

COMMONWEALTH OF MASSACHUSETTS

Hampshire, ss

**Superior Court
Civil Action No. 16cv219**

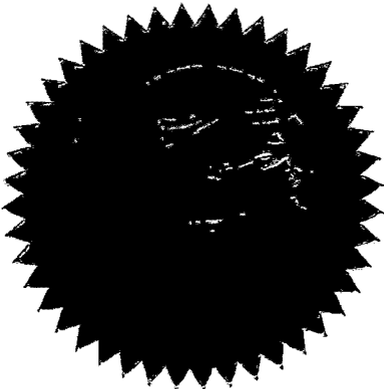
CERTIFICATION

I, Harry Jekanowski, Jr., Clerk of the Superior Court for the County of Hampshire do hereby certify that the attached is a true copy of the Complaint, Civil Action Cover Sheet, Affidavit of Indigency Notice of Filing Notice of Removal, Notice of Removal and Docket Report.

Lidia Lech

VS.

Hampden County Sheriff's Department, et als



Witness my hand and the seal of the
Superior Court Department of the Trial
Court this 17th day of March.


Harry Jekanowski, Jr.
Clerk/Magistrate

16 219

COMMONWEALTH OF MASSACHUSETTS

HAMPSHIRE, ss.

SUPERIOR COURT DEPARTMENT
CIVIL ACTION NO:

LIDIA LECH,)
)
Plaintiff,)
)
v.)
)
DOROTHEA VON GOELER, MD;)
BAYSTATE MEDICAL CENTER, INC.;)
HAMPDEN COUNTY SHERIFF'S DEPARTMENT;)
MARIA DIAZ;)
NICOLE SKORUPSKI;)
ELIZABETH MEAUX;)
ROSADO SHANTELE;)
JULIE BELLE-ISLE;)
LYNN CHASE;)
MICHAEL J. ASHE, JR.;)
PATRICIA MURPHY;)
JOHN DOE #1;)
JOHN DOE #2;)
Defendants.)

DEC 23 2016

EMANCIPATION

COMPLAINT AND JURY DEMAND

The Plaintiff, Ms. Lidia Lech, by and through her attorneys, David Rountree, Esq., and John Godleski, Esq., for her Complaint against the Defendants, alleges, on knowledge as to their own actions, and otherwise upon information and belief, as follows:

INTRODUCTION

The Plaintiff, Ms. Lech, seeks relief for mistreatment she endured as a pregnant inmate incarcerated at the Western Massachusetts Women's Correctional Center ("WCC") located in Chicopee, MA and operated by the Hampden County Sheriff's Department. This mistreatment culminated in the stillbirth of her baby.

By this lawsuit, Ms. Lech seeks to remedy violations of her rights under the Eighth and Fourteenth Amendments to the United States Constitution; 42 U.S.C. §1983; Article 26 the Constitution of the Commonwealth of Massachusetts; the Massachusetts Civil Rights Act, G.L. c. 12, 11I, and Massachusetts tort law. Therefore, the Plaintiff files this civil action seeking monetary damages, equitable relief, and declaratory judgment for injuries suffered from medical malpractice, deprivation of civil rights and violations of statutory and common law.

THE PARTIES

1. Plaintiff, Lidia Lech ("Ms. Lech"), is an individual who lives in Southamton, MA within Hampshire County.
2. Defendant, Dorothea Von Goeler, MD is a licensed physician and specialist in internal and preventative medicine. At the times relevant to this complaint, it is believed that she was a contract employee with the Hampden County Sheriff's Department provided direct primary care services to Ms. Lech. Defendant, Dorothea Von Goeler keeps a business address of Baystate Brightwood Health Center, 380 Plainfield Street, Springfield, MA 01107.
3. Defendant, Baystate Medical Center, Inc., is a duly organized Massachusetts corporation with a principle place of business at 759 Chestnut Street, Springfield, MA 01199. At all times material to this complaint Baystate Medical Center, Inc. was

legally responsible for the actions of Defendant Von Goeler under the doctrine of Respondent Superior as applied to the medical profession in *Dias v. Brigham Med. Assoc.*, 483 Mass. 317 (2002).

4. Defendant Hampden County Sheriff's Department is an executive department of the Commonwealth of Massachusetts and is a "public employer" under G.L. c.258, § 1.
5. Defendant, Maria Diaz, was employed as a Registered Nurse at all times material to this complaint. Presently, Defendant Diaz is a Nurse Practitioner who is believed to be in private practice with a principle place of business at 819 Worcester Street, Suite #3, Springfield, Massachusetts 01151-1045.
6. Defendant, Nicole Skorupski, is a Nurse Practitioner and employee of the Hampden County Sheriff's Department. At all times material to this complaint, her responsibilities included providing adequate and timely medical care to prisoners at the WCC. Defendant Skorupski's regular place of business is the Western Massachusetts Regional Women's Correctional Center, 701 Center Street, Chicopee, MA 01013.
7. Defendant, Elizabeth Meaux, is a Registered Nurse and a Nursing Supervisor and an employee of the Hampden County Sheriff's Department. At all times material to this complaint, her responsibilities included providing adequate and timely medical care to prisoners at the WCC. Defendant Elizabeth Meaux's regular place of business is the Western Massachusetts Regional Women's Correctional Center, 701 Center Street, Chicopee, MA 01013.
8. Defendant, Rosado Shantelle, is a nurse and an employee of the Hampden County Sheriff's Department. At all times material to this complaint, her responsibilities

included providing adequate and timely medical care to prisoners at the WCC.

Defendant Shantelle's regular place of business is the Western Massachusetts Regional Women's Correctional Center, 701 Center Street, Chicopee, MA 01013.

9. Defendant, Julie Belle-Isle, is a nurse and an employee of the Hampden County Sheriff's Department. At all times material to this complaint, her responsibilities included providing adequate and timely medical care to prisoners at the WCC. Defendant Belle-Isle's regular place of business is the Western Massachusetts Regional Women's Correctional Center, 701 Center Street, Chicopee, MA 01013.
10. Defendant, Lynn Chase, is a Registered Nurse and a Nursing Supervisor and an employee of the Hampden County Sheriff's Department. At all times material to this complaint, her responsibilities included providing adequate and timely medical care to prisoners at the WCC and ensuring her subordinates provide adequate and timely medical care to prisoners at the WCC. Defendant Chase's regular place of business is the Western Massachusetts Regional Women's Correctional Center, 701 Center Street, Chicopee, MA 01013.
11. Defendant, Michael J. Ashe, Jr., was at all times relevant to this action the Sheriff of Hampden County. Under G.L. c.126, § 16, he had custody and control of the jails and houses of correction of Hampden County and of all prisoners committed thereto, and is responsible for them and his subordinates. His responsibilities include the establishment and enforcement of standards relating to the care, custody and safety of all persons confined in the correctional facilities within Hampden County, Massachusetts. He is responsible for the administration of such facilities in accordance with federal and state law. Defendant Ashe maintains an office at the

Hampden County Sheriff's Department Main Facility and House of Correction, 627 Randall Road, Ludlow, MA 01056.

12. Defendant, Patricia Murphy, is the Assistant Superintendent of the Western Massachusetts Women's Correctional Center in Chicopee Massachusetts and an employee of the Hampden County Sheriff's Department. It is believed that she acted in this capacity at all times relevant to this action. As Assistant Superintendent, she was directly responsible for the management and operation of the Western Massachusetts Women's Correctional Center, and responsible for the care, custody, safety, and treatment of all persons confined there; for the enforcement of rules and regulations promulgated by the Hamden County Sheriff; and is responsible for the administration of the WCC in accordance with federal and state law. Defendant Murphy's regular place of business is the Western Massachusetts Regional Women's Correctional Center, 701 Center Street, Chicopee, MA 01013.
13. Defendant, Correctional Officer John Doe #1, whose identity is unknown to the Plaintiff, is an employee of the Hampden County Sheriff's Department. Correctional Officer John Doe #1's regular place of business is the Western Massachusetts Regional Women's Correctional Center, 701 Center Street, Chicopee, MA 01013.
14. Defendant, Correctional Officer John Doe #2, whose identity is unknown to the Plaintiff, is an employee of the Hampden County Sheriff's Department. Correctional Officer John Doe #2's regular place of business is the Western Massachusetts Regional Women's Correctional Center, 701 Center Street, Chicopee, MA 01013.
15. Unless otherwise noted, each Defendant is sued in his or her individual and official capacities.

JURISDICTION AND VENUE

16. Jurisdiction is properly conferred by G.L. c. 212, § 4 and G.L. c. 223A, §§ 2 and 3.
17. Venue is proper under G.L. c. 223, §1, as the Plaintiff lives in Hampshire County.

STATEMENT OF FACTS

18. On or about October 2, 2013, after a violation of probation was found in the Holyoke District Court, Ms. Lech was sentenced to a period of incarceration to be served at the Western Massachusetts Women's Correctional Center ("WCC") at 701 Center Street in Chicopee, MA.
19. At all times regarding this incident, Ms. Lech was in the custody of the Hampden County Sheriff's Department, was incarcerated at the WCC, and relied on Hampden County Sheriff's Department employees and/or contractors to take care of her medical needs.
20. The WCC, which is located at 701 Center Street in Chicopee, MA is approximately one mile from the Baystate Medical Center in Springfield, MA.
21. On October 4, 2013, a medical intake occurred conducted by Hampden County Sheriff's Department employees. During this intake, Ms. Lech told medical staff that she was pregnant. On this date, Ms. Lech was diagnosed as having a high risk pregnant by WCC medical staff.
22. On October 5, 2013, Ms. Lech came to seek medical aid and reported that she felt decreased fetal movement in her stomach. Ms. Lech also reported that she was experiencing some cramping as well. On this date, Ms. Lech was told by medical staff to drink water and lie on her side while monitoring fetal movement. Ms. Lech

was told to advise medical staff if no fetal movement was felt for a period of one hour or more.

23. On October 8, 2013, Ms. Lech again self-reported to medical staff that she was a high risk pregnancy. She explained to WCC medical staff that, approximately six years ago, Ms. Lech had experienced a miscarriage at five months due to a uterine rupture.
24. As early as October 22, 2013, WCC medical records indicate that Ms. Lech presented as a high risk pregnancy and that the WCC was aware of this circumstance.
25. On October 16, 2013, Ms. Lech spoke with WCC medical staff. Ms. Lech complained of symptoms including persistent cramping on her right side.
26. On October 25, 2013, Ms. Lech spoke with WCC medical staff. Ms. Lech complained of symptoms including numbness in her extremities and reduced or absent fetal movement.
27. On October 29, 2013, Ms. Lech again spoke with WCC medical staff. Ms. Lech again complained of symptoms including numbness in her extremities and reduced or absent fetal movement.
28. On November 11, 2013, Ms. Lech spoke with Defendant Shantelle at the WCC. On this date, Ms. Lech again explained that she was experiencing decreased fetal movement, that the fetal movement that she did feel was weaker, that she felt pain in the form of menstrual cramps, and that she was extremely worried because she had lost her last baby. Ms. Lech's concerns were forwarded to a certified nurse midwife at the WCC who advised Ms. Lech to report cramping when it occurred ten or more times per day. Ms. Lech was again instructed by WCC medical staff to rest with a cool cloth and to drink one glass of water per hour.

29. In the month of November 2013, Ms. Lech began keeping a "kick calendar." At times when the baby was active, Ms. Lech would lay down on her side and keep track of the amount of kicks she felt and record it accordingly on the "kick calendar."
30. On December 5, 2013, Ms. Lech was transported by WCC staff to the Baystate Medical Center in Springfield, MA where she was examined. The examination showed that the baby was active. However, because of signs of anemia and an assessed risk of uterine rupture, it was determined that a planned delivery was necessary. On this date, and because Ms. Lech's pregnancy was considered high risk by doctors, a cesarean section procedure was scheduled for January 15, 2014.
31. On December 9, 2013, Ms. Lech met with Defendant Von Goeler at the WCC. Ms. Lech told Defendant Von Goeler that she was experiencing a rash, frequent urination, and an itching sensation around her vaginal area. Ms. Lech also told Defendant Von Goeler that she was experiencing extreme anxiety and panic attacks and trouble sleeping. Ms. Lech also told Defendant Von Goeler that she had experienced a miscarriage six years ago due to a uterine rupture. Defendant Von Goeler also became aware that Ms. Lech was suffering from headaches.
32. On December 18, 2013, WCC staff transported Ms. Lech to the Wesson Women's Unit of Baystate Health in Springfield, MA for a prenatal checkup including an ultrasound procedure.
33. On or about December 23, 2013, Ms. Lech began to experience decreased fetal movement to the degree where she where she feared her pregnancy was in jeopardy.

34. On or about December 23, 2013, Ms. Lech began to experience a feeling of her baby withering away inside of her making her tremendously afraid of the well being of her baby.
35. On or about December 23, 2013, Ms. Lech also began experiencing extreme cramping and bulging sensations in her abdomen, numbness in her leg, and an itching sensation in the area of her vagina.
36. On or about December 23, 2013, Ms. Lech also began experiencing lightheadedness and painful headaches and blurry vision with regular frequency.
37. On or about December 23, 2013, Ms. Lech's anxiety symptoms became overwhelming triggering panic attacks and fitful and interrupted sleeping.
38. Also, on or about December 23, 2013, Ms. Lech began experiencing a greenish brown discharge from her vagina.
39. The above mentioned sensations and symptoms were endured continuously and with increasing severity by Ms. Lech until January 2, 2014 and would be communicated to and ignored by WCC medical staff on multiple occasions.
40. On or about December 23, 2013, Ms. Lech noticed a brownish substance come from her vagina. Ms. Lech wrapped this substance in discarded packaging from a Ramen Noodles container. In an attempt to identify the substance she presented it to WCC medical staff on several different dates. WCC medical staff eventually told Ms. Lech that the substance was her mucous plug.
41. Between December 23, 2013 and January 2, 2014, Ms. Lech sought medical attention for her pregnancy at the WCC on a daily basis, often with more frequency.

42. Often, Ms. Lech's requests to see medical personnel during this time period were denied outright by WCC staff.
43. On December 23, 2013, Ms. Lech reported to Defendant Diaz at the WCC that she felt her baby moving less since the previous day. When further inquiry was done, Ms. Lech repeated to Defendant Diaz that she felt that her baby was moving less than the day before, and that fetal movement had decreased to the degree that she was frightened for the life of her baby. Ms. Lech was told by medical staff to lie on her side and count while drinking water. Ms. Lech begged to Defendant Diaz that she be taken to the hospital. At this time, Ms. Lech was not transported to the Baystate Medical Center or any other hospital. No contemporaneous notation of this December 23, 2013 interaction was made in WCC medical records by Defendant Diaz, but was made ten days later.
44. Also, on December 23, 2013, Ms. Lech went to Defendant Skorupski and Defendant Chase for help at the WCC. Ms. Lech again complained of significantly decreased fetal movement and an absence of a kicking sensation that was typically present and that fetal movement had decreased to the degree that she was frightened for the life of her baby. Ms. Lech complained of cramping and pain and a bulging sensation in her abdomen and reminded Defendant Skorupski and Defendant Chase that she presented a high risk pregnancy. Ms. Lech begged to Defendant Skorupski and Defendant Chase that she be taken to the hospital. At this time, Ms. Lech was not transported to the Baystate Medical Center or any other hospital. Instead, Ms. Lech was told to lie down, count, and drink water.

45. On December 27, 2013, Ms. Lech again went to Defendant Shantelle for help at the WCC. Ms. Lech again explained that she was bleeding, that her mucous plug came out, that she felt cramping, and that she felt less fetal movement to the degree that she was frightened for the life of her baby. Ms. Lech complained of a numb itching sensation in her leg and explained that she was experiencing extreme anxiety. Ms. Lech asked Defendant Shantelle that she be taken to the hospital. At this time, Ms. Lech was not transported to the Baystate Medical Center or any other hospital.
46. On December 29, 2013, Ms. Lech went to Defendant Belle-Isle for help at the WCC. Ms. Lech repeated her symptoms including painful headaches, pain, cramping, and a bulging sensation in her stomach. Ms. Lech asked to go to the hospital. Ms. Lech was not transported to the hospital. Instead, Defendant Belle-Isle told Ms. Lech to rest with a cold compress and drink fluids.
47. On Monday, December 30, 2013, Ms. Lech again met with Defendant Von Goeler at the WCC. Ms. Lech explained to Defendant Von Goeler that she was experiencing cramps in her legs and stomach and that a greenish brown discharge was coming from her vagina and had been so for several days. Ms. Lech explained to Defendant Von Goeler that she was experiencing a racing heart, extreme anxiety and jumpiness, as well as headaches. Ms. Lech explained that she was seeing stars and spots as well having as blurry vision and tunnel vision. During the examination, Defendant Von Goeler became aware of the baby's quiet heartbeat and Ms. Lech's high blood pressure:
48. On Monday, December 30, 2013, Defendant Von Goeler told Ms. Lech that she was not concerned about Ms. Lech's symptoms and that the weak fetal heartbeat indicated

by the examination was because Ms. Lech was "stressed out." Ms. Lech asked to be taken to the hospital. Defendant Von Goeler responded that no, she would not be brought to the hospital. Instead of immediately facilitating transfer to the hospital, Ms. Lech was told by Defendant Von Goeler to relax as stress was bad for her child.

49. Ms. Lech was told by Defendant Von Goeler to wait and explain her symptoms including that she was experiencing a green vaginal discharge to a nurse midwife.
50. Ms. Lech was not permitted to speak with a nurse midwife on December 30, 2013. An appointment with a nurse midwife was scheduled for January 2, 2014.
51. It is believed that during all relevant times, Defendant Von Goeler provided medical services at the WCC on a contractual basis through a community based and oriented health services program developed by the Hampden County Sheriff's Department.
52. Throughout the period of her incarceration, but most extremely in the period from December 23, 2013 to January 1, 2014, Ms. Lech's serious medical concerns went ignored, untreated, and undiagnosed. Ms. Lech's requests for a different diet, especially for fruit, were largely ignored. Ms. Lech's requests for medical attention were often completely ignored along with her pleas to be taken to the hospital.
53. Repeatedly, Ms. Lech's medical complaints regarding her baby were dismissed with a direction to lay down on her side, count fetal movement, and drink water. When Ms. Lech would sense decreased fetal movement while following these instructions, her discovery went ignored and she was told to do the same thing.
54. Multiple times during her incarceration and especially in the period from December 23, 2013 to January 1, 2014, Ms. Lech's complaints regarding her serious medical needs were expressly dismissed by medical staff who told her she was "overbearing."

WCC medical staff would treat Ms. Lech as if she were nothing and often did not even appear to want her to speak. Often, Ms. Lech's attempts for help were met with comments that Ms. Lech would make a terrible mother before instructing her to go lie on her side, count fetal movement, and drink water.

55. On Wednesday, January 1, 2014, Ms. Lech was locked in her cell during a scheduled evening headcount. When Ms. Lech stood she felt wetness between her legs. This wetness rapidly became a gushing sensation along with extreme cramping and overwhelming bulging sensation in her stomach. Ms. Lech went to the toilet inside her cell and saw that she was bleeding profusely and that her clothes were stained in blood and fluid. Ms. Lech then buzzed for assistance through an intercom in her cell telling WCC staff, including John Doe #1, that she was in labor and needed to go to the hospital immediately. WCC staff, including John Doe #1, responded that everything was fine, told Ms. Lech to wait, and that medical staff would be contacted after count was completed. Ms. Lech was not examined at this point or taken to the hospital.

56. After approximately twenty minutes, while Ms. Lech continued to bleed and suffer, a WCC correctional officer, John Doe #1, not medical personnel, inquired through intercom about Ms. Lech's status. John Doe #1 asked "how bad" were her symptoms because nursing staff wanted to know if her complaints could "wait until morning." Ms. Lech continued to beg to be seen by medical staff because she was bleeding, in immense pain, and could not feel her baby moving. Ms. Lech's cellmate became outraged and began screaming for assistance. Ms. Lech waited in this state crying in

- terror and holding her stomach for fifteen minutes before she was permitted to leave her cell. No wheelchair was provided to Ms. Lech who was having difficulty walking.
57. WCC staff then took Ms. Lech to the medical department instead of to the hospital.
58. Once at the WCC medical department, Ms. Lech was forced to wait for what felt to her approximately an hour without any help. Ms. Lech was forced to wait despondent as she felt her future plans for herself and her son come crashing down around her and vanish. While Ms. Lech waited she continued to cry, experience acute pain and more and more intense cramping while she sat suffering without help.
59. At this time Ms. Lech was repeating "he's gone, he's gone" while her need for adequate medical attention was further delayed. When Ms. Lech told WCC that she believed her baby was dead and gone, WCC staff responded "he's fine."
60. Ms. Lech then met with Defendant Meaux. At this time, Ms. Lech again repeated to that she was experiencing pain, bleeding, cramping and discharge and felt no fetal movement and had been doing so for several days. Ms. Lech repeated that she had been experiencing these symptoms at her last visit with Defendant Von Goeler on Monday, December 30, 2013, and had been continuously experiencing them for a period of seven days.
61. During this interaction with Defendant Meaux on Wednesday, January 1, 2014, Ms. Lech showed signs of anguish as she alternated between smiling and crying. Despite her pleas, Ms. Lech was told that she would not be transported to the hospital at that time.
62. Defendant Meaux then told Ms Lech to explain her symptoms at a later prescheduled meeting with a midwife. Defendant Meaux further told Ms. Lech that Defendant Von

Goeler had recently examined her and was not concerned about her symptoms. Ms. Lech continued to beg and plead to be taken to the hospital. Eventually, Defendant Meaux conducted tests, during which Defendant Meaux confused Ms. Lech's heartbeat with that of the baby. These tests revealed a dangerously low or nonexistent fetal heart rate. At that point, Defendant Meaux placed phone calls seeking apparent guidance instead of having Ms. Lech transported to the nearby hospital.

63. After consultation with Baystate Hospital staff, WCC staff were instructed to immediately bring Ms. Lech to the Baystate Hospital.
64. Instead of being immediately brought to the hospital, Ms. Lech was forced to wait near the nurse's station during a shift change for approximately one half hour.
65. Before being transported to the hospital Ms. Lech was forced by WCC staff, including John Doe #2, to undergo security procedures including being forced to take off all of her clothes, being handcuffed, being electronically scanned, being searched, being told to shake out her hair and wiggle her toes, being told to bend over and spread apart her buttocks for inspection, and to cough three times all while Ms. Lech continued to bleed and while her blood was dripping on the floor.
66. After being searched, Ms. Lech was forced to wait again. While waiting, when Ms. Lech attempted to lie in a fetal position to relieve her suffering she was yelled at by John Doe #2 and told to sit up.
67. Ms. Lech was then transported to the Baystate Medical Center by a WCC correctional officer rather than medical staff and in a cruiser rather than an ambulance.
68. From the time Ms. Lech spoke with WCC medical staff to her admittance at the hospital, approximately four and a half hours passed.

69. At an exam upon arrival at Baystate Medical Center, hospital staff detected abnormal vaginal bleeding and vaginal discharge.
70. Ms. Lech's cervix was four to five centimeters in dilation.
71. Hospital staff also noticed signs of a placental abruption, a serious pregnancy complication that puts the health of both mother and baby in serious jeopardy.
72. No fetal movement or heartbeat was detected. Ms. Lech told hospital staff that she had not felt her baby move for multiple days.
73. At this point, hospital staff concluded that an intrauterine fetal demise had occurred.
74. After an initial examination at the hospital, Ms. Lech immediately underwent an emergency Caesarian Section operation to reduce the risk of further damage to her. The Caesarian Section showed that the head of Ms. Lech's baby had begun to pass by her cervix.
75. On January 2, 2014, Ms. Lech's son Kaiden was still born.
76. Kaiden's gestational age was thirty four and three-sevenths weeks. Among other symptoms, his body was extensively macerated, indicating he had died and was retained inside the uterus for a period of time after his death.
77. An autopsy examination revealed blood clotting and acute Chorioamnionitis, a type of infection, among other abnormalities. Chorioamnionitis is often diagnosed by a rapid heartbeat either in the mother or her child, or by the presence of discharge. Early treatment of this type of infection is essential and can be accomplished with a course of antibiotics.
78. As a result of the intentional, reckless, and negligent disregard for Ms. Lech's well being, including, but not limited to ignoring clear signs of infection, labor,

miscarriage and other dangerous symptoms including decreased and ceased fetal movement in a patient with a known high risk pregnancy and by refusing to transport her to a nearby hospital and otherwise delaying adequate medical care despite reporting over a continuous week of cramping, discharge, bleeding, pain, and decreased and eventually ceased fetal movement among other symptoms to her jailers and medical staff, Ms. Lech has experienced and continues to experience extreme mental anguish, pain and suffering, loss of enjoyment of life, the death of her son, and occurred other related damages.

79. To this date, Ms. Lech experiences severe consequences of her injuries including depression and anxiety after feeling her baby wither away and die inside her while her requests for help went ignored or were met with outright ridicule. Until the present date, Ms. Lech still seeks professional help and takes medication for these injuries.

COUNT I

Cruel and Unusual Punishment: Deliberate Indifference to Serious Medical Need

Against Defendants Von Goeler, Skorupski, Meaux, Diaz, Shantelle, Belle-Isle, Chase, John Doe #1, John Doe #2, Ashe and Murphy

80. Ms. Lech repeats and realleges the allegations set forth in all previous paragraphs.

81. Ms. Lech's condition was a serious medical need. WCC were aware of Ms. Lech's serious medical need due to a high risk pregnancy no later than October 2013.

82. No later than December 23, 2013, WCC medical staff were aware of Ms. Lech's complications and acute symptoms and that Ms. Lech required access to emergency medical care.

83. No later than December 23, 2013, Ms. Lech's need for emergency medical care was apparent even to a layperson with no formal medical training or experience.

84. By their acts and omissions, Defendants Von Goeler, Skorupski, Meaux, Diaz, Shantelle, Belle-Isle, Chase, John Doe #1, John Doe #2, Ashe and Murphy intentionally injured Plaintiff without just cause.
85. At all time material to this complaint Defendants Von Goeler, Skorupski, Meaux, Diaz, Shantelle, Belle-Isle, Chase, John Doe #1, John Doe #2, Ashe and Murphy acted under color of state law.
86. The actions and omissions of Defendants Von Goeler, Skorupski, Meaux, Diaz, Shantelle, Belle-Isle, and Chase including intentionally refusing to allow Plaintiff to obtain appropriate medical care, failing to take reasonable measures to treat Ms. Lech's condition, and failing to determine and provide care for Ms. Lech that was informed by her specific serious medical needs as a woman undergoing a high risk pregnancy, and despite Ms. Lech's continued and repeated pleas for competent care, demonstrated deliberate indifference to the serious medical needs of Ms. Lech and constituted cruel or unusual punishment that unlawfully deprived Ms. Lech of the rights guaranteed to her by the Eighth and Fourteenth Amendments of the United States Constitution, and 42 U.S.C. § 1983.
87. The actions and omissions of Defendants John Doe #1 and John Doe #2 including intentionally refusing to allow Plaintiff to promptly obtain appropriate medical care, failing to take reasonable measures to treat Ms. Lech's condition, intentionally delaying and interfering with medical care and failing to promptly and adequately assist an inmate during a serious medical emergency, demonstrated deliberate indifference to the serious medical needs of Ms. Lech and constituted cruel or unusual punishment that unlawfully deprived Ms. Lech of the rights guaranteed to her by the

Eighth and Fourteenth Amendments of the United States Constitution, and 42 U.S.C. § 1983.

88. The actions and omissions of Defendants Ashe, Murphy, and Chase including but not limited to failing to provide Ms. Lech with constitutional levels of medical care over the period of her pregnancy, failing to oversee medical contractors and employees, interference with medical care, refusing to establish and enforce protocols which would have seen Ms. Lech transported to outside care providers and to do so in a prompt and proper manner have directly resulted in the unconstitutional care provided to Ms. Lech.
89. The customs and policies of Defendants Ashe, Murphy, and Chase, including the custom and policy of refusing to provide Ms. Lech with constitutional levels of medical care over between December 23, 2013 and January 2, 2014, refusing to permit access to outside health care providers, and allowing employees and contractors to provide unconstitutional levels of care to a pregnant inmate with a high risk pregnancy, and allowing employees and contractors interfere with medical care and dictate medical care decisions despite orders from outside health care professionals have directly resulted in the unconstitutional care provided to Ms. Lech.
90. These Defendants' actions and omissions have caused harm to Ms. Lech mental and physical condition, have caused her extreme pain and suffering, and the loss of her son Kaiden.

COUNT II

8th Amendment and 42 U.S.C. § 1983 - Supervisory Liability

Against Defendants Ashe, Murphy, and Chase

91. Ms. Lech repeats and realleges the allegations set forth in all previous paragraphs.
92. The WCC opened in September 2007 and operates exclusively as a jail for women.
93. Upon information and belief, many pregnant inmates have been incarcerated at the WCC during the time of its operation.
94. Defendants Ashe, Murphy, and Chase developed and maintained policies and customs exhibiting deliberate indifference to Ms. Lech's constitutional rights and their conduct and inaction amounted to a reckless or callous indifference to the constitutional rights of Ms. Lech.
95. Defendants Ashe, Murphy, and Chase failed to train and supervise WCC staff on the rights of pregnant inmates, thereby demonstrating a deliberate indifference to Ms. Lech when it left her in the care and custody of untrained and improperly supervised WCC staff members while she was pregnant.
96. Upon information and belief, Defendant Ashe, as the Sheriff of Hampden County, was the highest ranking Hampden County Sheriff's Department official, had direct management supervision over all Hampden County Sheriff's Department staff, and was responsible for setting and implementing Hampden County Sheriff's Department policy and customs with respect to all jail facilities.
97. Upon information and belief, Defendant Murphy, as the Assistant Superintendent of the WCC and chief jail administrator of the WCC, was the highest ranking official at the WCC, had direct management supervision over the WCC staff, and was

responsible for setting and implementing WCC policy and customs with respect to WCC facilities. In the alternative, Defendant Murphy was inadequately hired, trained and supervised by Defendant Ashe and/or the Hampden County Sheriff's Department.

98. Upon information and belief, Defendant Chase was a Nursing Supervisor with direct management supervision over the WCC medical staff, and was responsible for setting and implementing WCC policy and customs with respect to WCC medical staff. In the alternative, Defendant Chase was inadequately hired, trained and supervised by Defendants Ashe and Murphy.

99. Defendant Chase personally knew about Ms. Lech's requests for adequate medical treatment.

100. Upon information and belief, Defendant Chase directed WCC staff to refuse Ms. Lech's access to adequate medical care.

101. Defendant Chase did not take any corrective action to address Ms. Lech's serious medical needs.

102. At the time of the above-described series of events it was the custom or policy of Defendants Ashe, Murphy, and Chase to inadequately supervise and train its correctional officers and medical staff with respect to the care of pregnant inmates, thereby evidencing a deliberate indifference to Ms. Lech's constitutional rights.

103. Defendants Ashe, Murphy, and Chase were deliberately indifferent to Ms. Lech's constitutional rights by failing to have a policy in place to protect the rights of pregnant inmates.

104. Defendants Ashe and Murphy's customs and policies, including but not limited to shackling and chaining pregnant inmates, ignoring a pregnant inmate's serious

medical condition and requests for medical attention, prioritizing unneeded security screens over prompt transport to an emergency care center, failing to prioritize prompt medical attention instead of headcounts and shift changes, and failing to ensure proper staffing levels to facilitate prompt transport of inmates in acute medical need, demonstrate both excessive force and deliberate indifference to the constitutional rights of pregnant women within the WCC and caused the violation of Plaintiff's rights alleged herein.

105. Ms. Lech requested medical attention multiple times from several different WCC staff members from December 23, 2013, up and until she was transferred the Baystate Medical Center on January 2, 2014.
106. On multiple occasions, Ms. Lech's requests for medical attention were denied outright.
107. Ms. Lech was told on multiple occasions by WCC staff that she would have to wait to see an appropriate healthcare provider.
108. The need for training of WCC staff on the rights of pregnant inmates is obvious, and the lack of training and supervision by Defendants Ashe, Murphy, and Chase was so inadequate that it was likely to result in violating the rights of pregnant inmates, including Ms. Lech.
109. Defendants Ashe, Murphy, and Chase's failure to supervise WCC staff constituted a tacit authorization of the offensive acts and harm complained of herein.
110. As a direct and proximate result of Defendants Ashe, Murphy, and Chase's customs and policies, Ms. Lech sustained damages.

COUNT III

Violation of Article 26 of the Massachusetts Declaration of Rights: Deliberate Indifference to Serious Medical Need

Against Defendants Von Goeler, Skorupski, Meaux, Diaz, Shantelle, Belle-Isle, Chase, John Doe #1, John Doe #2, Ashe and Murphy

111. Ms. Lech repeats and realleges the allegations set forth in all previous paragraphs.

112. The actions and omissions of Defendants Von Goeler, Skorupski, Meaux, Diaz, Shantelle, Belle-Isle, and Chase including intentionally refusing to allow Plaintiff to obtain appropriate medical care, failing to take reasonable measures to treat Ms. Lech's condition, and failing to determine and provide care for Ms. Lech that was informed by her specific serious medical needs as a woman undergoing a high risk pregnancy, and despite Ms. Lech's continued and repeated pleas for competent care, demonstrated deliberate indifference to the serious medical needs of Ms. Lech and constituted cruel or unusual punishment that unlawfully deprived Ms. Lech of the rights guaranteed to her by Article 26 of the Massachusetts Declaration of Rights, and as enforceable through G.L. c.12 § 11I.

113. The actions and omissions of Defendants John Doe #1 and John Doe #2 including intentionally refusing to allow Plaintiff to promptly obtain appropriate medical care, failing to take reasonable measures to treat Ms. Lech's condition, intentionally delaying and interfering with medical care and failing to promptly and adequately assist an inmate during a serious medical emergency, demonstrated deliberate indifference to the serious medical needs of Ms. Lech and constituted cruel or unusual punishment that unlawfully deprived Ms. Lech of the rights guaranteed to her by

Article 26 of the Massachusetts Declaration of Rights, and as enforceable through G.L. c.12 § 11I.

114. The actions and omissions of Defendants Ashe, Murphy, and Chase including failing to provide Ms. Lech with constitutional levels of medical care over the period of her pregnancy, failing to oversee medical contractors and employees, interference with medical care, refusing to establish and enforce protocols which would have seen Ms. Lech transported to outside care providers and to do so in a prompt and proper manner have directly resulted in the unconstitutional care provided to Ms. Lech.
115. The customs and policies of Defendants Ashe and Murphy, including the custom and policy of refusing to provide Ms. Lech with constitutional levels of medical care over the period of her pregnancy, refusing to establish protocols which would have seen Ms. Lech transported to outside care providers and to do so in a prompt and proper manner, and failing to properly hire supervise and train medical staff and medical contractors have directly resulted in the unconstitutional care provided to Ms. Lech.
116. These Defendants' actions and omissions have caused harm to Ms. Lech mental and physical condition, have caused her extreme pain and suffering and the loss of her son Kaiden.

COUNT IV

Medical Malpractice

Against Defendants Von Goeler and Baystate Medical Center, Inc.

117. Ms. Lech repeats and realleges the allegations set forth in all previous paragraphs.
118. Defendant Von Goeler is not public employee as defined by G.L. c. 258.

119. Defendant Baystate Medical Center, Inc., is not a public employer as defined by G.L. c. 258.
120. Upon information and belief, during the term of Ms. Lech's incarceration and pregnancy Defendants Von Goeler and Baystate Medical Center, Inc., were contractually obligated to provide and, had assumed responsibility for providing, adequate medical care to Mr. Lech.
121. A doctor-patient relationship existed between Ms. Lech and Defendant Von Goeler.
122. Defendant Von Goeler owed a duty to provide adequate medical care to Ms. Lech.
123. Defendant Von Goeler breached her duty to provide adequate medical care to Ms. Lech and failed to conform to good medical practice.
124. As a direct and proximate cause of this breach of duty, Defendant Von Goeler negligently damaged Ms. Lech with respect to diagnosis, treatment, monitoring and medications among other fashions.
125. At all times pertinent hereto, Defendant Baystate Medical Center, Inc., employed physicians and allied health staff, including upon information and belief Defendant Von Goeler, who should have recognized Ms. Lech's serious medical condition. Failure to recognize and treat this condition was negligence of Defendant Baystate Medical Center, Inc.
126. Defendant Baystate Medical Center, Inc., owed a duty to provide adequate medical care to Ms. Lech through its agents and employees including Defendant Von Goeler.

127. Defendant Baystate Medical Center, Inc., through its agent and employee Defendant Von Goeler, breached its duty to provide adequate medical care to Ms. Lech and failed to conform to good medical practice.
128. As a direct and proximate cause of this breach of duty, Defendant Baystate Medical Center, Inc., negligently damaged Ms. Lech.
129. As a direct and proximate result of the negligence of Defendants Von Goeler and Baystate Medical Center, Inc., Ms. Lech has suffered serious physical injuries and continuous to suffer from serious psychological injuries.
130. Ms. Lech is exempted from the presentment of the claims alleged in Count IV as required by G.L. c. 231, § 60L as this Complaint is filed less than six months from the tolling of the statute of limitations.

COUNT V

Negligence Under Massachusetts Torts Claims Act

Against Public Employer Hampden County Sheriff's Department

131. Ms. Lech repeats and realleges the allegations set forth in all previous paragraphs.
132. The Hampden County Sheriff's Department is a public employer as defined by G.L. c. 258, §1 and *Garcia v. Essex County Sheriff's Department*, 65 Mass.App.Ct. 104 (2005).
133. As a public employer, the Hampden County Sheriff's Department is liable for harm caused by the negligent or wrongful acts or omissions of its public employees;
134. At all times pertinent hereto, Defendants Skorupski, Meaux, Diaz, Shantelle, Belle-Isle, Chase, John Doe #1, John Doe #2, Ashe and Murphy were employees of

the Hampden County Sheriff's Department and were acting within the scope of their office or employment.

135. Defendants Skorupski, Meaux, Diaz, Shantelle, Belle-Isle, and Chase owed a duty to provide adequate medical care to Ms. Lech.
136. Defendants Skorupski, Meaux, Diaz, Shantelle, Belle-Isle, and Chase, breached their duty to provide adequate medical care to Ms. Lech and failed to conform to good medical practice.
137. As a direct and proximate result of the negligence of Defendants Skorupski, Meaux, Diaz, Shantelle, Belle-Isle, and Chase, Ms. Lech has suffered serious physical injuries, and continues to suffer from serious psychological injuries.
138. Defendants John Doe #1, John Doe #2, Ashe and Murphy owed a duty of due care to Ms. Lech.
139. Defendants John Doe #1 and John Doe #2 breached their duty of due care owed to Ms. Lech by negligently failing to facilitate prompt access to appropriate medical care, negligently delaying and interfering with medical care and access to medical care, and otherwise failing to take reasonable measures to treat, assist, and respond to Ms. Lech's condition who was an inmate in their care and custody experiencing a serious medical emergency.
140. As a direct and proximate result of the negligence of Defendants John Doe #1 and John Doe #2, Ms. Lech has suffered serious physical injuries, and continues to suffer from serious psychological injuries.
141. Defendants Ashe, Murphy, and Chase breached their duty of due care owed to Ms. Lech by negligently failing to facilitate prompt access to appropriate medical

care, negligently delaying and interfering with medical care and access to medical care, and otherwise failing to take reasonable measures to treat, assist, and respond to Ms. Lech's condition who was an inmate experiencing a serious medical emergency.

142. As a direct and proximate result of the negligence of Defendants Ashe, Murphy, and Chase, Ms. Lech has suffered serious physical injuries, and continues to suffer from, serious psychological injuries.

143. Ms. Lech made proper presentment of these claims as required by G.L. c. 258, § 4.

144. Ms. Lech is exempted from the presentment of any claims sounding in medical malpractice alleged in Count V as required by G.L. c. 231, § 60L as this Complaint is filed less than six months from the tolling of the statute of limitations.

COUNT VI

Intentional Infliction Of Emotional Distress

Against Defendants Von Goeler, Skorupski, Meaux, Diaz, Shantelle, Belle-Isle, Chase, John Doe #1, John Doe #2, Ashe, and Murphy

145. Ms. Lech repeats and realleges the allegations set forth in all previous paragraphs.

146. Defendants Von Goeler, Skorupski, Meaux, Diaz, Shantelle, Belle-Isle, Chase, John Doe #1, John Doe #2, Ashe and Murphy knew or should have known that their actions and omissions as described throughout the Complaint would cause severe emotional distress to Ms. Lech.

147. These Defendants' actions were extreme, outrageous and beyond the bounds of civilized decency.

148. These Defendants' actions directly and proximately caused Ms. Lech to suffer severe emotional distress.

149. All defendants are sued in their individual capacities relevant to Count VI.

REQUEST FOR RELIEF

FOR THE ABOVE REASONS, Ms. Lech respectfully requests that this Court:

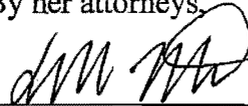
150. Grant judgment in Ms. Lech's favor on all counts of the Complaint;
151. Declare that Defendants have violated Ms. Lech's rights under the constitutional provisions, federal and state laws described in the enumerated Counts above;
152. Issue an injunction requiring Defendants Hampshire County Sheriff's Department, Ashe, Murphy, and Baystate Medical Center, Inc. to develop and implement adequate training programs for its correctional officers and medical staff about individual rights under the Eighth Amendment
153. Award Ms. Lech compensatory and punitive damages, plus reasonable attorneys' fees and costs incurred in bringing this action, and interest as allowed by law; and
154. Grant Ms. Lech such other and further relief as the Court deems just and equitable.

PLAINTIFF DEMANDS A JURY TRIAL AS TO ALL CLAIMS SO TRIABLE

Respectfully submitted,

Lidia Lech

By her attorneys,



David Rountree

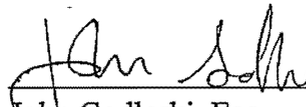
BBO # 555763

277 Main Street, Suite 201

Greenfield, MA 01301

(413) 774-6900

routreelaw@verizon.net



John Godleski, Esq.

BBO # 688999

277 Main Street, Suite 300

Greenfield, MA 01301

(413) 695-8790

jack.godleski@gmail.com

CIVIL ACTION COVER SHEET	DOCKET NUMBER 16 219	Trial Court of Massachusetts The Superior Court
---------------------------------	--------------------------------	--

PLAINTIFF(S): <u>Ms. Lidia Lech</u> ADDRESS: <u>210 County Rd., Southampton, MA 01073</u> ATTORNEY: <u>David Rountree (413) 774-6900</u> ADDRESS: <u>277 Main St., Suite #201 Greenfield, MA 01301</u> <u>John Godleski (413) 695-8790</u> <u>277 Main St., Suite #300 Greenfield, MA 01301</u> BBO: <u>Attorney Rountree: 555763 Attorney Godleski: 688999</u>	COUNTY <u>Hampshire</u>
DEFENDANT(S): <u>Dorothea Von Goeler, Baystate Medical Center, Inc., Maria Diaz</u> <u>Hampden County Sheriff's Department, Nicole Skorupski, Elizabeth Meaux, Julie Belle-Isle</u> <u>Rosado Shantelle, Lynn Chase, Michael Ashe, Jr., Patricia Murphy, John Doe 1 & 2</u> ADDRESS: <u>Please see attached sheet</u>	

TYPE OF ACTION AND TRACK DESIGNATION (see reverse side)

CODE NO.	TYPE OF ACTION (specify)	TRACK	HAS A JURY CLAIM BEEN MADE?
AB1, BO6, B99	Mass Tort Claim Act, Civil Rights 8th amend.	A	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
*If "Other" please describe: <u>Medical Malpractice, Intentional Infliction of Emotional Distress</u>			

STATEMENT OF DAMAGES PURSUANT TO G.L. c. 212, § 3A

The following is a full, itemized and detailed statement of the facts on which the undersigned plaintiff or plaintiff counsel relies to determine money damages. For this form, disregard double or treble damage claims; indicate single damages only.

DEC 23 2016

TORT CLAIMS
(attach additional sheets as necessary)

A. Documented medical expenses to date:	\$
1. Total hospital expenses	\$
2. Total doctor expenses	\$
3. Total chiropractic expenses	\$
4. Total physical therapy expenses	\$
5. Total other expenses (describe below)	\$
Subtotal (A):	\$
B. Documented lost wages and compensation to date	\$
C. Documented property damages to dated	\$
D. Reasonably anticipated future medical and hospital expenses	\$
E. Reasonably anticipated lost wages	\$
F. Other documented items of damages (describe below)	\$
G. Briefly describe plaintiff's injury, including the nature and extent of injury: <u>SEE ATTACHED</u>	
TOTAL (A-F):	\$

CONTRACT CLAIMS
(attach additional sheets as necessary)

Provide a detailed description of claims(s):

TOTAL: \$

Signature of Attorney/Pro Se Plaintiff: X John Lech Date: 12/23/16

RELATED ACTIONS: Please provide the case number, case name, and county of any related actions pending in the Superior Court.

CERTIFICATION PURSUANT TO SJC RULE 1:18

I hereby certify that I have complied with requirements of Rule 5 of the Supreme Judicial Court Uniform Rules on Dispute Resolution (SJC Rule 1:18) requiring that I provide my clients with information about court-connected dispute resolution services and discuss with them the advantages and disadvantages of the various methods of dispute resolution.

Signature of Attorney of Record: X John Lech Date: 12/23/16

COMMONWEALTH OF MASSACHUSETTS

HAMPSHIRE, ss.

SUPERIOR COURT DEPARTMENT
CIVIL ACTION NO:

LIDIA LECH,)
)
Plaintiff,)
v.)
)
DOROTHEA VON GOELER, MD; et al.)
)
Defendants.)
)

Plaintiff's Supplement To Civil Action Cover Sheet

Addresses of Defendants:

1. Hampden County Sheriff's Department:

Hampden County Sheriff's Department
Main Facility and House of Correction
627 Randall Road
Ludlow, MA 01056

2. Dorothea Von Goeler, MD:

Baystate Brightwood Health Center
380 Plainfield Street
Springfield, MA 01107

3. Baystate Medical Center, Inc.:

Baystate Medical Center, Inc.
759 Chestnut Street
Springfield, MA 01199

11. Patricia Murphy

Western Massachusetts Regional Women's Correctional Center
701 Center Street
Chicopee, MA 01013

12. Correctional Officer John Doe #1

Western Massachusetts Regional Women's Correctional Center
701 Center Street
Chicopee, MA 01013

13. Correctional Officer John Doe #2

Western Massachusetts Regional Women's Correctional Center
701 Center Street
Chicopee, MA 01013

Tort Claims:

This Complaint arises from when the Plaintiff was a pregnant inmate incarcerated at the Western Massachusetts Women's Correctional Facility. Because of the defendant's tortuous, reckless and negligent conduct in violation of the Plaintiff's rights during her time of incarceration, she suffered through complications during a period of over a week begging to be taken to a nearby hospital. The Plaintiff's requests for adequate care were refused, not otherwise addressed and eventually she suffered a miscarriage two weeks before her pre-scheduled delivery date. To this date, nearly three years later, the Plaintiff suffers injuries and harm from this experience. She makes a claim of 20 million dollars for her injuries.

4

COMMONWEALTH OF MASSACHUSETTS
DEPARTMENT OF THE TRIAL COURT

HAMPSHIRE, ss.

SUPERIOR COURT

LIDIA LECH,

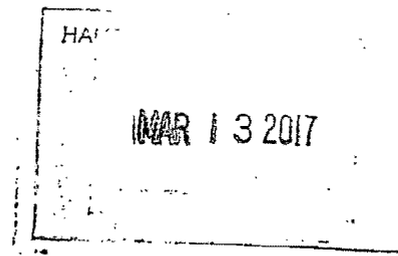
Plaintiff

v.

DOROTHEA VON GOELER, M.D.;
BAYSTATE MEDICAL CENTER, INC.;
HAMPDEN COUNTY SHERIFF'S DEPARTMENT;
MARIA DIAZ; NICOLE SKORUPSKI;
ELIZABETH MEAUX; ROSADO SHANTELE;
JULIE BELLE-ISLE; LYNN CHASE;
MICHAEL J. ASHE, JR.; PATRICIA MURPHY;
JOHN DOE #1; JOHN DOE #2,

Defendants

C.A. No. 16-0219



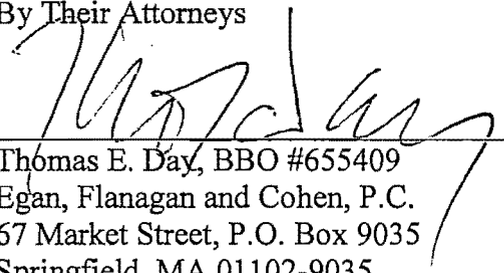
NOTICE OF FILING OF NOTICE OF REMOVAL

TO: Honorable Clerk of the Superior Court of the Commonwealth of Massachusetts,
Hampshire Division

Defendants filed a Notice of Removal in the United States District Court for the District of Massachusetts, Western Division, a copy of which is annexed hereto in accordance with 28 U.S.C. §1441, *et seq.*

Please be advised that pursuant to 28 U.S.C. §1446(d), the filing of such Notice of Removal with the United States District Court for the District of Massachusetts, Western Division, together with the filing of this Notice with the Clerk of the Superior Court of Massachusetts, Hampshire Division, effects the removal of this action, and the Superior Court of Massachusetts, Hampshire Division, shall proceed no further unless and until the action is remanded.

THE DEFENDANTS,
HAMPDEN COUNTY SHERIFF'S
DEPARTMENT; MARIA DIAZ; NICOLE
SKORUPSKI; ELIZABETH MEAUX;
ROSADO SHANTELE; JULIE BELLE-
ISLE; LYNN CHASE; MICHAEL J.
ASHE, JR.; PATRICIA MURPHY; JOHN
DOE #1; JOHN DOE #2,
By Their Attorneys



Thomas E. Day, BBO #655409
Egan, Flanagan and Cohen, P.C.
67 Market Street, P.O. Box 9035
Springfield, MA 01102-9035
(413) 737-0260; Fax (413) 737-0121
Email: ted@efclaw.com

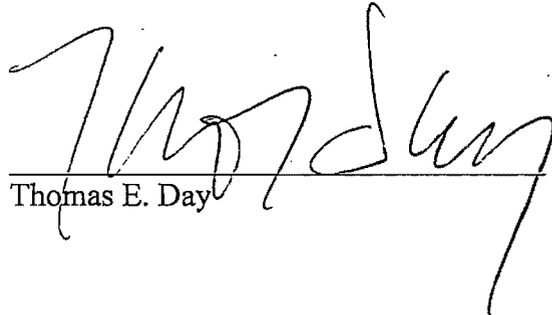
CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above document will be emailed and mailed, first-class mail, postage prepaid, on March 9, 2017, to:

David Rountree, Esq. (attorney for plaintiff)
277 Main Street, Suite 201
Greenfield, MA 01301

John Godleski, Esq. (attorney for plaintiff)
277 Main Street, Suite 300
Greenfield, MA 01301

Kevin C. Giordano, Esq. (attorney for Dorothea Von Goeler, M.D. and Baystate Medical Center)
Keyes and Donnellan, P.C.
293 Bridge Street, Suite 600
Springfield, MA 01103-1443



Thomas E. Day

0056-170224\318819

I hereby certify on 3/13/2017 that the foregoing document is true and correct copy of the
 electronic docket in the captioned case
 electronically filed original filed on 3/9/2017
 original filed in my office on _____

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS
WESTERN DIVISION

Robert M. Farrell
Clerk, U.S. District Court
District of Massachusetts

By: Mary Finn
Deputy Clerk

LIDIA LECH,

Plaintiff

v.

DOROTHEA VON GOELER, M.D.;
BAYSTATE MEDICAL CENTER, INC.;
HAMPDEN COUNTY SHERIFF'S DEPARTMENT;
MARIA DIAZ; NICOLE SKORUPSKI;
ELIZABETH MEAUX; ROSADO SHANTELE;
JULIE BELLE-ISLE; LYNN CHASE;
MICHAEL J. ASHE, JR.; PATRICIA MURPHY;
JOHN DOE #1; JOHN DOE #2,

Defendants

C.A. No. 17cv30024-MFM

NOTICE OF REMOVAL

TO: Honorable Judges of the United States District Court for the District of Massachusetts

Defendant Hampden County Sheriff's Department hereby files its Notice of Removal, in which defendants Maria Diaz, Nicole Skorupski, Elizabeth Meaux, Shantelle Rosado (incorrectly identified in the Complaint as Rosado Shantelle), Julie Belle-Isle, Lynn Chase, Michael J. Ashe, Jr., Patricia Murphy, John Doe #1 and John Doe #2 hereby join. Defendant hereby states:

1. Pursuant to the provisions of Title 28 U.S.C. §§ 1331, 1367, 1441 and 1446, *et seq.*, defendants hereby remove this action from the Superior Court of Massachusetts, Hampshire Division, to this Court.
2. Counts I and II of the Complaint allege violations of Federal Civil Rights under 42 U.S.C. §1983, *et. seq.* and by the Eighth and Fourteenth Amendments of the Constitution of the United States and therefore, as this civil action arises under the

MAR 17 2017

Constitution and laws of the United States, this Court has original jurisdiction of these counts pursuant to 28 U.S.C. § 1331.

3. The remaining counts in the Complaint all incorporate the same allegations of fact as were incorporated into Counts I and II, and also incorporate all allegations of Counts I and II themselves. Therefore, the remaining counts of the Complaint form part of the same case or controversy and this Court has supplemental jurisdiction of them pursuant to 28 U.S.C. § 1367.

4. Upon information and belief, on or about December 23, 2016, plaintiff commenced a civil action, captioned *Lidia Lech v. Dorothea Von Goeler, M.D., Baystate Medical Center, Inc., Hampden County Sheriff's Department, Maria Diaz, Nicole Skorupski, Elizabeth Meaux, Rosado Shantelle, Julie Belle-Isle, Lynn Chase, Michael J. Ashe, Jr., Patricia Murphy, John Doe #1, and John Doe #2*, Civil Action No. 16-0219 (Superior Court of Massachusetts, Hampshire Division). Copies of all process and pleadings served on the defendant, which is the Summons, Complaint, Civil Action Cover Sheet, and Supplement to the Civil Action Cover Sheet, are attached hereto as Exhibit A, in conformance with 26 U.S.C. § 1446(a).

5. Removal is timely under 28 U.S.C. §1446(b) because this petition is filed within thirty days after the receipt by defendants, through service or otherwise, of a copy of the initial pleading setting forth the claim for relief upon which such action or proceeding is based.

6. Upon information and belief, the attached Summons, Complaint, Civil Action Cover Sheet, and Supplement to the Civil Action Cover Sheet filed herewith as Exhibit A constitute all of the processes, pleadings and orders in the state court action.

7. Defendants have not pleaded or otherwise appeared in the state court action.
8. Defendants Maria Diaz, Nicole Skorupski, Elizabeth Meaux, Shantelle Rosado, Julie Belle-Isle, Lynn Chase, Michael J. Ashe, Jr., Patricia Murphy, John Doe #1 and John Doe #2 hereby join with the Hampden County Sheriff's Department in the removal of this action.
9. The other defendants to this action, Dorothea Von Goeler, M.D. and Baystate Medical Center, Inc., consent to the removal of this action.
10. By reason of the foregoing, this Court has original jurisdiction of this action. Removal of the action to this Court is, therefore, proper pursuant to 28 U.S.C. §1441 *et seq.*
11. Concurrent with the filing of this Notice of Removal, defendants are serving this Notice of Removal upon plaintiff and filing a copy of the Notice of Removal with the Clerk of the Superior Court of Massachusetts, Hampshire Division.
12. Removal is hereby effected without waiver of any challenges that defendants may have to personal jurisdiction, proper service of process, proper venue or otherwise.

THE DEFENDANTS,
HAMPDEN COUNTY SHERIFF'S
DEPARTMENT; MARIA DIAZ; NICOLE
SKORUPSKI; ELIZABETH MEAUX;
SHANTELE ROSADO; JULIE BELLE-
ISLE; LYNN CHASE; MICHAEL J.
ASHE, JR.; PATRICIA MURPHY; JOHN
DOE #1; JOHN DOE #2,
By Their Attorney,

/s/ Thomas E. Day

Thomas E. Day, BBO #655409
Egan, Flanagan and Cohen, P.C.
67 Market Street, P.O. Box 9035
Springfield, MA 01102-9035

(413) 737-0260; Fax (413) 737-0121
Email: ted@efclaw.com

CERTIFICATE OF SERVICE

I hereby certify that this document filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies of this document will be mailed, first-class mail, postage prepaid, on March 9, 2017, to:

David Rountree, Esq. (atty. for plaintiff)
277 Main Street, Suite 201
Greenfield, MA 01301

John Godleski, Esq. (atty. for plaintiff)
277 Main Street, Suite 300
Greenfield, MA 01301

Kevin Giordano, Esq. (atty. for defendants, Von Goeler and Baystate Medical Center, Inc.)
Keyes and Donnellan, P.C.
293 Bridge Street, Suite 600
Springfield, MA 01103

/s/ Thomas E. Day
Thomas E. Day



Docket Report

1680CV00219 Lech, Lidia vs. Von Goeler, M.D., Dorothea et al

CASE TYPE: Torts	FILE DATE: 12/23/2016
ACTION CODE: B06	CASE TRACK: A - Average
DESCRIPTION: Malpractice - Medical / Wrongful Death	
CASE DISPOSITION DATE: 03/17/2017	CASE STATUS: Closed
CASE DISPOSITION: Transferred to another Court	STATUS DATE: 03/17/2017
CASE JUDGE:	CASE SESSION: Civil A

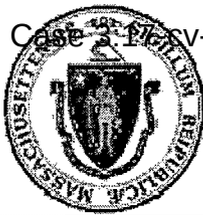
LINKED CASE

DCM TRACK

Tickler Description	Due Date	Completion Date
Service	03/23/2017	03/17/2017
Rule 12/19/20 Served By	04/22/2017	03/17/2017
Answer	04/24/2017	03/17/2017
Rule 12/19/20 Filed By	05/22/2017	03/17/2017
Rule 12/19/20 Heard By	06/21/2017	03/17/2017
Rule 15 Served By	02/16/2018	03/17/2017
Rule 15 Heard By	03/19/2018	03/17/2017
Rule 15 Filed By	03/19/2018	03/17/2017
Discovery	12/13/2018	03/17/2017
Rule 56 Served By	01/14/2019	03/17/2017
Rule 56 Filed By	02/11/2019	03/17/2017
Final Pre-Trial Conference	06/11/2019	03/17/2017
Judgment	12/23/2019	03/17/2017

PARTIES

--	--



Docket Report

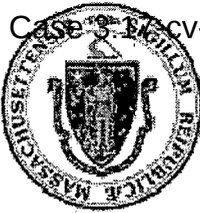
<p>Defendant Doe #2, John</p> <p>Defendant Hampden County Sheriff's Department</p> <p>Defendant Meaux, Elizabeth</p> <p>Defendant Murphy, Patricia</p> <p>Defendant Shantelle, Rosado</p> <p>Defendant Skorupski, Nicole</p> <p>Defendant Von Goeler, M.D., Dorothea</p>	
---	--

PARTY CHARGES

#	Offense Date/ Charge	Code	Town	Disposition	Disposition Date

EVENTS

Date	Session	Event	Result	Resulting Judge



Docket Report

FINANCIAL SUMMARY					
	Fees/Fines/Costs	Assessed	Paid	Dismissed	Balance
	Total	280.00	0.00	280.00	0.00

Deposit Account(s) Summary	Received	Applied	Checks Paid	Balance
Total				

INFORMATIONAL DOCKET ENTRIES				
Date	Ref	Description	Judge	
12/23/2016		Attorney appearance On this date David J M Rountree, Esq. added for Plaintiff Lidia Lech		
12/23/2016		Attorney appearance On this date John Godleski, Esq. added for Plaintiff Lidia Lech		
12/23/2016		Case assigned to: DCM Track A - Average was added on 12/23/2016		
12/23/2016	1	Original civil complaint filed.		
12/23/2016	2	Civil action cover sheet filed.		
12/23/2016		Demand for jury trial entered.		
12/23/2016	3	Affidavit of Indigency and request for waiver substitution of state payment of fees and costs filed Supplemental affidavit		
12/23/2016		Endorsement on Request to waive filing fee, cost of summons and service (#3.0): ALLOWED	Foley	
03/13/2017	4	General correspondence regarding Notice of Filing of Notice of Removal		
03/17/2017	5	Notice of Removal to the United States District Court filed by Thomas E. Day, Egan, Flanagan & Cohen Applies To: Hampden County Sheriff's Department (Defendant)		
03/17/2017		REMOVED to the U.S. District Court Certified copy of complaint, civil action cover sheet, affidavit of indigency and notice of removal mailed to Attorney Thomas Day.		
03/17/2017		Case transferred to another court.		

HARRY JEKANOWSKI, JR., ESQ.

CLERK OF COURTS

HAMPSHIRE SUPERIOR COURT

P.O. BOX 1119

NORTHAMPTON, MASS., 01061

IMPOUNDED

16-219

#-3