## THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

MARCOS MARTINEZ and STEPHANIE MARTINEZ, on behalf of herself and her minor children, A.M.M., A.I.M., and E.A.M.,	) ) )				
Plaintiffs;	)				
ν.	)	CIV. A. NO	FΥ	+62	- & *
HANCOCK COUNTY, MISSISSIPPI, MILTON ARIC LATSCHAR, in his individual capacity, ABE LONG, in his individual capacity, WILLIAM COVINGTON, in his individual capacity, JOHN DOE #1, in his individual capacity, JOHN DOE #2, in his individual capacity,	) ) ) ) ) )	DEMAND FOR JU	RY TRIAL		
Defendants.	)				

# COMPLAINT FOR DAMAGES

## PRELIMINARY STATEMENT

1. Plaintiffs, a Latino and Native American family living in South Carolina, were driving through Mississippi on their way to take vacation last year when they were unlawfully detained by Defendants for several hours and subjected to extensive interrogation, threats and multiple unlawful searches because of their perceived race, ethnicity and national origin.

2. Marcos and Stephanie Martinez and their minor children, A.M.M., A.I.M., and

E.A.M. (collectively, "Plaintiffs"), were unlawfully stopped by Defendant Milton Aric Latschar, a deputy with the Hancock County Sheriff's Office ("HCSO"), while driving through Hancock County, Mississippi on June 3, 2017. Upon stopping the Martinez family, Defendant Latschar

immediately asked whether the occupants of the vehicle were U.S. citizens. He then confiscated

the U.S. passports, lawful permanent residencyscand valid immigration documents belonging to Plaintiffs and other occupants of the hicle, threatened Marcos Martinez with the loss of his lawful permanent residency, made baselecusations that the family was engaged in criminal activity, and conducted an invasive searcthe family's belongings—all because he perceived the family to be Latino and of Mexicascent.

3. For approximately two hours, Defendant Latschaaided Plaintiffs by the side of Interstate 10 while he interrogated them, theread them, searched their belongings, and inspected their vehicle. Although no evidence lefgial activity was found, Defendant Latschar of everyone in Plaintiffs' vehicle, Defendant Lattac attempted to act as an immigration agent, though he had no authority to do so. The HCSO basegneement with the federal government giving the HCSO authority to enforce federal immaking n law.

7. Regardless, all occupants of the family's vehicale hawful status: Marcos Martinez is a lawful permanent resident of the eddiStates who was born in Mexico, and Stephanie Martinez and their three children are U.S

#### Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 5 of 34

Taylors, South Carolina. Stephanie Martinez brithigs action on her own behalf and on behalf of A.M.M., A.I.M., and E.A.M., who are minor childin ages 9, 12, and 14, respectively. Stephanie Martinez is a United States citizen dfive a American descent and A.M.M., A.I.M., and E.A.M. are United States citizens of Mexicad Blative American descent.

16. Plaintiff Marcos Martinez is a resident of Taylo8south Carolina. He is married to Stephanie Martinez and is the father of A.M.MJ, M., and E.A.M. He is a lawful permanent resident of the United States who was born in Maexic

### **Defendants**

17. Hancock County, Mississippi, is a political sub**div**in of the state of Mississippi. The Hancock County Sheriff's Office does not exist a separate government entity apart from Hancock County.

18. Milton Aric Latschar, sued in his individual captacies a deputy employed by the Hancock County Sheriff's Office in Hancock County Apississippi. At all times relevant to this Complaint, Defendant Latschar was acting within the safety and scope of his employment and under color of law. His actions, as set forth is the complaint, were in reckless disregard of the safety and well-being of each of the Plaintiffs, ownere not engaged in criminal activity at the time of any of the injuries alleged in this Compta Defendant Latschar is subject to the personal jurisdiction of this Court.

19. Abe Long, sued in his individual capacity, is a **ut**gopemployed by the Hancock County Sheriff's Office in Hancock County, Missigsi. At all times relevant to this Complaint, Defendant Long was acting within the course an**opeccof** his employment and under color of law. His actions, as set forth in this Complainter win reckless disregard of the safety and wellbeing of each of the Plaintiffs, who were not enegation criminal activity at the time of any of

the injuries alleged in this Complaint. Defendation is subject to the personal jurisdiction of this Court.

20. William Covington, sued in his individual capacity, a lieutenant employed by the Hancock County Sheriff's Office in Hancock CountMississippi. At all times relevant to this Complaint, Defendant Covington was acting initiate course and scope of his employment and under color of law. His actions, as set fortthis Complaint, were in reckless disregard of the safety and well-being of each of the Plaintings were not engaged in criminal activity at the time of any of the injuries alleged in this Quant. Defendant Covington is subject to the personal jurisdiction of this Court.

21. John Doe #1, sued in his individual capacity, **idep**uty employed by the Hancock County Sheriff's Office in Hancock Coun**ty** ississippi. At all times relevant to this Complaint, Defendant Doe #1 was acting within there and scope of his employment and under color of law. His actions, as set forth **is** to make the safety and well-being of each of the Plaintiffs, wh

28. On the afternoon of June 3, 2017, the Martinez life amains driving on Interstate 10 ("I-10") through Hancock County, Mississippi, and and west in the right lane of the two-lane highway. Mr. Martinez was driving the van.

29. Defendant Latschar, wearing an officer uniform, what is a marked police car belonging to the HCSO in the lane to the immediate of the Martinez family. Defendant Latschar pulled up next to the Martinez family's himse and looked at the family's vehicle.

30. Defendant Latschar immediately merged to the **right** behind the Martinez family's van and activated his lights, indicating the wanted Mr. Martinez to stop the van.

31. Mr. Martinez, complying with Defendant Latscharignal, pulled over onto the right-hand shoulder of the highway and stoppede Detaint Latschar followed and parked behind Mr. Martinez.

32. When the family was pulled over, then-10 year old MA, who had been diagnosed with autism spectrum disorder and anxdistyrder, became frightened and began to cry and wail.

33. At the moment he stopped the Martinez family's valefendant Latschar did not have reasonable suspicion to believe that any aillegitivity had occurred or was about to occur in connection with the Martinez family's van or any cupant of the van.

34. Police records claim that the Martinez family weepped for careless driving. However, prior to being stopped by Defendant Lats, Mr. Martinez had not violated Mississippi's careless driving statute. Miss. Code 3-1213. He was driving carefully and in a prudent manner, with due regard for the width, grad

35.

#### Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 10 of 34

vehicle or any occupant of the vehicle. Yet Defented aatschar did not let Plaintiffs leave the roadside.

40. There was no basis to suspect that any of thet **Pflaio**r the other occupants of the van were not lawfully present in the Unitedt **Es** aindeed, Defendant Latschar held in his hands documents that proved they were lawfully **ente**s

41. At the time Defendant Latschar stopped the Mart**faezily**, the HCSO did not have any agreements with the federal governmehtaizing the HCSO to detain individuals based on suspicion that they are not lawfully presethe United States.

42. Defendant Latschar asked Plaintiffs for passpontsian migration documents solely because he perceived the occupants of **thiels** to be Latino and non-U.S. citizens.

43. Upon information and belief, Defendant Latschar matsinvestigated the immigration status of Caucasians who were travediloging I-10 and who were similarly situated to Plaintiffs.

44. Upon information and belief, Defendant Latschar **mais**stopped and detained Caucasian motorists, who were similarly situate **Plai**ntiffs, absent reasonable suspicion that illegal activity had occurred or was about to occur

45. By the time Defendant Latschar completed his compatiences, sufficient time had elapsed for him to determine whether to is state factic ticket to Mr. Martinez or any other occupant of the vehicle, and to issue any suche tide fendant Latschar never issued a ticket to Mr. Martinez or any other occupant of the Martifieez nily's vehicle.

46. After completing the computer checks, and with **autih**g any reason to believe any illegal activity had occurred in connection hwith a van or its occupants, Defendant Latschar returned to the Martinez family's van.

47. Defendant Latschar, who carried a gun on his perdicected Mr. Martinez to step out of the van. Mr. Martinez complied with the mmand. Defendant Latschar escorted Mr. Martinez to the back of the van, in front of the provide car. Defendant Latschar still possessed the passports, residency card, and immigration docus the back of Mr. Martinez and his family members. Mr. Martinez did not feel free to leave schene, and a reasonable person would understand the situation to be a restraint on residence.

Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 11 of 34

command and exited the van. Ms. Martinez did net fine to leave the scene, and a reasonable person would understand the situation to be arieston her freedom.

52. Defendant Latschar then told Ms. Martinez that **bas w**ooking for drugs and "illegals" and that his job involved catching peepwho were trafficking immigrants. Defendant Latschar asked Ms. Martinez if there were drugtstenvan. Ms. Martinez said that the only drugs she had were medications prescribed by A'sl.Wactor to treat his autism spectrum disorder, anxiety disorder, and attention defigipteractivity disorder. Ms. Martinez showed Defendant Latschar the bag containing the preschribed icine.

53. Defendant Latschar asked Ms. Martinez if he coelad sh the back of the van. Ms. Martinez said yes. By this time, approximate0yminutes, at least, had elapsed since Defendant Latschar's computer checks came back.clea

54. Defendant Latschar never informed Ms. Martinez stheet had the right to refuse consent to the search. Ms. Martinez believed subled on trefuse consent to search the van. At this time, Defendant Latschar was still in possers sif Mr. Martinez's residency card, the

Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 13 of 34

#### Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 14 of 34

63. Defendant Latschar took photographs of parts of utilder carriage of the Martinez family's van. Defendant Latschar therd tool in Martinez that he thought someone had done shoddy work on the drive shaft of the vehicated that it appeared to be newer than the year of the van's manufacture. Defendant Latschar acclose Martinez of hiding money and repeated that if Mr. Martinez cooperated, there low be fewer criminal penalties and he would not lose his residency.

64. Defendant Latschar returned to the passenger-sindeow and directed Ms. Martinez to exit the van again. Defendant Latscholed Ms. Martinez that he believed the drive shaft had been modified by someone who was not factorial. Ms. Martinez said that her family had not modified the drive shaft, and there shad no knowledge of any such modifications.

65. Defendant Latschar told Ms. Martinez that if shelt to m "the truth," she would not go to jail and she would not have to figure what to do with her children. Ms. Martinez began to cry after Defendant Latschar threaten **sepa**rate her from her children.

66. A.I.M.'s cries continued and Ms. Martinez asked @nefant Latschar if they could leave, pointing out that A.I.M. was very ups@efendant Latschar said that the family was not free to leave until they told him "the truthMs. Martinez told Defendant Latschar that she was telling him the truth. At this point, Defendauatschar was still in possession of the passports, residency cards, and immigration doctscheethonging to the Plaintiffs and the van's other occupants.

67. The drive shaft on the Martinez family's van had been modified and did not appear to be modified. No reasonable officer, upspecting the underside of the Martinez family's vehicle, would believe that the drive sthated been modified or tampered with. Indeed,

as set forth below, the HCSO itself later determentities the drive shaft had not been tampered with.

68. Defendant Latschar detained the Martinez family hoenside of I-10 for approximately two hours while holding their importagersonal documents and searching and inspecting the van. Throughout the course of totals ide stop and detention, on multiple occasions, Defendant Latschar threatened Mr. Meartwrith revoking his permanent residency if he was not truthful or cooperative.

69. Throughout the roadside detention, Plaintiffs bedie that if they attempted to leave, Defendant Latschar would use force to constitue taining Plaintiffs.

70. A.I.M. cried throughout most of the roadside deiterntHe remained inconsolable even after Ms. Martinez gave him an anti-anxietydircreation which he had been prescribed by his doctor.

71. Upon information and belief, Defendant Latschar sub

#### Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 16 of 34

74. After Defendant Latschar inspected the undercæriæfgPlaintiffs' vehicle, Hancock County Sheriff's Deputy Abe Long, wearingoafficer uniform, arrived to the roadside in a marked vehicle belonging to the HCSO.

75. Defendant Latschar asked Defendant Long to corated in shaft. Defendant Long knelt under the and inspected the undercarriage.

76. Defendant Long, together with Defendant Latschetaided Plaintiffs on the side of I-10 for at least 15 minutes following Defendation of a survival on the scene. Throughout the time he was present, Defendant Long could heatMAdrying in the backseat of the Martinez family's van.

77. Although a drug detection dog was present in attleae of the HCSO vehicles, at no point during the roadside detention was the utsed to inspect the Martinez family's van.

78. Based on the words and actions of Defendants Lastsachd Long, the Martinez family did not believe they were free to leave any point during the roadside detention.

## Detention at the Hancock County Sheriff's Office

79. After Defendant Long arrived at the scene of the fitr stop of the Martinez family, Defendants Latschar and Long contacted Deteinet William Covington, a lieutenant employed by the HCSO. Defendant Latschar sent genetots of the undercarriage of the Martinez family's van to Defendant Covington. Deteinents Covington, Latschar, and Long decided that Defendants Latschar and Long shoalds port the Martinez family, the van's other occupants, and the van itself to the HCSO to complete canother search of the vehicle for evidence of criminal activity.

80. No warrant existed for a search of Plaintiffs' vellet and there was no probable cause to believe that the vehicle contained evideelated to illegal conduct. Plaintiffs were not

#### Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 17 of 34

asked for their consent for another search of **the**cke, and no Plaintiff or other occupant of the vehicle consented to this search.

81. Defendant Latschar told Mr. Martinez that he anedfamily were required to go with Defendants Latschar and Long to the HCSO. Defendant Latschar ordered Mr. Martinez to follow Defendant Latschar's vehicle. Defendant Later pulled his vehicle in front of the Martinez family's van and Defendant Long pulled weshicle behind the van to ensure that the Martinez family would be forced to follow Defendant total charts car. Defendants Long and Latschar then escorted the Martinez family to the Stop.

82. Mr. Martinez drove the van behind Defendant Latschathe HCSO under duress. During this time, Defendant Latschar matietapossession of Mr. Martinez's permanent residency card, Ms. Martinez's passtruetpassports belonging to the Martinez children, and the immigration documents of the **othec**upants of the van. Defendant Latschar had also repeatedly threatened the Martinez fawithy severe legal consequences, including jail, separation of Ms. Martinez from her childreem, d stripping Mr. Martinez of his legal permanent residency. Mr. Martinez and Ms. Martinezesonably believed that if they refused to follow Defendants Latschar and Long to the HCS@sthDefendants would have used force to require them to travel to the HCSO.

83. At this point, and at all times during the evenescribed in this Complaint, no warrant existed for the arrest of any of the Plasson any other occupant of the Martinez family's vehicle.

84. At this point, and at all times during the eventes cribed in this Complaint, no reasonable suspicion or probable cause existed food etention of any of the Plaintiffs or any other occupant of the Martinez family's vehicle.

85. At this point, and at all times during the eventes chibed in this Complaint, no warrant or probable cause existed for the sear **theoli**/Artinez family's vehicle.

86. The drive to the HCSO lasted between 10 and 20 treasin During this time, A.I.M. continued to cry.

87. During the drive to the HCSO, Ms. Martinez contactive family's immigration lawyer, Rachel Effron Sharma, to say that the familias being taken to the HCSO.

88. Mr. Martinez drove behind Defendant Latschar's vienas Defendant Latschar entered the back of the HCSO building into an **acere**ounded by a fence. Defendant Latschar drove through a gate into the fenced-3603(d)-0.980927()-30.550663Tarch4t I26(f)3264(t)]TJ 23(a)

#### Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 19 of 34

Martinez tried to comfort her family even thoughes what also worried about what would happen to them and to her husband.

94. While the Martinez family was being detained at **HCSO**, Ms. Effron Sharma called the HCSO and spoke to an official employ**e** the HCSO. Ms. Effron Sharma challenged the legality of the family's detention dademanded that they be released. The official said he had authorized the search of the famil**y** hold. Ms. Effron Sharma asked what provided probable cause for the search, and the indiad fdid not answer her question. Upon information and belief, the official to whom Ms.fEcfn Sharma spoke was Defendant Covington.

95. After being detained in the room for more than aurhMs. Martinez called 9-1-1. She informed 9-1-1 dispatch that she wabserHancock County Sheriff's Office and she and her family were locked in a room and could leave, and that they wanted to leave. Soon after Ms. Martinez called 9-1-1, Defendant Latsomalocked the door to the room and informed Ms. Martinez that they were free to leave. Priorthant moment, none of the Plaintiffs had been told that they were free to leave.

96. While Ms. Martinez and her children were being etsecobto the room, Defendant Latschar directed Mr. Martinez to stay inside takenily's van.

97. Defendant Latschar told Mr. Martinez that if Mr. Malaez told him what Mr. Martinez had and where it was hidden, the consequence would be less severe for Mr. Martinez. Mr. Martinez replied again that he did not have taims illegal.

98. Defendant Latschar directed Mr. Martinez to drive ian area that appeared be a garage. After parking the van inside the garage, Martinez was escorted by deputies to an area

105. The HCSO concluded that the drive shaft on the Maztfamily's van had not been tampered with.

106.

#### Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 22 of 34

### Plaintiffs Suffered Loss of Freedom and Emotional Distress

114. As a direct, proximate result of the unlawful anticof Defendants, Plaintiffs suffered loss of freedom, significant emotionatretiss, and other injuries.

115. Plaintiffs suffered loss of freedom as a resulbeing unlawfully detained by Defendants for a total of approximately four hours luding by the side of I-10, while driving to the HCSO, and at the HCSO.

116. Plaintiffs suffered pain and suffering, emotionishtness, humiliation, and mental anguish as a result of being unlawfully detained **Def**endants, and as a result of the unlawful search of their vehicle by Defendant Latschar.

117. Plaintiffs experienced distress and fear basedhenthtreats of revocation of Mr. Martinez's legal residency and potential separation his family, as well as threats by Defendant Latschar that Ms. Martinez would be sequed from her children if she did not agree with his allegations that the family was engaged riminal conduct.

118. Following the June 3, 2017 incident, the entire if atmas become fearful and mistrustful of law enforcement. The Martinez child thave experienced increased anxiety and fear when traveling. They have expressed feart their father could be deported by law enforcement officers.

119. Since June 3, 2017, Ms. Martinez worries frequethility her husband's permanent residency could be at risk as the resultother abuse of authority by law enforcement. Ms. Martinez has lost her peace of training well as her trust in law enforcement.

120. All of the damages alleged in this Complaint are nessult of the Defendants' unlawful actions.

Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 23 of 34

Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 24 of 34

133.

139.

145. Defendants Latschar, Long and Covington cause **trains**portation of Plaintiffs and their vehicle to the HCSO, and 27

Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 27 of 34

Count VI Fourth and Fourteenth Amendments to the U.S. Constuition— Unreasonable Seizure/False Arrest in Detaining Platiffs at the HCSO (42U.S.C. § 1983) On Behalf of Plaintiffs Stephanie Martinez, A.M.M.A.I.M., and E.A.M. Against Defendant John Doe #1

151. The detention of Plaintiffs Stephanie Martinez, AMM, A.I.M., and E.A.M. in a room in the HCSO, as set forth in paragraphs 890 utght 95 above, constituted a seizure within the meaning of the Fourth Amendment. Plaintiffsizse constituted an arrest for which probable cause was required.

152. Defendant Doe #1 caused the seizure and deterft **Plaio**tiffs Stephanie Martinez, A.M.M., A.I.M., and E.A.M. in a room **abe** HCSO when he escorted Plaintiffs to the room and locked the door.

153. Defendant Doe #1 did not have objectively reasomables pictor or probable cause to believe that an offense had been or winag bemmitted by any of these Plaintiffs, or probable cause to believe the Martinez family'sionlehcontained evidence of illegality. It was not reasonable for Defendant Doe #1 to believerthetetonable suspicion or probable cause existed for Plaintiffs' detention.

154. Defendant Doe #1's actions in causing Plaintiffs' d

155. When Plaintiff Marcos Martinez was directed toissithe backseat of a HCSO vehicle, and when he was guarded while in the websind while using the bathroom, as set forth in paragraphs 100 through 107 above, Mr. Martinez w

Case 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 29 of 34

160. As set forth in paragraphs 23 through 113, Defendatschar purposefully discriminated against Mr. Martinez, A.I.M., E.A.Mand A.M.M. based on their race, color, national origin, and ethnicity, and he purposefullisycriminated against Ms. Martinez based on his perception of her race, color, national origin, dethnicity and her association with Mr. Martinez and their children.

161. As set forth in paragraphs 23 through 113, Defendatschar detained, questioned, and searched Plaintiffs because heipedcthem to be Latino and of Mexican descent. During his extended detention of Plaintifferendant Latschar questioned Plaintiffs regarding their immigration status, demanded andisscated documents reflecting their lawful presence in the United States, stated that heometical for "illegals," and repeatedly threatened Mr. Martinez by telling him that he would lose heisvful permanent residency if he did not cooperate.

162. Defendant Latschar did not subject Caucasian nsotsorivho were similarly situated to Plaintiffs, to detentions as lengthynorasive as that to which he subjected Plaintiffs.

163. By purposefully detaining, questioning, and searrgh?laintiffs and subjecting them to different, burdensome and injurious treatribecause of their actual or perceived race, color, national origin, and ethnicity, Defendantschar violated Plaintiffs' clearly-established rights under the Equal Protection Clause of therteenth Amendment to the U.S. Constitution.

ase 1:18-cv-00354-HSO-JCG Document 1 Filed 11/07/18 Page 30 of 34

164. Defendants Latschar, Long, Covington, Doe #1 and #20 caused Plaintiffs to be falsely imprisoned, in violation of Mississippi comon law, while these Defendants were acting in the course and scope of their employment by **H6S**O.

165. Hancock County, Mississippi is responsible for **thes**tions of its employees under the Mississippi Tort Claims Act. Miss. Code 181-46-1et seq

166. Defendant Latschar falsely imprisoned Plaintiffsdeytaining them on the roadside of I-10 for approximately two hours with ceasonable suspicion or probable cause to believe that an offense had been or was being ctreat set forth in paragraphs 23 through 80 above.

167. Defendant Latschar falsely imprisoned Plaintiffstagnsporting them to the HCSO and causing them to be detained there foroappately two hours, without reasonable suspicion or probable cause to believe that amother and been or was being committed, as set forth in paragraphs 79 through 113 above.

168. Defendant Long falsely imprisoned Plaintiffs by additing them on the roadside of I-10, transporting them to the HCSO, and causimegin to be detained at the HCSO for approximately two hours, without reasonable suspicir probable cause to believe that an offense had been or was being committed, as statifoparagraphs 74 through 113 above.

169. Defendant Covington falsely imprisoned Plaintiffs deciding, together with Defendants Latschar and Long, to transport Plasintiat the HCSO and causing their continued detention there for approximately two hours, with probable cause to believe that an offense

170. Defendant Doe #1 falsely imprisoned Ms. Martine **Z**MAM., A.I.M., and E.A.M. by detaining them in a room in the HCSO, as set hfor paragraphs 89 through 95 above, without probable cause to believe that an offer **ascebreen** or was being committed.

171. Defendant Doe #2 falsely imprisoned Mr. Martinezdet aining him at the HCSO, as set forth in paragraphs 100 through 107 explorithout probable cause to believe that an offense had been or was being committed.

172. During each of the aforementioned detentions by Detentions Latschar, Long, Covington, Doe #1 and Doe #2, Plaintiffs were sold je reasonably apprehended force. Defendants' words and actions during Plaintiffsted to made clear to Plaintiffs that they were not free to leave the scene.

173. The actions of Defendants Latschar, Long, Coving Done #1 and Doe #2 in detaining Plaintiffs were objectively unreasonable heir nature, purpose, extent and duration.

174. In falsely imprisoning Plaintiffs, Defendants Lattac, Long, Covington, Doe #1 and Doe #2 acted in reckless disregard of the safed well-being of Plaintiffs, who were not engaged in criminal activity.

Count X

False Arrest (Mississippi Common Law and Mississippi Tort ClaimsAct) On Behalf of All Plaintiffs Against Defendant Hanock County, Mississippi

177. Defendants Latschar, Long and Covington cause **(batse** arrest of Plaintiffs by causing them to be transported to the HCSO and **indec**tathere for approximately two hours, without probable cause to believe that an offerase breen or was being committed, as set forth in paragraphs 79 through 113 above.

178. Defendant Doe #1 falsely arrested Plaintiffs A.M.M.I.M., E.A.M., and Ms. Martinez by detaining them in a room at the HCSOset forth in paragraphs 89 through 95 above, without probable cause to believe that **femse** had been or was being committed.

179. Defendant Doe #2 falsely arrested Mr. Martinez **by**aithing him at the HCSO, as set forth in paragraphs 100 through 107 above,**owith** probable cause to believe that an offense had been or w.5113(b)-07348(e)3.13603()250]TJ -249.128 -27.6 Td [(h)19.0571(a)3.13603(d)-0.97b. r

E. Reasonable attorneys' fees and costs pursuant tbSt2. § 1988 and 28 U.S.C.

§ 1920 and as otherwise permitted by law; and

F. Such other and further relief that the Court magndejust.

Dated: November 7, 2018

Robert B. McDuff Mississippi Bar No. 2532 767 North Congress Street Jackson, Mississippi 39202 (601) 969-0802 (phone) (601) 969-0804 (fax) <u>rbm@mcdufflaw.com</u>

Beth Orlansky Mississippi Bar No. 3938 Mississippi Center for Justice 5 Old River Place, Suite 203 P.O. Box 1023 Jackson, MS 39215-1023 (601) 352-2269 (phone) (601) 352-4769 (fax) borlansky@mscenterforjustice.org By: <u>s/ Elissa Joh</u>nson Elissa Johnson Mississippi Bar No. 103852 Southern Poverty Lawnt@e 111 East Capitol StSeete 280 Jackson, MS 39201 (601) 948-8882 (phone) (601) 948-8885 (fax) elissa.johnson@splcenter.org