

Plaintiff's Name Michael Chase Stafford
Case No. 2012-0002206
Address ~~10300 E. Highway 99th St.~~
MERCED CA - 95344
Po box 2267 (Main Jail)

FILED

MAR 11 2013

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA

DEPUTY CLERK

Michael Chase Stafford
(Name of Plaintiff)

(CRM 022491)

(Case Number) CRM 022491

vs.

COMPLAINT 1:13 CV 00348 LJO SKO

Civil Rights Act, 42 U.S.C. § 1983

STATE OF CALIFORNIA
CITY OF MERCED COUNTY
POLICE AGENCY OFFICERS:
DETECTIVE RODRIGUEZ
DETECTIVE SOLIS

(Names of all Defendants)

I. Previous Lawsuits (list all other previous or pending lawsuits on back of this form):

A. Have you brought any other lawsuits while a prisoner? Yes ___ No

RECEIVED

B. If your answer to A is yes, how many? _____
Describe previous or pending lawsuits in the space below.
(If more than one, use back of paper to continue outlining all lawsuits.)

MAR 11 2013

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY [Signature] DEPUTY CLERK

1. Parties to this previous lawsuit:

Plaintiff ~~Michael Chase Stafford~~

Defendants ~~MERCED COUNTY POLICE AGENCY~~

2. Court (if Federal Court, give name of District; if State Court, give name of County)
MERCED COUNTY

3. Docket Number ~~12-10740~~ 4. Assigned Judge ~~BOOK~~

5. Disposition (For example: Was the case dismissed? Was it appealed? Is it still pending?)
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6. Filing date (approx.) ~~3-05-12~~ 7. Disposition date (approx.) _____

II. Exhaustion of Administrative Remedies

A. Is there an inmate appeal or administrative remedy process available at your institution?

Yes ___ No

B. Have you filed an appeal or grievance concerning ALL of the facts contained in this complaint?

Yes ___ No

If your answer is no, explain why not AN GRIEVANCE HAS NO MERIT CONCERNING THIS ACTION. FOR IT WAS MERCED COUNTY POLICE AGENCY -

C. Is the process completed?

Yes ___ If your answer is yes, briefly explain what happened at each level.

No If your answer is no, explain why not.

THERE IS NO PURPOSE FOR AN GRIEVANCE, FOR THIS ACTION IS NOT TOWARD MERCED COUNTY CORRECTIONAL OFFICERS, BUT RATHER WITH MERCED COUNTY CITY POLICE AGENCY, DETECTIVE AGENCY

NOTICE: Pursuant to the Prison Litigation Reform Act of 1995, “[n]o action shall be brought with respect to prison conditions under [42 U.S.C. § 1983], or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted.” 42 U.S.C. § 1997e(a). If there is an inmate appeal or administrative remedy process available at your institution, you may not file an action under Section 1983, or any other federal law, until you have first completed (exhausted) the process available at your institution. You are required to complete (exhaust) the inmate appeal or administrative remedy process before filing suit, regardless of the relief offered by the process. Booth v. Churner, 532 U.S. 731, 741 (2001); McKinney v. Carey, 311 F.3d 1198, 1999 (9th Cir. 2002). **Even if you are seeking only money damages and the inmate appeal or administrative remedy process does not provide money, you must exhaust the process before filing suit. Booth, 532 U.S. at 734.**

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 ⁽¹⁾ DETECTIVE SOLIS is employed as MERCED COUNTY DETECTIVE AGENCY at MERCED COUNTY CITY OF MERCED
Address: MERCED COUNTY CA, 95340

B. Additional defendants ⁽²⁾ DETECTIVE Rodriguez (Merced Police Department)
(S) Merced County Detectives Dept. Merced, CA ~~95354~~ 95344

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 April 28th I was approached but Merced Police Detective while entering my personal vehicle a 2007 Saturn ION which me and my ex girlfriend had together and during a verbal argument I left and she reported a alleged Carjacking and Det. Solis and Det. Rodriguez on the Morning of April 23rd they tried to Apprehend me which I evaded police and went down Bear creek drive in my car at a rate of 40 to 60 mph they chased behind me and I lost control of my car and went head on wreck into a Merced Cat tracks City Bus which knocked me unconscious for split seconds and disabled my Automatic transmission Saturn! Upon hitting Bus Detective Solis and Rodriguez pulled up after charging me in Police Pursuit and stated I put my disabled car in Reverse and tried to run them over after hitting the Bus.....

V. Relief.

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

I'm asking for a civil lawsuit to be brought public so that I'm compensated for mental Anguish, Pain and suffering, Mobility impaired limited with a bullet still lodged in my upper back! I'm mentally scared for being shot and scared to deal with some of lifes issues. Please read my report and respond to me and help claim a lawsuit and just help me be fully compensated! And Also for excessive force due to shot by Police for No Reason, the Assault on Peace officer was dropped right away so why did they shoot me.

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

Date March 5th 2013 Signature of Plaintiff [Signature]

(revised 6/01/04)

Michael Chase STAFFORD

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MERCED CA 95344

Po Box 2267

IV. STATEMENT OF CLAIM ADDED

1 After Bus was hit by my car it was non-functional
2 at all and also no weapons of lethal force: Guns, knives,
3 hats, misc ~~etc~~ were found in my Saturn IOW after the
4 shooting. As the head-on collision ended and I came to after
5 airbags deployed I was struck by bullets in my head, my
6 back piercing my right lung, my ^{right} arm. Over 10 shots were
7 supposedly fired into my car after Bus collision by Detective
8 Solis and Detective Rodriguez giving me life threatening injuries
9 and I never used, shown, or possessed a weapon or was
10 one found and my car, if labeled a weapon was never put
11 in reverse to try to hit officers after the wreck which is
12 excessive force! During my Court Criminal Hearings my lawyer
13 Public Defender Paul Lyons said they are in the wrong and are
14 trying to cover up excessive force or a ^{reason} ~~reason~~ as why they shot
15 me! GBF on a officer was dropped as a charge and I
16 am about to plea to Assault with Deadly weapon for hitting
17 the bus with my car during a Pursuit! No Carjacking or Assault
18 of Peace officer, therefore why was I shot and almost killed!
19 And After my Press Release News Release the Main ~~the~~ short
20 Mark N. Pazin made a faulty character regarding statement in the
21 Merced Sun Star Newspaper quoting "This inmate is a wild dog who
22 has no respect for Authority! Why the character assassination of me!
23 This all happened April 23rd 2012
24
25