

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF PENNSYLVANIAMV 0942

(Inmate Number)

Sanford Williams JR.SCI - Smithfield1120 Pike StreetHuntingdon, PA. 16652

(Case Number)

V.

## COMPLAINT

FILED  
SCRANTON

MAR 20 2020

PER JW DEPUTY CLERK

(Names of Defendants)

TO BE FILED UNDER:  42 U.S.C. § 1983 - STATE OFFICIALS  
 28 U.S.C. § 1331 - FEDERAL OFFICIALS

## I. Previous Lawsuits

- A. If you have filed any other lawsuits in federal court while a prisoner please list the caption and case number including year, as well as the name of the judicial officer to whom it was assigned:

Williams v Wagner (2016) Middle District  
Williams v Winter (2019) Middle District

## II. Exhaustion of Administrative Remedies

- A. Is there a grievance procedure available at your institution?  
Yes No

- B. Have you filed a grievance concerning the facts relating to this complaint?  
Yes No

If your answer is no, explain why not \_\_\_\_\_

- C. Is the grievance process completed? Yes No

III. Defendants

(In Item A below, place the full name of the defendant in the first blank, his/her official position in the second blank, and his/her place of employment in the third blank. Use Item B for the names, positions and places of employment of any additional defendants.)

A. Defendant: Brandon P. Black is Employed As A Pennsylvania State Police Officer At The Gettysburg, Pa. State Police Department.

B. Additional Defendants: STACY Blosser is Employed AS AN ASSET PROTECTION WALMART STORE Employee AT The Gettysburg, PA., Adams County WALMART.

Additional Defendants: The Commonwealth / District ATTORNEY's office in Gettysburg, PA., Adams County.

IV. Statement of Claim

(State here as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach extra sheets if necessary.)

ON OR ABOUT MARCH 24, 2019, IN THE TOWNSHIP OF GETTYSBURG, PA., ADAMS COUNTY, STATE POLICE OFFICER BRANDON P. BLACK ENGAGED HIMSELF IN AN ACT OF OFFICIAL MISCONDUCT AGAINST PLAINTIFF SANFORD WILLIAMS JR. WHICH DURING THE PERFORMANCE OF HIS DUTY AS A POLICE OFFICER, HE AIDED AND/OR PARTICIPATED IN THE MATTER OF "WILFUL MISCONDUCT" AGAINST PLAINTIFF.

ATTACHED Sheets

Page 3.

IV.

STATEMENT OF CLAIM

Plaintiff's claim Against Defendant Brandon P. Black is THAT he unlawfully charged Plaintiff for an F-3 Retail Theft offense, and charged Plaintiff with an unlawfully cleared F-3 Conspiracy offense, which said action resulted in Plaintiff being falsely arrested.

Plaintiff's claim AGAINST defendant Brandon P. Black is THAT he committed an act of "Cooperation" against Plaintiff, i.e., defendant Black WAS in a SECRET Cooperation with the WALMART STORE ASSET PROTECTION Employee STACY BLOSSER, which they were in an AGREEMENT in the MATTER of falsely accusing Plaintiff of stealing 125 Ounces of INTENI FORMULA valued at \$2,042.50, which defendant Black's BASIC FALSE ASSERTIONS made in his COMPLAINT "maliciously" instituted CRIMINAL PROCEEDINGS AGAINST Plaintiff in THE COURT of LAW.

Plaintiff states that on March 21, 2019, he was arrested in CUMBERLAND COUNTY for a WALMART RETAIL THEFT. Subsequent to defendant Black being alerted of Plaintiff's ARREST in Cumberland County, he immediately applied for a WARRANT for Plaintiff's ARREST regarding a similar offense.

PAGE 4.

IV.

STATEMENT OF CLAIM

Retail Theft in Gettysburg, Pa., Adams County, With  
out having Any Requisite Knowledge or Any Content  
evidence, And/or Without having Probable Cause,  
regarding the Alleged Retail Theft.

Plaintiff STATES, THAT during defendant Black's  
hasty investigation of the Alleged Retail Theft, he  
quickly collected inaccurate and/or false misleading  
"hearsay" information from the WALMART ASSET  
PROTECTION employee STACY BLOSSER, which they  
both were in "agreement" to use the false misleading  
information/evidence, AGAINST Plaintiff for  
Probable Cause to obtain a WARRANT for Plaintiff's  
ARREST regarding the Alleged Retail Theft.

Subsequently, if defendant Black applying for  
the WARRANT for Plaintiff's ARREST, he gave the  
inaccurate false misleading "hearsay" information  
to Law Enforcement Authorities as evidence in  
SUPPORT of his AFFIDAVIT of Probable Cause for the  
ISSUANCE of the WARRANT for Plaintiff's ARREST.

Plaintiff STATES THAT A Plaintiff MAY succeed in  
A 1983 ACTION for "FALSE ARREST" made PURSUANT

ATTACHED SHEETS

PAGE 5.

IV.

STATEMENT OF CLAIM

To A WARRANT if the Plaintiff Shows by The PRE PROBABLENESS of the evidence) That the Officer Knowingly And Deliberately or With a Reckless Disregard for the Truth, made false STATEMENTS or omissions That Created a Falsehood in the MATTER in Applying for A WARRANT and that such statements or omissions are MATERIAL or NECESSARY to the findings of Probable Cause. IT IS ALSO said that An officer in Applying for a WARRANT "MUST" PRESENT TO law Enforcement Authorities "ACCURATE" AND MATERIALLY COMPLETE information or "the Protection Attended by the Court's Review is lost." In essence, as in this Case, defendant Black's FALSE STATEMENTS to the law enforcement authorities were MATERIAL or NECESSARY to the findings of Probable Cause. IT IS ALSO said that a WARRANT "MUST" be ACCOMPANIED BY AN AFFIDAVIT and SWORN before THE WARRANT issuing AUTHORITY and ESTABLISHING Probable Cause for the ARREST and Absence of Probable Cause. A WARRANT Shall not Sustain on The "Good faith" of the Affidavit.

In essence, Plaintiff ASSERTS with CERTAINLY THAT AS in this Case, The Absence of The WARRANT

ATTACHED SHEETS

PAGE 6.

IV.

STATEMENT OF CLAIM

ASSET PROTECTION STORE employee STACY BLOSSER'S INACCURATE false misleading information THAT WAS given to defendant BLACK AS evidence, TO SUPPORT his AFFIDAVIT of PROBABLE CAUSE, defendant BLACK would not have had any "Competent" evidence in SUPPORT of his AFFIDAVIT OF PROBABLE CAUSE for the issuance of the WARRANT for Plaintiff's ARREST.

Plaintiff STATES THAT defendant Black is APPLYING FOR THE WARRANT for Plaintiff's ARREST, he did not present to the Law Enforcement Authority ANY TRUE and MATERIAL (Complete information) AS were REQUIRED, which The Law Enforcement Authority Relied upon defendant Black's false misleading information AS being TRUE in THE MATTER of making A DETERMINATION TO ISSUE THE WARRANT, which in essence, AS A RESULT OF THE Law Enforcement AUTHORITY Relying upon defendant Black's false misleading information AS being TRUE, THE WARRANT was issued for Plaintiff's ARREST.

Plaintiff ASSERTS THAT defendant Black in Applying for THE WARRANT and giving false misleading information TO Law Enforcement Authority, he

PAGE 7.

IV.

STATEMENT OF CLAIM

WITNESS SUBKE, UNDER OATH, ASSERTING POSITIVELY IN his "Declaration," under PENALTY of law THAT Plaintiff Committed The F-3 "Retail Theft" offense AND The F-3 "Conspiracy" offense, WHICH WERE CRIMES THAT Plaintiff did NOT COMMIT, WHICH IN ESSENCE, defendant Black PERIODICALLY HIMSELF WHICH IS TO SAY THAT defendant Black ACTUALLY DISPLAY THAT he COMMITTED AN ACT OF "PERJURY" AGAINST Plaintiff.

Plaintiff ASSERTS THAT WHEN defendant Black UNBROKENLY charged Plaintiff with THE unlawfully CREATED F-3 "Conspiracy" offense, he DID NOT HAVE A SHRED OF evidence TO SUBSTANTIATE his ALLEGATIONS OF CONSPIRACY against Plaintiff. He merely MADE UP THE ALLEGED CONSPIRACY offense AS A MEANS OF ENHANCING THE PENALTY AGAINST Plaintiff. FURTHERMORE, had defendant Black NOT BEEN IN SUCH A HASTE TO ARREST Plaintiff AND DUTY INVESTIGATED THE ALLEGED RETAIL THEFT, before PETITIONING FOR THE WARRANT FOR Plaintiff ARREST, he SHOULD HAVE KNOWN FOR A FACT THAT Plaintiff DID STEAL OR CONSPIRED TO STEAL 125 CARDS OF FORM 1A VALUED AT \$2,042.50 AS he ALLEGED in his COMPLAINT.

Respectfully Submitted,

DATED: 3-16-2020

7.

Sanford Williams Jr.  
PRO-SE

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

1. Plaintiff Sanford Williams Jr. would like to see defendant Brandon P. Black in his "Individual Capacity" and in his "Official Capacity". If Plaintiff should succeed in his lawsuit, Plaintiff respectfully requests
2. The Court to award him in monetary damages in the amount of \$ 350,000.00 for pain and suffering, mental anguish, punitive damages, cruel and unusual punishment, false imprisonment
3. for "Conspiring" against Plaintiff. Also, Plaintiff would like for the Court to file charges against defendant Brandon P. Black for committing acts of "Perjury" against Plaintiff, and prosecute him for his misconduct against Plaintiff and for court costs and fees.

Signed this 16<sup>th</sup> day of March, 2020.

Sanford Williams Jr.  
(Signature of Plaintiff)

I declare under penalty of perjury that the foregoing is true and correct.

3-16-2020  
(Date)

Sanford Williams Jr.  
(Signature of Plaintiff)

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

III. Defendants:

ON OR ABOUT FEBRUARY 23, 2019, IN THE TOWNSHIP OF GETTYSBURG, PA., ADAMS COUNTY, STACY BLOSSER, AN ASSET PROTECTION WALMART STORE EMPLOYEE DURING THE PERFORMANCE OF HER DUTY AS A WALMART STORE EMPLOYEE AIDED AND ABETTED PARTICIPATED IN THE MATTER OF "WILFUL MISCONDUCT" AGAINST PLAINTIFF BY MEANS OF "CONSPIRING" AND GIVING FALSE MISLEADING INFORMATION TO A LAW ENFORCEMENT AUTHORITY AS EVIDENCE AGAINST PLAINTIFF FOR AN UNLAWFUL PURPOSE.

IV. STATEMENT OF CLAIM

ON FEBRUARY 23, 2019, A RETAIL THEFT ALLEGEDLY WAS COMMITTED AT A WALMART STORE IN ADAMS COUNTY, GETTYSBURG, PA. SUBSEQUENTLY, DEFENDANT BLACK RESPONDED TO THE ALLEGED CRIME, AT WHICH TIME, THE ASSET PROTECTION STORE EMPLOYEE GAVE DEFENDANT BLACK (A STATE POLICE) INACCURATE FALSE MISLEADING INFORMATION AS EVIDENCE REGARDING THE ALLEGED CRIME. AND WITHOUT ANY FURTHER INVESTIGATION, DEFENDANT BLACK RELIED UPON STACY BLOSSER INACCURATE FALSE MISLEADING INFORMATION AS BEING TRUE AND PRESENTED SAID INACCURATE FALSE MISLEADING INFORMATION TO

ATTACHED STREETS

PAGE 2.

IV.

STATEMENT OF CLAIM

The LAW ENFORCEMENT AUTHORITY (Defendant Black), which they both AGREED TO USE THE INACCURATE misleading information AS evidence AGAINST Plaintiff. In essence, Stacy BlosseL FAKELY ADVISED Plaintiff of STEALING 125 Cans of Formula, which Plaintiff did NOT STEAL ANY formula OR did NOT Commit ANY Crime AS were Alleged.

Subsequently, defendant Black used the inaccurate false misleading information AS evidence AGAINST Plaintiff and presented it to the LAW ENFORCEMENT AUTHORITIES for PROBABLE CAUSE for the issuance of THE WARRANT FOR Plaintiff's ARREST. FURTHERMORE, defendant Black presented the inaccurate fake misleading information to the Adams County DISTRICT ATTORNEY'S OFFICE, which defendant Black's basic fake assertions made in his COMPLAINT, "maliciously" initiated CRIMINAL PROCEEDINGS AGAINST Plaintiff.

Plaintiff STATES, when Stacy BlosseL GAVE Defendant Black The inaccurate false misleading information AS evidence, They both Knew or Should have Known THAT Plaintiff did not STEAL 125 Cans of formula VALUED AT \$ 21042.50 AS

Attached sheets  
PAGE 3.

IV.

STATEMENT OF CLAIM

They both alleged, yet they both were in AGREEMENT TO FALSELY ACCUSE PLAINTIFF OF STEALING 125 CANS OF FORMULA, WHICH WAS A CRIME THAT PLAINTIFF DID NOT COMMIT; WHICH AS A RESULT OF STACY BLOSSER AND DEFENDANT BLACK BEING IN AN "AGREEMENT" TO FALSELY ACCUSE PLAINTIFF OF STEALING 125 CANS OF FORMULA AND AGREED TO USE IT AS EVIDENCE AGAINST PLAINTIFF. THEIR ACTIONS DISPLAY THAT THEY WERE IN AGREEMENT TO COMMIT AN UNLAWFUL ACT AGAINST PLAINTIFF AND/OR THEY COMMITTED AN ACT OF "CONSPIRACY" AGAINST PLAINTIFF.

Respectfully Submitted,

DATED: 3-16-2020

Sanford Williams Jr.

pro se

V.

RELIEF

what do you want the COURT To do ?

Plaintiff Sanford Williams Jr. would like to sue, The WALMART ASSET Protection Employee, STACY BLOSSER is her "Individual CAPACITY" And in her "Representative CAPACITY" (WALMART). IF Plaintiff is successful with his pursuit, he respectfully requests the Court to award him in MONETARY DAMAGES in the amount of \$350,000.00 for Causing Plaintiff PAIN AND SUFFERING, PUNITIVE DAMAGES, for MENTAL ANGUISH, CRUEL AND UNUSUAL PUNISHMENT and for Causing FALSE IMPRISONMENT AGAINST Plaintiff. For COURT COST AND FEES.

Signed This 16 day of March 2020

Sanford Williams Jr.

I Declare Under PENALTY OF PERJURY THAT THE foregoing is TRUE AND CORRECT.

Dated: 3-16-2020

Sanford Williams Jr.

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

III.

Defendants:

ON OR ABOUT FEBRUARY 23, 2019, IN GETTYSBURG, PA., ADAMS COUNTY, THE COMMONWEALTH - DISTRICT ATTORNEY'S OFFICE, DURING THE PERFORMANCE OF IT'S DUTY AS PROSECUTION AGAINST PLAINTIFF SANBRED WILLIAMS JR. IT ENGAGED IN THE MATTER OF OFFICIAL MISCONDUCT, WHICH THE COMMONWEALTH - DISTRICT ATTORNEY'S OFFICE AIDED AND/OR PARTICIPATED IN ACTS OF "WILFUL MISCONDUCT AGAINST PLAINTIFF, WHICH IS TO SAY THAT THE COMMONWEALTH - DISTRICT ATTORNEY'S OFFICE "COMMITTED" AN ACT OF "CONSPIRACY" AND "MALICIOUS" PROSECUTION AGAINST PLAINTIFF.

IV.

STATEMENT OF CLAIM

ON OR ABOUT FEBRUARY 23, 2019, ALLEGEDLY A RETAIL THEFT OCCURRED AT A GETTYSBURG, PA. ADAMS COUNTY WALMART STORE. SUBSEQUENTLY, DEFENDANT BLACK MADE AN INVESTIGATION, WHICH HE OBTAINED INACCURATE FALSE MISLEADING INFORMATION FROM THE WALMART ASSET PROTECTION STORE EMPLOYEE, STACY BLOSSER AND FROM BLOSSER FALSE MISLEADING INFORMATION. DEFENDANT BLACK USED BLOSSER FALSE MISLEADING INFORMATION AS EVIDENCE FOR PROBABLE CAUSE FOR THE ISSUE OF A WARRANT FOR PLAINTIFF'S ARREST. IN THE MATTER OF USING

PAGE 2.

IV.

#### STATEMENT OF CLAIM

The false misleading information as evidence in SUPPORT of his affidavit of Probable Cause And As A RESULT OF The law Enforcement Authority Relying upon defendant Black's false misleading information as evidence being TRUE, The law Enforcement Authority issued a WARRANT for Plaintiff's ARREST regarding The Gettysburg, PA, Adams County Alleged RETAIL Theft.

Subsequently, defendant Black charged Plaintiff with an unlawful F-3 RETAIL THEFT offense And with An unlawfully CREATED F-3 CONSPIRACY offense which were crimes that Plaintiff did not commit. In essence defendant Black FALSELY charged Plaintiff with conspiring with an unidentified female to STEAL 125 Cans of instant formula valued at \$12,042.50 And/or FALSELY charged Plaintiff with stealing 125 Cans of formula valued at \$12,042.50.

Plaintiff ASSERTS THAT Subsequent To defendant BLACK Falsifying his Complaint in the MATTER OF UNLAWFULLY Charging Plaintiff, he GAVE this false misleading information to The Commonwealth - DISTRICT ATTORNEY'S office for PROSECUTION Against Plaintiff. In essence, The Commonwealth - DISTRICT ATTORNEY'S office Knew or Should have Known before hand of defendant Black's

PAGE 3.

IV.

## STATEMENT OF CLAIM

information as being falsified information before  
Commencing A PROSECUTION AGAINST Plaintiff.

Plaintiff asserts that instead of the Commonwealth -  
DISTRICT ATTORNEY'S OFFICE MAKING A PROPER INVESTIGATION  
OF THE MATTER, IT OPTED TO RELY UPON DEFENDANT BLACK'S  
FALSE MISLEADING INFORMATION AS A MEANS TO PROSECUTE  
PLAINTIFF, WHICH SAID ACTION RESULTED IN THE MATTER OF  
"MALICIOUS" INSTITUTING CRIMINAL PROCEEDINGS AGAINST  
PLAINTIFF.

IN ESSENCE, THE COMMONWEALTH - DISTRICT ATTORNEY'S  
OFFICE USED THE WALMART SURVEILLANCE CAMERA FOOTAGE  
AS IT'S EVIDENCE AGAINST PLAINTIFF IN ITS ENDEAVOR TO  
BUILD ITS CASE AGAINST PLAINTIFF, WHICH UPON THE  
COMMONWEALTH - DISTRICT ATTORNEY'S OFFICE, REVIEWING  
THE CAMERA FOOTAGE, IT KNEW OR SHOULD HAVE KNOWN  
THAT THE CAMERA FOOTAGE DID NOT SHOW PLAINTIFF PLACING  
125 CANS OF FORMULA INTO THE CART AS WERE ALLEGED  
AND/OR THE CAMERA FOOTAGE DID NOT SHOW PLAINTIFF PLACING  
ANY FORMULA INTO THE CART OR COMMITTING ANY CRIME.

Plaintiff asserts that despite the fact of the  
Commonwealth - District Attorney's office knowing  
plaintiff did not steal 125 cans of formula, it was

ATTACHED SHEETS

PAGE 4.

IV.

STATEMENT OF CLAIM

determined to prosecute Plaintiff on The FALSE F-3 RETAIL THEFT And The unlawfully CREATED F-3 CONSPIRACY offenses.

Plaintiff asserts that he relied upon his defense counsel to properly represent him which he put his TRUST And Confidence in his Defense Counsel to properly represent him, which his Defense Counsel Betrayed Plaintiff by means of interfering Plaintiff And unlawfully inducing Plaintiff into entering A guilty PEA To The falsified charges, And/or by being in A SECRET COOPERATION with The DISTRICT ATTORNEY's Office which is to say, defense Counsel knew of the false F-3 offenses AGAINST Plaintiff And Allocated The DISTRICT ATTORNEY's Office To prosecute Plaintiff and use The FALSE F-3 offenses AS A PEA BARGAINING TOOL TO get A Conviction on Plaintiff, which The Defense Counsel And The DISTRICT ATTORNEY's Office ACTIONS display they engaged in the matter of "Collusion" AGAINST Plaintiff To GET A CONVICTION. Also, their ACTIONS display THAT they deprived Plaintiff of his "DUE PROCESS" RIGHTS.

Respectfully Submitted,

Dated: 3-16-2020

*Sanford Wilfainsky  
PROSE*

V.

RELIEF:

what do you want the Court to do for you?

Plaintiff would like to sue the Commonwealth - DISTRICT ATTORNEY'S OFFICE in its "OFFICIAL CAPACITY". If Plaintiff is successful with his Lawsuit he respectfully requests the Court to award him in Monetary Damages in the amount of \$350,000.00 for causing Plaintiff pain and suffering, mental anguish, cruel and unusual punishment, false imprisonment, for primitive damages and court costs and fees. Plaintiff would like to prosecute the DISTRICT ATTORNEY's office for conspiring with Defense ATTORNEY for a conviction against Plaintiff.

Signed this 16<sup>th</sup> day of March, 2020.

Sanford Williams Jr.

I declare under penalty of law / perjury that the foregoing is true and correct.

DATED: 3-16-2020 Sanford Williams Jr.

IN THE UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF PENNSYLVANIA

IV. STATEMENT OF CLAIM

ON OR ABOUT FEBRUARY 23, 2019, IN THE TOWNSHIP OF GETTYSBURG, PA., ADAMS COUNTY, THE COMMONWEALTH - DISTRICT ATTORNEY'S OFFICE COMMITTED AN ACT OF OFFICIAL MISCONDUCT AGAINST PLAINTIFF SHELBY WILLIAMS JR. BY MEANS OF AIDING AND/OR PARTICIPATING IN THE MATTER OF "WILFUL MISCONDUCT" AGAINST PLAINTIFF.

ON OR ABOUT FEBRUARY 23, 2019, DEFENDANT BRANDON P. BLACK ARRESTED AND CHARGED PLAINTIFF WITH A RETAIL THEFT AND CONSPIRACY OFFENSES. SUBSEQUENTLY, DURING THE COURSE OF THE CRIMINAL PROCEEDINGS, THE COMMONWEALTH - DISTRICT ATTORNEY'S OFFICE COMMITTED AN ACT OF "DEFAMATION" OF CHARACTER AGAINST PLAINTIFF BY MEANS OF FAKELY ACCUSING PLAINTIFF OF COMMITTING A CRIME THAT PLAINTIFF DID NOT COMMIT NOR WAS PLAINTIFF EVER CHARGED WITH SUCH A CRIME. SUBSEQUENTLY, THE COMMONWEALTH - DISTRICT ATTORNEY'S OFFICE "DISSIMULATED" THE FALSE CHARGE TO THE PENNSYLVANIA STATE POLICE DEPARTMENT, WHICH SAID FALSE CHARGE SUBSEQUENTLY WAS FILED IN PLAINTIFF'S CRIMINAL HISTORY RECORD AS A CONVICTION, WHICH SAID ACTION PLACED INJURED PLAINTIFF AND INJURED PLAINTIFF'S REPUTATION AND RIDICULED PLAINTIFF.

Sanford Williams Jr.  
SCI-Smithfield MVO942  
1120 Pike Street  
Huntingdon, PA. 16652

MR. Peter J. Welsh  
CLERK OF COURTS  
UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF PA.  
235 N. WASHINGTON AVENUE  
SCRANTON, PA. 18501

Williams v Black

Dear Court Clerk,

Please find enclosed A Copy of my  
CIVIL COMPLAINT AGAINST Brandon P. Black  
which I would like for your office to  
file with the court.

THANK YOU KINDLY.

DATED: 3-16-2020

Yours truly,

Sanford Williams Jr.  
pro se

Smart Communications/PADOC

SCI- Smithfield

Name

Baldred Williams Jr.

Number

MV 0942

PO Box 33028

St Petersburg FL 33733

RECEIVED  
SCRANTON

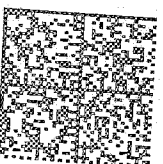
MAR 20 2020 Middle District of Pennsylvania

PER

DEPUTY CLERK

Legal Mail  
Scranton, Pa. 18501

INMATE MAIL  
PA DEPARTMENT  
OF CORRECTIONS



U.S. POSTAGE ▶ PITNEY BOWES  
ZIP 16652 \$ 000.95<sup>0</sup>  
02 4W  
000372206 MAR 16 2020