

Please Read Instructions on Reverse Side of Yellow copy

Arkansas State Claims Commission

Please print in ink or type

APR 19 2017

BEFORE THE STATE CLAIMS COMMISSION Of the State of Arkansas

RECEIVED

Mr. [X] Mrs. [ ] Ms. [ ] Miss [ ] ALFRED E. COLLIE, Claimant

Do Not Write in These Spaces Claim No. 17-0662-CC Date Filed April 19, 2017 Amount of Claim \$50,000,000.00 Fund ASP Failure to Follow Procedure

State of Arkansas, Respondent Arkansas State Police

COMPLAINT

ALFRED E. COLLIE, the above named Claimant, of 1831 N. CAMBRIDGE AVE., MILWAUKEE WISCONSIN 53202 H14 449-0242 County of MILWAUKEE represented by [ ] says:

of [ ] (Street and No.) (City) (State) (Zip Code) (Phone No.) (Fax No.) State agency involved: ARKANSAS STATE POLICE Amount sought: FIFTY BILLION DOLLARS

Month, day, year and place of incident or service:

Explanation: I WAS ARRESTED BY THE NORTH LITTLE ROCK POLICE DEPARTMENT IN 1992 ON A FALSE CHARGE MADE UP BY BILL AND HILARY CLINTON AND THEIR PUPPET STATE POLICE DIRECTOR COL. TOMMY GOODWIN. I HAVE NEVER SPOKEN TO COL. TOMMY GOODWIN OR HIS ASSISTANT IN 1992. CAPT. JOHN CHAMBERS I WAS PUT IN CHAINS TWO DAYS AFTER I STOOD WITH A CARD BOARD SIGN OUTSIDE CLINTON'S CAMPAIGN HEADQUARTERS AT THE OLD GAZETTE BUILDING. MY SIGN READ "DRUGS RAPE, ABUSE OF POWER" JUST SAY NO I WAS NOT GIVEN ANY PAPERS BY THE PUBLIC DEFENDERS OFF. CONCERNING THE CASE, THE ARREST DATE AND COURT DATES ARE AT THE PULASKI COUNTY CIRCUIT COURTHOUSE LITTLE ROCK, ARKANSAS CASE NUMBER 60-CR-92-2917

I LOST BOTH MY SONS TO SUICIDE BECAUSE I WAS BRANDED A TERRORIST AND COULDN'T GET A JOB. MY SONS WOULD NOT HEED MY WARNING TO TAKE PAINKILLERS WITH CARE, TO THEM I WAS JUST A JAILBIRD AND HAD NO RIGHT TO TELL THEM WHAT TO DO. I HAD WRITTEN GOVERNOR BILL CLINTON AND SENT HIM PART OF A FILE WHEN I WAS IN JUDGE JACK LESSENBERY'S COURT BUT NEVER DID I MAKE ANY KIND OF THREAT. JUDGE LESSENBERY KNEW NOTHING OF A THREAT

As parts of this complaint, the claimant makes the statements, and answers the following questions, as indicated: (1) Has claim been presented to any state department or officer thereof? [X] when? MANY OCCASIONS; to whom? DUSTIN Mc DANIEL, LESLIE RUTLEDGE ATTORNEY GENERAL (Department)

and that the following action was taken thereon: NONE and that \$ NONE was paid thereon: (2) Has any third person or corporation an interest in this claim? NO; if so, state name and address

and that the nature thereof is as follows: and was acquired on in the following manner:

THE UNDERSIGNED states on oath that he or she is familiar with the matters and things set forth in the above complaint, and that he or she verify believes that they are true.

ALFRED E. COLLIE (Print Claimant/Representative Name) Alfred E. Collie (Signature of Claimant/Representative)

SWORN TO and subscribed before me at MILWAUKEE, WI (City) (State) of this 19th day of April, 2017 (Date) (Month) (Year) DONNA MITTELSTAEDT Notary Public State of Wisconsin (Notary Public)

MAY 19 2017

**BEFORE THE STATE CLAIMS COMMISSION**

**ALFRED COLLIE**

RECEIVED  
**CLAIMANT**

**V.**

**NO. 17-0662-CC**

**ARKANSAS STATE POLICE**

**RESPONDENT**

**ANSWER AND MOTION TO DISMISS**

Comes now the Respondent, the Arkansas State Police (ASP), by and through its attorney, Elaine Lee, and for its Motion to Dismiss the Complaint of Claimant Alfred E. Collie states:

1. The Respondent denies that Claimant sustained any loss or damage.
2. The Respondent denies that the acts or omissions of any ASP personnel/employees were the sole and/or proximate cause of damages allegedly sustained by Claimant.
3. The Respondent denies that it is liable for injuries allegedly suffered by Claimant as a result of his alleged arrest and incarceration.
4. The Respondent denies that it is liable for pain and suffering allegedly experienced by Claimant as a result of his alleged arrest and incarceration.
5. Any allegations in Claimant's Complaint not specifically admitted herein are denied.
6. ASCC Rule 1.5(e) addresses Monetary Damages Stated. Specifically, an itemized outline of the damages sought and the overall total claimed in monetary figures is required.

In the Complaint filed by the Claimant, this information is not provided.

7. ASCC Rule 1.5(j) addresses Defective Complaints. Specifically, the Commission may decline to accept a complaint or may accept a complaint and require further information if a deficiency is noted upon inspection.

Claimant's Complaint is deficient. There is not sufficient information for Respondent to either admit or deny liability based on the inadequate information provided. Claimant has not articulated any action or inaction on the part of Respondent that lead to any damages being incurred by the Claimant.

8. Pleading affirmatively, the Claimant has failed to state a claim for which relief can be granted.

Ark. R. Civ. P. 12(b)(6) provides that a motion to dismiss for failure to state facts upon which relief can be granted may be made by motion.

Further, when considering a motion to dismiss under that rule, the facts alleged in the complaint are treated as true and viewed in the light most favorable to the party seeking relief, and it is improper for the trial court to look beyond the complaint to decide a motion to dismiss, unless it is treating the motion as one for summary judgment. *Deitsch v. Tillery*, 309 Ark. 401, 833 S.W.2d 760 (1992).

Even when Claimant's statements on the face of his Complaint are taken as true, there is still a failure to state facts upon which relief may be granted. Respondent did not arrest the Claimant. Claimant states that he has been wronged by a number of individuals and government entities, but the Respondent's only involvement per the Claimant is that he was arrested on a "*false charge made up by Bill and Hillary Clinton and their puppet state police Director Col. Tommy Goodwin.*" There is nothing further in the Complaint alleging any acts or omissions by the Respondent.

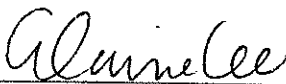
9. Claimant states in his Complaint that he was arrested in 1992 by the North Little Rock Police Department on a "false charge." Even if this Commission determined that Claimant has a legitimate cause of action, any applicable statute of limitations would have expired.

10. The following are the applicable codes for the Respondent: a) Agency Code: 960; Fund Code: SMP8800; Cost Center: 456607; Appropriation Code: 519; and Internal Order I0960248.

WHEREFORE, having answered the Claimant's Complaint, the Respondent prays that the Commission grant Respondent's Motion to Dismiss and not set this matter for a hearing.

Respectfully submitted,

ARKANSAS STATE POLICE

By: 

Elaine G. Lee  
Bar No. 2006162  
Arkansas State Police  
Attorney-Director's Office  
1 State Police Plaza Drive  
Little Rock, AR 72209  
(501) 618-8930

CERTIFICATE OF SERVICE

I, Elaine Lee, do hereby certify that I have served the foregoing by mailing a copy of same, by U.S. Mail, postage prepaid, this 18<sup>th</sup> day of May, 2017, to:

Mr. Alfred E. Collie  
1831 N. Cambridge Ave.  
Apt. 704  
Milwaukee, WI 53202



---

Elaine Lee

Alfred C. Collie  
1831 No. Cambridge Ave. apt 704  
Milwaukee, Wisconsin 53202  
Cell phone 414-429-0242  
Email EMITTEAL@YAHOO.COM

Arkansas  
State Claims Commission

MAY 30 2017

RECEIVED

May 26, 2017

Dear Mr. Arby,

I wish to thank the Commission for the response I received from Arkansas State Police attorney Elaine Lee.

Surely Ms. Lee knows that a person who orders a crime to be committed is the person guilty of that crime.

When I was put in chains back in the summer of 1992 by the North Little Rock police Department the arresting officer showed me the arrest order and it was called in by John Chambers.

John Chambers stated in court in 1994 that he was a Captain with the Arkansas State Police and the assistant to the director Tommy Goodwin.

I challenge John Chambers to take a test with me and let's see whose telling the truth. The only time I ever mentioned the time of 5:30 in a cell to the state police is when I talked to Tommy Goodwin's secretary about the time bill and Hillary Chambers drug class at Art's Continental Warehouse in North Little Rock raid it. I couldn't leave the message directly to Tommy Goodwin because he was out.

How do you put a dollar and cents value on shame, embarrassment, loss of potential jobs and loss of love over only about ten percent of Arkansians actually knew that the Grand Commission exists. I was told to contact the attorney General with my complaint and I did for years. Sincerely

BEFORE THE ARKANSAS STATE CLAIMS COMMISSION



ALFRED E. COLLIE

CLAIMANT

V.

CLAIM NO. 17-0662-CC

ARKANSAS STATE POLICE

RESPONDENT

**ORDER**

Now before the Arkansas State Claims Commission (the "Claims Commission") is the motion filed by the Arkansas State Police (the "Respondent") to dismiss the claim of Alfred E. Collie (the "Claimant"). Based upon a review of Respondent's motion, the Claimant's response, the arguments made therein, and the law of Arkansas, the Claims Commission hereby finds as follows:

1. Claimant filed a claim against the Arkansas State Police on April 19, 2017, regarding his arrest by the North Little Rock Police Department in 1992. Claimant alleges that the arrest was the result of a "false charge made up by Bill and Hillary Clinton and their puppet state police director Col. Tommy Goodwin." See Complaint. Claimant seeks \$50,000,000,000.00 in damages.
2. Respondent filed a motion to dismiss, arguing that dismissal is proper based upon, *inter alia*, the expiration of any applicable statute of limitation.
3. In considering a motion to dismiss, the Claims Commission must treat the facts alleged in the complaint as true and view them in the light most favorable to the Claimant. See *Hodges v. Lamora*, 337 Ark. 470, 989 S.W.2d 530 (1999).
4. The Claims Commission will first consider the applicable statute of limitations. Whether it is unclear from Claimant's complaint whether he is filing a false imprisonment, abuse of process, negligence, or some other claim, it is clear that the arrest occurred in 1992, 25 years prior to the filing of this claim. As such, the time for filing his claim expired long ago. See Ark. Code Ann. § 16-56-101, *et seq.*
5. In Claimant's response to the motion to dismiss, he states that he was unaware of the existence of the Claims Commission. However, this is not a basis for tolling the statute of limitations.
6. Claimant's claim is time-barred under Ark. Code Ann. § 16-56-101, *et seq.*

7. Respondent's motion to dismiss is GRANTED, and Claimant's claim is DENIED and DISMISSED.

IT IS SO ORDERED.

*Henry C. Kinslow*

---

ARKANSAS STATE CLAIMS COMMISSION

Dexter Booth  
Henry Kinslow, Co-Chair  
Bill Lancaster  
Sylvester Smith  
Mica Strother, Co-Chair

DATE: June 8, 2017



Alfred E. Collier  
1831 North Cambridge Ave. apt. 704  
Milwaukee, Wisconsin 53202  
Cellphone 414-429-0242  
Email EA.TTEAL@YAHOO.COM

Arkansas  
State Claims Commission  
JUN 16 2017  
RECEIVED

RE Claim number 17-0662-CC

June 13, 2017

Dear Ms Arby,

I appeal the ruling dated June 8, 2017 by the Commission members Henry Kinslow, Mica Stroder, Dexter Booth, Bill Lancaster, Sylvester Smith. I made several claims to the Arkansas Attorney General before the time expired. The law states that if a person knows a crime has been committed and does nothing about it then he or she is guilty of a crime also.

A crime was committed in 1992 by the high ranking officers of the Arkansas State Police when they had the North Little Rock Police Department put me on claim on a made up false charge that I was going to kill Circuit Court Judge Jack Sassenberry that day by 5:30. I went to see a letter where I wrote a threat on a tape in which I made a threat. I complained to then governor Bill Clinton about a court case I was involved in Judge Sassenberry court, but I never made a threat toward Judge Sassenberry just as he stated where it went to court in 1994.

The high ranking officers of the Arkansas State Police were a disgrace in the 1980s and 1990s. They sat around the office at one State Police Plaza drinking whiskey while the lowest low ranking officers were daily abused by Bill and Hillary Clinton. Read the Arkansas State Police Project written by Michael Lindsey on the computer. Bill Clinton ordered his troops on Highway Patrol to send young girls caught speaking to go to the museum and give him sex and Hillary used the troops assigned to Mission Security to give her sex.

Sincerely,  
A. E. Collier