

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

JERMAINE COLEMAN,	)	
	)	
Plaintiff,	)	
	)	
v.	)	No. 19 CV 02346
	)	
CITY OF CHICAGO, <i>et al.</i> ,	)	
	)	
Defendants.	)	

**DEFENDANT KALLATT MOHAMMED'S  
AMENDED ANSWER TO PLAINTIFF'S COMPLAINT**

Defendant Kallatt Mohammed ("Mohammed"), by and through one of his attorneys, Special Assistant Corporation Sean M. Sullivan of Mohan Groble Scolaro, P.C., respectfully submits his Amended Answer to Plaintiff Jermaine Coleman's Complaint, and states as follows:

1. This is a civil action arising under 42 U.S.C. § 1983. The jurisdiction of this Court is invoked pursuant to 28 U.S.C. §§ 1343 and 1367.

**ANSWER: Defendant Mohammed admits that this action purports to be brought pursuant to 42 U.S.C. §1983 and admits to the jurisdiction of this Court but denies any allegation of wrongdoing or other misconduct alleged herein.**

**I. Parties**

2. Plaintiff Jermaine Coleman is a resident of the Northern District of Illinois.

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

3. Defendant City of Chicago is an Illinois municipal corporation.

**ANSWER: Upon information and belief, Defendant Mohammed admits the allegations contained in this paragraph.**

4. Defendants Ronald Watts, Brian Bolton, Robert Gonzalez, Alvin Jones, Manuel Leano, Kallatt Mohammed, Douglas Nichols Jr., and Elsworth Smith Jr. (the “individual officer defendants”) were at all relevant times acting under color of their offices as Chicago police officers. Plaintiff sues the individual officer defendants in their individual capacities.

**ANSWER: Defendant Mohammed admits that he was employed by the City of Chicago as a police officer during certain time periods alleged in plaintiff’s Complaint and admits that he acted within the scope of his employment at those times. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

5. Defendant Philip Cline was at all relevant times Superintendent of the Chicago Police Department. Plaintiff sues Cline in his individual capacity.

**ANSWER: Upon information and belief, Defendant Mohammed admits that Philip Cline was Superintendent of the Chicago Police Department. He lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

6. Defendant Debra Kirby was at all relevant times the Assistant Deputy Superintendent of the Chicago Police Department, acting as head of the Chicago Police Department Internal Affairs Division. Plaintiff sues Kirby in her individual capacity.

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

## **II. Overview**

7. Plaintiff Coleman is one of many victims of the criminal enterprise run by convicted felon and former Chicago Police Sergeant Ronald Watts and his tactical team at the Ida B. Wells Homes in the 2000’s.

**ANSWER: Defendant Mohammed denies each of the allegations contained in this paragraph to the extent those allegations are directed to him. Defendant Mohammed lacks**

sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.

8. As of the date of filing, more than fifty individuals who were framed by the Watts Gang have had their convictions vacated by the Circuit Court of Cook County.

**ANSWER: Defendant Mohammed admits that many individuals have had their convictions vacated by the Circuit Court of Cook County. Defendant Mohammed denies each of the allegations contained in this paragraph to the extent those allegations are directed to him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

9. Several of these other victims of the Watts Gang are currently prosecuting federal lawsuits. Pursuant to an order of the Court's Executive Committee dated July 12, 2018, these cases have been coordinated for pretrial proceedings under the caption, In Re: Watts Coordinated Pretrial Proceedings, 19-cv-01717.

**ANSWER: Defendant Mohammed admits that numerous federal civil cases filed by other individuals were previously coordinated for pretrial proceedings under the caption In Re: Watts Coordinated Pretrial Proceedings, 19-CV-01717. Defendant Mohammed denies each of the allegations contained in this paragraph to the extent those allegations are directed to him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

10. The Executive Committee's Order states that additional cases, such as this one, filed with similar claims and the same defendants shall be part of these coordinated pretrial proceedings.

**ANSWER: Defendant Mohammed admits that numerous federal civil cases filed by other individuals were previously coordinated for pretrial proceedings under the caption In Re: Watts Coordinated Pretrial Proceedings, 19-CV-01717.**

11. The Watts Gang of officers engaged in robbery and extortion, used excessive force, planted evidence, fabricated evidence, and manufactured false charges.

**ANSWER:** Defendant Mohammed denies each of the allegations contained in this paragraph to the extent those allegations are directed to him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.

12. High ranking officials within the Chicago Police Department were aware of the Watts Gang's criminal enterprise, but failed to take any action to stop it.

**ANSWER:** Defendant Mohammed denies the allegations contained in this paragraph to the extent those allegations are directed to him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.

13. The Chicago Police Department's official policies or customs of failing to discipline, supervise, and control its officers, as well as its "code of silence," were a proximate cause of the Watts Gang's criminal enterprise.

**ANSWER:** Defendant Mohammed denies the allegations contained in this paragraph to the extent those allegations are directed to him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.

14. Watts Gang officers arrested Coleman without probable cause, fabricated evidence against him, and framed him for a drug offense for which he was imprisoned for about one-and-a-half years.

**ANSWER:** Defendant Mohammed denies each of the allegations contained in this paragraph to the extent those allegations are directed to him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.

15. Based on the powerful evidence that has become known about the Watts Gang's nearly decade-long criminal enterprise, the Circuit Court of Cook County has vacated plaintiff's conviction and granted him a Certificate of Innocence.

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

16. Coleman brings this lawsuit to secure a remedy for his illegal incarceration, which was caused by: the Watts Gang officers, the failure of high-ranking officials within the Chicago Police Department to stop the Watts Gang, the code of silence within the Chicago Police Department, and the Chicago Police Department's defective discipline policy.

**ANSWER: Defendant Mohammed admits plaintiff brings this lawsuit to seek money damages for alleged injuries he claims to have suffered. Defendant Mohammed denies he caused any injury to plaintiff, denies any allegation of misconduct or other wrongdoing alleged herein, and, therefore, denies plaintiff is entitled to money damages or any other relief whatsoever.**

### **III. False Arrest and Illegal Prosecution of Plaintiff**

17. On May 3, 2006, plaintiff was arrested by the individual officer defendants outside of a building at the Ida B. Wells Homes.

**ANSWER: Upon information and belief, Defendant Mohammed admits that plaintiff was arrested but denies the remaining allegations contained in this paragraph.**

18. At the time of plaintiff's arrest:

- a. None of the individual officer defendants had a warrant authorizing the arrest of plaintiff;
- b. None of the individual officer defendants believed that a warrant had been issued authorizing the arrest of plaintiff;
- c. None of the individual officer defendants had observed plaintiff commit any offense; and
- d. None of the individual officer defendants had received information from any source that plaintiff had committed an offense.

**ANSWER: Upon information and belief, Defendant Mohammed admits the allegation contained in subparagraph (a) of this paragraph. Defendant Mohammed denies**

the allegations contained in subparagraphs (b)-(d) of this paragraph that are directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in subparagraphs (b)-(d) of this paragraph as they apply to other defendants.

19. After arresting plaintiff, the individual officer defendants conspired, confederated, and agreed to fabricate a false story in an attempt to justify the unlawful arrest, to cover-up their wrongdoing, and to cause plaintiff to be wrongfully detained and prosecuted.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph that are directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

20. The false story fabricated by the individual officer defendants included their concocted claim that they saw plaintiff selling drugs before they approached him and their false claim that plaintiff had a bag containing drugs in his possession when they arrested him.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph that are directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

21. The acts of the individual officer defendants in furtherance of their scheme to frame plaintiff included the following:

- a. One or more of the individual officer defendants prepared police reports containing the false story, and each of the other individual officer defendants failed to intervene to prevent the violation of plaintiff's rights;
- b. One or more of the individual officer defendants attested to the false story through the official police reports, and each of the other individual officer defendants failed to intervene to prevent the violation of plaintiff's rights;
- c. Defendant Watts formally approved one or more of the official police reports, knowing that the story set out therein was false; and
- d. One or more of the individual officer defendants communicated the false story to prosecutors, and each of the other individual officer defendants failed to intervene to prevent the violation of plaintiff's rights.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph that are directed against him, including subparagraphs (a)-(d). Defendant Mohammed lacks**

sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.

22. The wrongful acts of the individual officer defendants were performed with knowledge that the acts would cause plaintiff to be held in custody and falsely prosecuted for an offense that had never occurred.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph that are directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

23. Plaintiff was charged with a drug offense because of the wrongful acts of the individual officer defendants.

**ANSWER: Defendant Mohammed admits that Plaintiff was charged with a drug offense. Defendant Mohammed denies the allegations contained in this paragraph that are directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

24. Plaintiff knew that it would be impossible to prove that the individual officers had concocted the charges.

**ANSWER: Defendant Mohammed denies he falsified or otherwise “concocted” the criminal charges against Plaintiff. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

25. Accordingly, even though he was innocent, plaintiff pleaded guilty to a drug offense on June 29, 2006, and received a sentence of four years imprisonment.

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

26. Plaintiff was deprived of liberty during his incarceration because of the above-described wrongful acts of the individual officer defendants.

**ANSWER:** Defendant Mohammed denies he engaged in the wrongful acts alleged by plaintiff and, therefore, denies the allegations contained in this paragraph as directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.

27. Plaintiff was continuously in custody from his arrest on May 3, 2006 until he was released on parole (“mandatory supervised release”) from the Illinois Department of Corrections on November 1, 2007.

**ANSWER:** Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.

#### **IV. Plaintiff’s Exoneration**

28. Plaintiff challenged his conviction after he learned that federal prosecutors and lawyers for other wrongfully convicted individuals had discovered the Watts Gang’s criminal enterprise.

**ANSWER:** Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.

29. On February 13, 2019, the Circuit Court of Cook County granted the State’s motion to set aside plaintiff’s conviction; immediately thereafter, the Court granted the State’s request to *nolle prosequi* the case.

**ANSWER:** Upon information and belief, Defendant Mohammed admits that plaintiff’s conviction was vacated but lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.

30. On March 18, 2019, the Circuit Court of Cook County granted plaintiff a Certificate of Innocence.

**ANSWER:** Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.

#### **V. Plaintiff’s Arrest and Prosecution Were Part of a Long- Running Pattern Known to High Ranking Officials within the Chicago Police Department**



31. Before the Watts Gang engineered plaintiff's above-described wrongful arrest, detention, and prosecution, the Chicago Police Department had received many civilian complaints that defendant Watts and the Watts Gang were engaging in robbery, extortion, the use of excessive force, planting evidence, fabricating evidence, and manufacturing false charges against persons at the Ida B. Wells Homes.

**ANSWER: Defendant Mohammed denies that he engineered plaintiff's arrest, detention or prosecution or engaged in any in the conduct alleged in this paragraph. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

32. Criminal investigators corroborated these civilian complaints with information they obtained from multiple cooperating witnesses.

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

33. Before the Watts Gang engineered plaintiff's above-described wrongful arrest, detention, and prosecution, defendants Cline and Kirby knew about the above-described credible allegations of serious wrongdoing by Watts and the Watts Gang and knew that criminal investigators had corroborated these allegations.

**ANSWER: Defendant Mohammed denies that he engineered plaintiff's arrest, detention or prosecution or engaged in any in the conduct alleged in this paragraph. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

34. Defendants Cline and Kirby also knew, before the Watts Gang engineered plaintiff's above-described wrongful arrest, detention, and prosecution, that, absent intervention by the Chicago Police Department, Watts and his gang would continue to engage in robbery and extortion, use excessive force, plant evidence, fabricate evidence, and manufacture false charges.

**ANSWER: Defendant Mohammed denies that he engineered plaintiff's arrest, detention or prosecution or engaged in any in the conduct alleged in this paragraph. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

35. The Internal Affairs Division of the Chicago Police knew about the lawlessness of Watts and his gang by 2004.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph that are directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

36. Defendants Cline and Kirby had the power and the opportunity to prevent Watts and his gang from continuing to engage in the above described wrongdoing.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph that are directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

37. Defendants Cline and Kirby deliberately chose to turn a blind eye to the wrongdoing by Watts and his gang.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph that are directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

38. As a direct and proximate result of the deliberate indifference of defendants Cline and Kirby, Watts and his gang continued to engage in robbery and extortion, use excessive force, plant evidence, fabricate evidence, and manufacture false charges against persons at the Ida B. Wells Homes, including but not limited to the wrongful arrest, detention, and prosecution of plaintiff, as described above.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph that are directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

## **VI. Official Policies and Customs of the Chicago Police Department Were the Moving Force behind the Defendants' Misconduct**

39. At all relevant times, the Chicago Police Department maintained official policies and customs that facilitated, encouraged, and condoned the Defendants' misconduct.

**ANSWER:** Defendant Mohammed denies the allegations contained in this paragraph that are directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.

**A. Failure to Discipline**

40. At all relevant times, the Chicago Police Department maintained a policy or custom of failing to discipline, supervise, and control its officers. By maintaining this policy or custom, the City caused its officers to believe that they could engage in misconduct with impunity because their actions would never be thoroughly scrutinized.

**ANSWER:** Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.

41. Before plaintiff's arrest, policymakers for the City of Chicago knew that the Chicago Police Department's policies or customs for disciplining, supervising, and controlling its officers were inadequate and caused police misconduct.

**ANSWER:** Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.

42. Despite their knowledge of the City's failed policies and customs for disciplining, supervising, and controlling its officers, the policymakers failed to take action to remedy these problems.

**ANSWER:** Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.

43. Before the Watts Gang engineered plaintiff's above-described wrongful arrest, detention, and prosecution, the individual officer defendants had been the subject of numerous formal complaints of official misconduct.

**ANSWER:** Defendant Mohammed denies he engineered plaintiff's arrest, detention or prosecution or engaged in the conduct alleged in this paragraph. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.

44. As a direct and proximate result of the Chicago Police Department's inadequate policies or customs for disciplining, supervising, and controlling its officers and the policymakers' failure to address these problems, Watts and his gang continued to engage in robbery and extortion, use excessive force, plant evidence, fabricate evidence, and manufacture false charges against persons at the Ida B. Wells Homes, including but not limited to the wrongful arrest, detention, and prosecution of plaintiff, as described above.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph that are directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

#### **B. Code of Silence**

45. At all relevant times, the Chicago Police Department maintained a "code of silence" that required police officers to remain silent about police misconduct. An officer who violated the code of silence would be severely penalized by the Department.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph to the extent those allegations are directed to him and lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

46. At all relevant times, police officers were trained at the Chicago Police Academy not to break the code of silence. Officers were instructed that "Blue is Blue. You stick together. If something occurs on the street that you don't think is proper, you go with the flow. And after that situation, if you have an issue with that officer or what happened, you can confront them. If you don't feel comfortable working with them anymore, you can go to the watch commander and request a new partner. But you never break the code of silence."

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph to the extent those allegations are directed to him and lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

47. This "code of silence" facilitated, encouraged, and enabled the individual officer defendants to engage in egregious misconduct for many years, knowing that their fellow officers would cover for them and help conceal their widespread wrongdoing.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph that are directed against him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

48. Consistent with this “code of silence,” the few people within the Chicago Police Department who stood up to Watts and his gang or who attempted to report their misconduct were either ignored or punished, and the Watts Gang was thereby able to engage in misconduct with impunity.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph to the extent those allegations are directed to him and lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

49. Watts and his gang are not the first Chicago police officers whom the City of Chicago allowed to abuse citizens with impunity while the City turned a blind eye.

**ANSWER: Defendant Mohammed denies that he abused citizens or engaged in the conduct alleged in this paragraph. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

50. One example of this widespread practice is Chicago police officer Jerome Finnigan, who was convicted and sentenced on federal criminal charges in 2011. One of the charges against Finnigan involved his attempt to hire a hitman to kill a police officer whom Finnigan believed would be a witness against him.

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

51. Finnigan was part of a group of officers in the Defendant City’s Special Operations Section who carried out robberies, home invasions, unlawful searches and seizures, and other crimes.

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

52. Finnigan and his crew engaged in their misconduct at around the same time that plaintiff was subjected to the abuses described above.

**ANSWER: Defendant Mohammed denies he “abused” plaintiff or engaged in the conduct alleged in this paragraph. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

53. Finnigan, like the defendants in this case, had been the subject of many formal complaints of misconduct.

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

54. Finnigan revealed at his criminal sentencing hearing in 2011, “You know, my bosses knew what I was doing out there, and it went on and on. And this wasn’t the exception to the rule. This was the rule.”

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

55. Defendants Watts and Mohammed were criminally charged in federal court in February 2012 after shaking down a federal informant they believed was a drug dealer.

**ANSWER: Defendant Mohammed admits that in 2012, he was criminally charged for violation of 18 U.S.C. §§ 641 and 642. Except as specifically admitted, Defendant Mohammed denies the remaining allegations contained in this paragraph.**

56. Defendant Mohammed pleaded guilty in 2012.

**ANSWER: Defendant Mohammed admits that he pleaded guilty in 2012 to a violation of 18 USC §641. Except as specifically admitted, Defendant Mohammed denies the remaining allegations contained in this paragraph.**

57. Defendant Watts pleaded guilty in 2013.

**ANSWER: Upon information and belief, Defendant Mohammed admits the allegations contained in this paragraph**

58. In the case of *Obrycka v. City of Chicago et al.*, No. 07-cv-2372 (N.D. Ill.), a federal jury found that as of February 2007, “the City [of Chicago] had a widespread custom and/or practice of failing to investigate and/or discipline its officers and/or code of silence.”

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

59. In December 2015, Chicago Mayor Rahm Emanuel acknowledged the continued existence of the code of silence within the Chicago Police Department; Emanuel, speaking in his capacity as Mayor, admitted that the code of silence leads to a culture where extreme acts of abuse are tolerated.

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

60. In April 2016, the City’s Police Accountability Task Force found that the code of silence “is institutionalized and reinforced by CPD rules and policies that are also baked into the labor agreements between the various police unions and the City.”

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

61. In an official government report issued in January 2017, the United States Department of Justice found that “a code of silence exists, and officers and community members know it.”

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

62. On March 29, 2019, Chicago Police Superintendent Eddie Johnson publicly acknowledged the code of silence, stating that some Chicago police officers “look the other way” when they observe misconduct by other Chicago police officers.

**ANSWER: Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the allegations contained in this paragraph.**

63. The same code of silence in place during the time period at issue in the *Obrycka* case and recognized by the Mayor, Superintendent Johnson, the Task Force, and the Department of Justice was also in place when plaintiff suffered the wrongful arrest, detention, and prosecution described above.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph to the extent those allegations are directed to him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

64. As a direct and proximate result of the City's code of silence, Watts and his gang continued to engage in robbery and extortion, use excessive force, plant evidence, fabricate evidence, and manufacture false charges against persons at the Ida B. Wells Homes, including but not limited to the wrongful arrest, detention, and prosecution of plaintiff, as described above.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph to the extent those allegations are directed to him. Defendant Mohammed lacks sufficient knowledge upon which to form a belief as to the truth of the remaining allegations contained in this paragraph.**

## **VII. Claims**

65. As a result of the foregoing, all of the defendants caused plaintiff to be deprived of rights secured by the Fourth and Fourteenth Amendments.

**ANSWER: Defendant Mohammed denies the allegations contained in this paragraph.**

66. As a supplemental state law claim against defendant City of Chicago only: as a result of the foregoing, plaintiff was subjected to a malicious prosecution under Illinois law.

**ANSWER: Defendant Mohammed makes no answer to the allegations contained in this paragraph which are not directed against him. To the extent any allegation contained in this paragraph can be said to be directed against him, said allegation is denied.**

67. Plaintiff hereby demands trial by jury.



**ANSWER: Defendant Mohammed admits that plaintiff demands a trial by jury and joins in said demand.**

**AFFIRMATIVE DEFENSES**

1. To the extent Defendant Mohammed was in fact involved in Plaintiff's arrest at issue, Defendant Mohammed is entitled to qualified immunity. He is a government official who performed discretionary functions. At the time of the incidents referenced in Plaintiff's Complaint, Defendant Mohammed was an on-duty member of the Chicago Police Department who was executing and enforcing the law. At all times relevant to Plaintiff's Complaint, a reasonable police officer objectively viewing the facts and circumstances that confronted Defendant Mohammed could have believed his actions to be lawful, in light of clearly established law and the information the officers possessed at the time.

2. Defendant Mohammed cannot be held liable for Plaintiff's 42 U.S.C. § 1983 claims unless he individually caused or participated in an alleged constitutional deprivation because individual liability for damages under 42 U.S.C. § 1983 is predicated upon personal responsibility. *See Wolf-Lillie v. Sonquist*, 699 F.2d 864, 869 (7th Cir. 1983).

2. To the extent Defendant Mohammed was in fact involved in Plaintiff's arrest at issue, Defendant Mohammed is not liable for his individual participation in the arrest because, as a public employee, his actions were discretionary and he is immune from liability. 745 ILCS 10/2-201.

3. A public employee is not liable for his act or omission in the execution of any law unless such act or omission constitutes willful or wanton misconduct. 745 ILCS 10/2-202. To the extent Defendant Mohammed was in fact involved in Plaintiff's arrest at issue, Defendant Mohammed was acting in the execution and enforcement of the law at the time of any interactions

with Plaintiff and Defendant Mohammed's individual acts were neither willful nor wanton. As a result, Defendant Mohammed is not liable to Plaintiff.

4. To the extent Plaintiff failed to mitigate any of his claimed damages, any verdict or judgment obtained by Plaintiff must be reduced by application of the principle that Plaintiff had a duty to mitigate his damages, commensurate with the degree of failure to mitigate attributed to Plaintiff.

5. Under the Tort Immunity Act, to the extent Defendant Mohammed was in fact involved in Plaintiff's arrest at issue, Defendant Mohammed is not liable for any injury allegedly caused by the instituting or prosecuting of any judicial or administrative proceeding when done within the scope of his employment, unless such action was done maliciously and without probable cause. 745 ILCS 10/2-208.

6. Under the Tort Immunity Act, Defendant Mohammed is not liable for any injury caused by the action or omission of another public employee. 745 ILCS 10/2-204.

7. To the extent Plaintiff seeks to impose liability based on testimony given by Defendant Mohammed, if any was in fact given by him, Defendant Mohammed is absolutely immune from liability. *Rehberg v. Paulk*, 132 S. Ct. 1497 (2012); *Briscoe v. LaHue*, 460 U.S. 325, 330-31, 103 S. Ct. 1108, 1113 (1983); *Jurgensen v. Haslinger*, 295 Ill. App. 3d 139, 141-42, 692 N.E.2d 347, 349-50 (3d Dist. 1998)

8. Plaintiff's claims in the Complaint are barred by the doctrines of *res judicata* and collateral estoppel.

**WHEREFORE**, Defendant, Kallatt Mohammed, denies that Plaintiff Jermaine Coleman is entitled to the relief requested in the Complaint, or to any relief whatsoever, against Mohammed and demands: 1) entry of a judgment dismissing Plaintiff's Complaint in its entirety as to

Defendant Mohammed; 2) for an award of the costs incurred in defending this action; and 3) for such other relief as the Court deems appropriate.

**JURY DEMAND**

Defendant, Kallatt Mohammed, hereby demands a trial by jury on all issues so triable.

Respectfully submitted,

/s/ Sean M. Sullivan  
SEAN M. SULLIVAN  
Special Assistant Corporation Counsel

Eric S. Palles  
Sean M. Sullivan  
Yelyzaveta (Lisa) Altukhova  
Mohan Groble Scolaro, P.C.  
55 W. Monroe St., Suite 1600  
Chicago, IL 60603  
(312) 422-9999  
[epalles@mohangroble.com](mailto:epalles@mohangroble.com)  
[ssullivan@mohangroble.com](mailto:ssullivan@mohangroble.com)  
[laltukhova@mohangroble.com](mailto:laltukhova@mohangroble.com)  
*Counsel for Defendant Kallatt Mohammed*

**CERTIFICATE OF SERVICE**

I hereby certify that on April 9, 2025, I caused the foregoing Defendant Kallatt Mohammed's Answer to Plaintiff's Complaint to be served on all counsel of record using the CM/ECF system, which will send notification of such filing to all counsel of record.

/s/ Sean M. Sullivan  
Special Assistant Corporation Counsel  
One of the attorneys for Kallatt Mohammed