

Office of the New York City Comptroller 1 Centre Street New York, NY 10007

Form Version: NYC-COMPT-BLA-PI1-D

Personal Injury Claim Form

Electronically filed claims must be filed at the NYC Comptroller's Website. If your claim is not resolved within 1 year and 90 days from the date of occurrence you must start legal action to preserve your rights.

behalf, please provide the following information. Last Name: First Name: Relationship to the claimant: Claimant Information *Last Name: Rivera Crystal *Address: Address: Address: Address: *Address: **Email Address: *The time and place where the claim arose **Country: Date of Birth: *Soc. Sec. # HICN: (Medicare #) Date of Death: Phone: *Email Address: *Address: *Address: *Address: *Address: *Address: *Address: *The time and place where the claim arose *Date of Incident: *Location of Incident: *Location of Incident: *Country: Phone: *Email Address: *Address: *Address: *Address: *Address: *Address: *Date of Death: *Pormat: MM/DD/YYYY *Phone: *Email Address: *Address: *Date of Incident: *Location of Incident: *Location of Incident: *Address: *Address:	I am filing: On behalf of myself. On behalf of someone else. If on someone else's		 Attorney is filing. Attorney Information (If claimant is represented by attorney) 		
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Gender Male Female Other Address: 50 East 168th Street Address 2: POL City: Bronx *State: NEW YORK	Occupation:				
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City: Bronx *State: NEW YORK			Address:	50 East 10	58th Street
City: Bronx *State: NEW YORK			Address 2:	POL	
			City:		
Borough: BRONX			*State:	NEW YOR	RK
			Borough:	BRONX	

^{*} Denotes required fields. A Claimant OR an Attorney Email Address is required.



*Manner in which	
claim arose:	-See Attached-





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he items of	\$15 Million Dollars (Medical Expenses, Loss of Earning Capacity, Pain and Suffering, Mental Anguish and Punitive
lamage or injuries	Damages)
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include dollar	
mounts):	
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Medical Information		Witness 1 Information	on	
1st Treatment Date:	Format: MM/DD/YYYY	Last Name:		
Hospital/Name:		First Name:		
Address:		Address		
Address 2:		Address 2:		
City:		City:		
State:		State:		
Zip Code:		Zip Code:	Phone:	
Date Treated in Emergency Room:	Format: MM/DD/YYYY	Witness 2 Information	on	
Was claimant taken to hos	pital by Yes No NA	Last Name:		
an ambulance?		First Name:		
Employment Information	n (If claiming lost wages)	Address		
Employer's Name:		Address 2:		
Address		City:		
Address 2:		State:		
City:		Zip Code:	Phone:	
State:		Witness 3 Information	on	
Zip Code:		Last Name:		
Work Days Lost:		First Name:		
Amount Earned Weekly:		Address		
Treating Physician Inform	mation	Address 2:		
		City:		
Last Name:		State:		
First Name:		Zip Code:	Phone:	
Address: Address 2:		Witness 4 Information	on	
City:		Last Name:		
State:		First Name:		
Zip Code:		Address		
1		Address 2:		
		City:		
		State:		
		Zip Code:	Phone:	



Complete if claim involves a NYC vehicle

Owner of vehicle claimant was traveling in		Non-City vehicle driver		
Last Name:			Last Name:	
First Name:			First Name:	
Address			Address	
Address 2:			Address 2:	
City:			City:	
State:			State:	
Zip Code:			Zip Code:	
Insurance Information		Non-City vehicle information		
Insurance Company Name:			Make, Model, Year of Vehicle:	
Address			Plate #:	
Address 2:			VIN #:	
City:			City vehicle information	
State:				
Zip Code:			Plate #:	
Policy #:				
Phone #:			City Driver Last Name:	
Description of	○ Driver	○ Passenger	City Driver First	
claimant:	Pedestrian	Bicyclist	Name:	
	○ Motorcyclist	Other		
Total Amount	\$15,000,000.00		Format: Do not include "\$" or ",".	

The **Total Amount Claimed** can only be entered once the following required fields are entered:

Claimant Last Name
Claimant First Name
Claimant Address, City, State, Zip Code, and Country
Claimant Email or Attorney Email
Date of Incident
Location of Incident (including State)
Manner in which claim arose

Claimant alleges on about August 6, 2007, she was appointed to the Office of the Bronx District Attorney. She is currently assigned as a Crime Analyst for the Crime Strategies Case Enhancement Unit.

Claimant alleges former District Attorney Robert T. Johnson served in the Office of the Bronx District Attorney until December 31, 2015.

Claimant alleges on or about January 1, 2016, District Attorney Darcel D. Clark succeeded Robert T. Johnson.

Claimant alleges since August 6, 2007, to this day, the Office of the Bronx District Attorney is rife with employees engaging in utter incompetence, serious misconduct and unethical practices that effect the public safety and the constitutional rights of complainants and defendants' that are primarily persons of color.

Claimant alleges since August 6, 2007, to this day, the Office of the Bronx District Attorney and its prosecutors fail to disclose pertinent information to defense counsel to the detriment of their client's constitutional rights.

Claimant alleges since August 6, 2007, to this day, the Office of the Bronx District Attorney and its prosecutors fail to properly, collect and secure evidence to the detriment of the accused criminal defendant's constitutional rights.

Claimant allege since August 6, 2007, to this day, the Office of the Bronx District Attorney and its prosecutors routinely file Certificates of Readiness with the criminal and Supreme Courts although not ready for trial to the detriment of the accused criminal defendant's constitutional rights.

Claimant alleges the aforementioned dilatory tactics of the Office of the Bronx District Attorney and its prosecutors are used to ensure the accused criminal defendants plea to crimes the office could not otherwise prosecute due to the serious misconduct and unethical practices within the office.

Claimant alleges since August 6, 2007, to this day, the Office of Bronx District Attorney, its prosecutors and other employees routinely shop, consume alcohol in the office, engage in sexual activities in the office and other improper activities instead of investigating and prosecuting crimes against accused criminal defendants.

Claimant alleges since August 6, 2007, to this day, the Office of the Bronx District Attorney and its prosecutors routinely "judge shop" meaning bring questionable legal documents such as search warrants to be endorsed by the Court. For example, claimant alleges she would be sent to obtain a subpoena in Supreme Court although there was no matter pending before that Court.

Claimant alleges that in 2013 or 2014, the Office of the Bronx District Attorney and its prosecutors covered up the mishandling of 450-500 child abuse cases assigned for investigation and prosecution from the Office of Children and Family Services Child Protective Services Intake Report Oral Response Transcript. Internally, these cases were backdated and closed to the

detriment of the complaints. Claimant alleges since August 6, 2007, to this day, the Office of the Bronx District Attorney and its prosecutors engage in similar mishandling of criminal cases to the detriment of the accused criminal defendant's constitutional rights.

Claimant alleges several years ago, she began a personal relationship with NYPD Detective David Terrell (African-American Male) of the 42nd Precinct.

Claimant alleges approximately two years ago, Respondent DARCEL D. CLARK (African-American Female) and CHRISTINA SCACCIA (Caucasian Female) assigned Assistant District Attorney David Slott (Caucasian Male) to handle the cases against Pedro Hernandez and the rest of The Hill Top Crew.

Claimant alleges on or about August 9, 2017, during the investigation into the alleged criminal activities of Pedro Hernandez and the rest of The Hill Top Crew, she was asked to meet with Respondent CARMEN FACCIOLO III (Caucasian Male). Prior to meeting with Respondent CARMEN FACCIOLO III, she received information from another colleague that the private investigator from the Pedro Hernandez case, private investigator Manny Gomez have a personal relationship with an employee Michelle Rayo and has been seen throughout several secure areas of the office.

Claimant alleges later she met with Respondents' JEREMY SOCKETT (Caucasian Male); CARMEN FACCIOLO III; TERRY GENSLER (Caucasian Female); CHRISTINA SCACCIA and Assistant District Attorney Slott. Claimant alleges that they were collectively unaware of crucial evidence collected against Pedro Hernandez and the rest of The Hill Top Crew. Claimant alleges this is consistent with the incompetent and unethical practices of the office.

Claimant alleges Respondent TERRY GENSLER commented, "you have no idea what you just did."

Claimant alleges Respondent TERRY GENSLER commented, "do you know what kind of shit you are in?"

Claimant alleges Respondent TERRY GENSLER said to Assistant District Attorney Slott, "shit you are buried, all they have to do is put a tombstone on your grave." Claimant alleges Respondent TERRY GENSLER implied Assistant District Attorney Slott mishandled the Pedro Hernandez case and related cases of The Hill Top Crew.

Claimant alleges Respondent DARCEL D. CLARK using her staff began shifting the narrative from focusing upon the incompetence and unethical practices that led to a failed prosecution and unprosecuted crimes against Pedro Hernandez and the rest of The Hill Top Crew to an African-American protagonist, NYPD Detective Terrell.

Claimant alleges Respondent DARCEL D. CLARK using her staff decided she would be used to publicly vilify NYPD Terrell with allegations of a baseless criminal investigation against him.

Claimant alleges when she re-buffed Respondent DARCEL D. CLARK'S and her staff' tactics, they began to target her for a baseless criminal investigation.

Claimant alleges Respondent TERRY GENSLER then proceeds to talk about NYPD Detective Terrell, Sergeant Andrew Uruci, and the 42 whole Pct. is going down.

Claimant alleges Respondent TERRY GENSLER said, "David Terrell is a fucking crooked cop and that is typical because he's Black and Sergeant Uruci is a moron for not controlling Terrell."

Claimant alleges that's not the first time she has heard Respondent TERRY GENSLER and other members of Respondent DARCEL D. CLARK referring to persons of color in a negative light.

Claimant alleges Respondent TERRY GENSLER became very upset, called someone on the phone and started to explain that she doesn't know why she's still dealing with Detective Terrell, Sergeant Uruci and the 42 Precinct when they are being investigative by us. Claimant alleges Respondent TERRY GENSLER disconnected the call and the conversation shifts to Pedro Hernandez's private investigator Manny Gomez.

Claimant alleges Respondent CHRISTINA SCACCIA then proceeds to explain, prior to Manny Gomez's termination from the NYPD she caught him stealing time and informed the NYPD leading to his eventual separation from employment.

Claimant alleges Respondent CHRISTINA SCACCIA explained during the course of the Pedro Hernandez case, she personally observed private investigator Manny Gomez several times in the Complaint Room trying to gather information about criminal cases and had to be escorted out.

Claimant alleges she then disclosed a colleague told her, private investigator Manny Gomez not only have been to several secure locations in the office but, an employee Michelle Rayo regularly meets him on the premise.

Claimant alleges Respondent TERRY GENSLER immediately told her to shut up.

Claimant alleges Respondent TERRY GENSLER said, "we fucking have a mole."

Claimant alleges a short time later, Respondent CARMEN FACCIOLO III accompanied by Respondent FRANK CHIARA (Caucasian Male) told her she needed a lawyer and they escorted her to the 4th Floor Conference Room.

Claimant alleges Respondents' CARMEN FACCIOLO III; FRANK CHIARA and TERRENCE MULDERRIG (Caucasian Male) then proceeded to question her about the relationship between the employee who told her about Manny Gomez's relationship with Michelle Rayo and private investigator Manny Gomez. Claimant alleges that other than the brief conversation she had with that colleague, she had no idea what they were talking about. Claimant alleges Respondent FRANK CHIARA admitted several times, he observed private investigator Manny Gomez in several secured areas of the office and escorted him out. Claimant alleges after

intense questioning, she disclosed the name of the employee who told her about the relationship between employee Michelle Rayo and private investigator Manny Gomez.

Claimant alleges on or about August 10, 2017, she complained to her supervisor Stefany Brown-Paulino (African-American Female) about being racially discriminated against for failing to cooperate with a baseless racially charged criminal investigation against NYPD Detective Terrell. Claimant alleges that "this is how they the White Bureau Chiefs treat employees of color."

Claimant alleges on or about August 21, 2017, Respondent CARMEN FACCIOLO III order her to meet with Respondent WANDA PEREZ-MALDONADO (Hispanic Female) regarding a criminal investigation into the law enforcement practices of officers assigned to the 42nd Precinct.

Claimant alleges shortly thereafter, Respondent CARMEN FACCIOLO III escorted her to the 5^{th} Floor Conference Room.

Claimant alleges as she entered, Respondent WANDA PEREZ-MALDONADO along with three other lawyers and Respondents' TERRENCE MULDERRIG (Caucasian Male) began questioning her about relationships with officers assigned to the 42nd Precinct. Claimant alleges Respondent WANDA PEREZ-MALDONADO even implied she had a personal relationship with Pedro Hernandez and The Hill Top Crew.

Claimant alleges the intense questioning quickly shifted to her personal relationship with NYPD Detective Terrell but, ignored the questions related her personal life.

Claimant alleges on or about August 28, 2017, Respondent CARMEN FACCIOLO III ordered her to meet with Respondent WANDA PEREZ-MALDONADO. Claimant alleges a short time later, she met with Respondents' WANDA PEREZ-MALDONADO and TERRENCE MULDERRIG in her office. Claimant alleges shortly thereafter, she noticed a notepad with her name written on it along with her cellphone records. Claimant alleges Respondent WANDA PEREZ-MALDONADO told her, "we have a problem." Claimant alleges Respondent WANDA PEREZ-MALDONADO told her, she lied and needs a lawyer.

Claimant alleges on or about August 30, 2017, Respondent WANDA PEREZ-MALDONADO asked her if any employees knew about her personal relationship with NYPD Detective Terrell. Claimant alleges shortly thereafter, she was told by Respondent ARTHUR B. SIMMONS, effective immediately, she is being suspended with pay pending the outcome of the criminal investigation.

Claimant alleges on or about September 6, 2017, Respondent DARCEL D. CLARK dismissed the case against Pedro Hernandez.

Claimant alleges in an elaborate ruse to perpetuate a fraud upon the public to cover up the incompetence, serious misconduct and unethical practices of the Office of the Bronx District Attorney, Respondent DARCEL D. CLARK falsely publicly claimed to have started an investigation into the law enforcement practices of the 42nd Precinct.

Claimant alleges on or about November 9, 2017, in an elaborate ruse to perpetuate a fraud upon the public to cover up the incompetence, serious misconduct and unethical practices of the Office of the Bronx District Attorney, Respondent DARCEL D. CLARK, falsely published a press release claiming her Public Integrity Bureau "delved into the allegations surrounding the Pedro Hernandez case."

Claimant alleges on or about January 19, 2018, Respondents' DARCEL D. CLARK charged her with misconduct related to her personal relationship with NYPD Detective Terrell but, did not serve her.

Claimant alleges on or about January 22, 2018, Respondent DARCEL D. CLARK suspended her without pay.

Claimant alleges on or about February 23, 2018, Respondent DARCEL D. CLARK sent two detective investigators to her former mother in law's home threatening to "pick her up."

Claimant alleges later that day, the same two detective investigators served her with administrative charges related to her personal relationship with NYPD Detective Terrell.

Claimant alleges Respondents' THE CITY OF NEW YORK; DARCEL D. CLARK; JEREMY SOCKETT; CARMEN FACCIOLO III; TERRY GENSLER; CHRISTINA SCACCIA; WANDA PEREZ-MALDONADO; FRANK CHIARA and TERRENCE MULDERRIG retaliated against her for exercising her First Amendment right of freedom of association with NYPD Detective Terrell; for re-buffing the incompetence, serious misconduct and unethical practices of the Office of the Bronx District Attorney and for failing to cooperate with a baseless racially charged criminal investigation against NYPD Detective Terrell.