</u>	<u>Bail Type</u>	<u>Percentage</u>	<u>Amount</u>	<u>Nebbia Status: None</u>
Set		07/20/2021	Unsecured		\$25,000.00	

CHARGES

<u># Charge</u>	<u>Grade</u>	<u>Description</u>	<u>Offense Dt.</u>	<u>Disposition</u>
1 18 § 3922 §§ A1	F3	Theft By Decep-False Impression	05/28/2020	Withdrawn
2 18 § 3921 §§ A	F3	Theft By Unlaw Taking-Movable Prop	05/28/2020	Withdrawn
3 18 § 4113 §§ A	M2	Misapply Entrusted/Govt/Fin Inst Prop	05/28/2020	Withdrawn

DISPOSITION / SENTENCING DETAILS

<u>Case Disposition</u>	<u>Disposition Date</u>	<u>Was Defendant Present?</u>
Withdrawn	12/20/2021	Yes

<u>Offense Seq./Description</u>	<u>Offense Disposition</u>
1 Theft By Decep-False Impression	Withdrawn
2 Theft By Unlaw Taking-Movable Prop	Withdrawn
3 Misapply Entrusted/Govt/Fin Inst Prop	Withdrawn

Magisterial District Judge 10-2-08**DOCKET**

Docket Number: MJ-10208-CR-0000274-2021

Criminal Docket

Commonwealth of Pennsylvania
v.
Robert Steven Forish

Page 3 of 3

ATTORNEY INFORMATION**Assistant District Attorney**

Name: Peter Michael Caravello, Esq.
Representing: Commonwealth of Pennsylvania
Counsel Status: Active
Supreme Court No.: 312362
Phone No.: 724-830-3949
Address: Westmoreland County Da's Ofc
2 N Main St
Greensburg, PA 15601-2481

Private

Name: Jason Nicholas Huska, Esq.
Representing: Forish, Robert Steven
Counsel Status: Active
Supreme Court No.: 204368
Phone No.: 724-836-0321
Address: Stewart Mcardle Sorice Whalen
229 S Maple Ave
Greensburg, PA 15601

Assistant District Attorney

Name: Leo Joseph Ciaramitaro, Esq.
Representing: Commonwealth of Pennsylvania
Counsel Status: Inactive
Supreme Court No.: 082061
Phone No.: 724-830-3949
Address: Westmoreland Co Da's Ofc
2 N Main St Ste 206
Greensburg, PA 15601-2405

DOCKET ENTRY INFORMATION

<u>Filed Date</u>	<u>Entry</u>	<u>Filer</u>	<u>Applies To</u>
12/20/2021	Withdrawn	Magisterial District Judge Michael R. Mahady	Robert Steven Forish, Defendant
08/04/2021	Fingerprint Order Returned - Criminal Case	Magisterial District Court 10-2-08	Robert Steven Forish, Defendant
07/28/2021	Fingerprint Order Returned - Criminal Case	Magisterial District Court 10-2-08	Robert Steven Forish, Defendant
07/20/2021	Fingerprint Order Issued	Magisterial District Court 10-2-08	Robert Steven Forish, Defendant
07/20/2021	Criminal Complaint Filed	Magisterial District Court 10-2-08	