EXHIBIT 1

McFadyen, et al. v. Duke University, et al., No. 1:07-cv-953 Cause of Action By Duke University, Duke SANE, and Duke Police Defendants

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
1 Search and Seizure in Violation of 42 U.S.C. § 1983 & Conspiracy	• Duke University	DUHSAricoLevicy		Brief for Duke University Defendants at 8-15 Brief for Duke SANE Defendants at 7-16
2 Search and Seizure in Violation of 42 U.S.C. § 1983 & Conspiracy	 Brodhead Dawkins Steel Trask 	AricoLevicy	 Best Cooper Dean Fleming Graves Humphries Smith Stotsenberg 	Brief for Duke University Defendants at 8-15 Brief for Duke SANE Defendants at 7-16

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
3 Abuse of Process and Conspiracy in Violation of 42 U.S.C. § 1983	 Duke University Dzau Steel 	DUHSAricoLevicy		Brief for Duke University Defendants at 8-15 Brief for Duke SANE Defendants at 16-18
4 Deprivation of Property in Violation of 42 U.S.C. § 1983	CAUSE OF	ACTION ALLEGED A	AGAINST NON-DUKE I	DEFENDANTS
5 False Public Statements in Violation of 42 U.S.C. § 1983	BrodheadBurnessSteel	• Arico		Brief for Duke University Defendants at 8-21

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
6 Manufacture of False Inculpatory Evidence & Conspiracy in Violation of 42 U.S.C. § 1983	• Duke University	 DUHS PDC Arico Levicy Manly 		Brief for Duke University Defendants at 8-15 Brief for Duke SANE Defendants at 18-20
7 Concealment of Exculpatory Evidence & Conspiracy in Violation of 42 U.S.C. § 1983	Duke UniversitySteel	 DUHS PDC Arico Levicy Manly 	BestDeanGraves	Brief for Duke University Defendants at 15 n.8

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
8 Interfering with Right [to] Engage in Political Processes in Violation of 42 U.S.C. § 1983 and Conspiracy	 Duke University Brodhead Burness Steel <u>Note</u>: This Cause of Action is also alleged against "Unknown Duke Employees, in Their 			Brief for Duke University Defendants at 8-15, 21-22
9 Retaliation in Violation of 42 U.S.C. § 1983 and Conspiracy	 Individual and Official Capacities" Duke University Brodhead Burness 	DUHSPDC	 Best Cooper Dean 	Brief for Duke University Defendants at 8-15, 22-24
	 Dawkins Lange Steel Trask 		 Fleming Garber Graves Humphries Schwab Smith Stotsenberg 	

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
10 Deprivation of the Privileges and Immunities of North Carolina Citizens in Violation of 42 U.S.C. § 1983	 Duke University Brodhead Bryan Burness Dawkins Drummond Dzau Haltom Lange Moneta Steel Trask Wasiolek 	 DUHS PDC Arico Levicy Manly 	 Duke University Police Department Best Cooper Dean Fleming Garber Graves Humphries Schwab Smith Stotsenberg 	Brief for Duke University Defendants at 8-15, 24-26

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
11				
Failure to Prevent Deprivation of Constitutional Rights in Violation of 42 U.S.C. § 1983	 Duke University Brodhead Burness Dawkins Dzau Haltom Lange Moneta Steel Trask 		 Duke University Police Department Best Cooper Dean Fleming Garber Graves Humphries Schwab Smith Stotsenberg 	Brief for Duke University Defendants at 8-15 Brief for Duke Police Defendants at 31-34
12 Monell Liability for Violations of 42 U.S.C. § 1983	• Duke University			Brief for Duke University Defendants at 8-15, 26-31 Brief for Duke Police Defendants at 32 n.22

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
13				
Supervisory Liability for Violations of 42 U.S.C. § 1983	 Duke University Brodhead Bryan Burness Dawkins Drummond Dzau Haltom Lange Moneta Steel Trask Wasiolek 		 Best Cooper Dean Fleming Garber Graves Humphries Schwab 	Brief for Duke University Defendants at 8-15, 31-32
14 Failure to Train in Violation of 42 U.S.C. § 1983	• Duke University			Brief for Duke University Defendants at 15 n.8

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
15				
Conspiracy in Violation of 42 U.S.C. § 1983	 Duke University Brodhead Bryan Burness Dawkins Drummond Dzau Haltom Lange Moneta Steel Trask Wasiolek 	 DUHS PDC Arico Levicy Manly 	 Duke University Police Department Best Cooper Dean Fleming Garber Graves Humphries Schwab Smith Stotsenberg 	Brief for Duke University Defendants at 12 n.6 & 8-40 Brief for Duke SANE Defendants at 8-20 Brief for Duke Police Defendants at 31-34
16				
Conspiracy in Violation of 42 U.S.C. § 1985	 Duke University Brodhead Burness Dawkins Dzau Haltom Lange Moneta Steel Trask 	 DUHS PDC Arico Levicy Manly 	 Graves Best Cooper Dean Fleming Garber Graves Humphries Schwab 	Brief for Duke University Defendants at 32-39

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
17				
Failure to Intervene Conspiracy in Violation of 42 U.S.C. § 1986	 Duke University Brodhead Burness Dawkins Dzau Haltom Lange Moneta Steel Trask 	 DUHS PDC Arico Levicy Manly 	 Duke University Police Department Best Cooper Dean Fleming Garber Graves Humphries Schwab Smith Stotsenberg 	Brief for Duke University Defendants at 39-40
18 Common Law Obstruction of Justice and Conspiracy	 Duke University Brodhead Burness Dzau Steel 	 DUHS PDC Arico Levicy Manly 		Brief for Duke SANE Defendants at 40-45

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
19				
Common Law Abuse of Process and Conspiracy	 Duke University Brodhead Burness Dzau Haltom Lange Moneta Steel Trask 	 DUHS PDC Arico Levicy Manly 		Brief for Duke SANE Defendants at 45-48
20 Intentional Infliction of Emotional Distress and Conspiracy	 Duke University Brodhead Burness Dzau 	DUHSPDCAricoLevicy		Brief for Duke SANE Defendants at 35-40
21	• Steel	• Manly		
Breach of Contract	 Duke University Brodhead Bryan Lange Moneta Steel 			Brief for Duke University Defendants at 40-43

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
22				
Invasion of Privacy	 Duke University Brodhead Burness Dawkins Dzau Haltom Lange Moneta Steel Trask 		 Best Cooper Dean Fleming Garber Graves Humphries Schwab 	Brief for Duke Police Defendants at 22-29
23 Breach of Fiduciary Duty & Aiding and Abetting	 Duke University Bryan Dawkins Drummond Moneta Steel 			Brief for Duke University Defendants at 43-46
24 Fraud	 Duke University Drummond		 Dean Graves Smith	Brief for Duke Police Defendants at 29-31

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed	
25 Negligence (Durham Police)	CAUSE OF ACTION ALLEGED AGAINST NON-DUKE DEFENDANTS				
26 Negligent Hiring, Retention, Supervision, Training, & Discipline (Durham Police)	CAUSE OF	ACTION ALLEGED A	AGAINST NON-DUKE I	DEFENDANTS	
27 Negligent Infliction of Emotional Distress (Durham PD)	CAUSE OF ACTION ALLEGED AGAINST NON-DUKE DEFENDANTS				
28 Negligent Infliction of Emotional Distress	CAUSE OF	ACTION ALLEGED A	AGAINST NON-DUKE I	DEFENDANTS	
29 Negligence (Duke Police)	• Duke University		• Duke University Police Department	Brief for Duke Police Defendants at 7-13	

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
30				
Negligence (Duke)	 Duke University Brodhead Bryan Burness Dawkins Drummond Dzau Haltom Lange Moneta Steel Trask Wasiolek 	 DUHS PDC Arico Levicy Manly 	 Duke University Police Department Best Cooper Dean Fleming Garber Graves Humphries Schwab Smith Stotsenberg 	Brief for Duke University Defendants at 47-50
31 Negligence (SANE)	Duke UniversityDzau	 DUHS PDC Arico Levicy Manly 		Brief for Duke SANE Defendants at 20-27, 31-34

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
32 Negligent Hiring, Retention, Supervision, Training, & Discipline (SANE)	• Duke University	DUHSPDCAricoManly		Brief for Duke SANE Defendants at 20-28, 31-34
33 Negligent Infliction of Emotional Distress (SANE)	• Duke University	 DUHS PDC Arico Levicy Manly 		Brief for Duke SANE Defendants at 20-34
34 Negligence (DNASI)	CAUSE OF	ACTION ALLEGED	AGAINST NON-DUKE I	DEFENDANTS
35 Negligent Supervision, Hiring, Training, Discipline, and Retention (DNASI)	CAUSE OF ACTION ALLEGED AGAINST NON-DUKE DEFENDANTS			

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
36 Negligent Infliction of Emotional Distress (DNASI)	CAUSE OF ACTION ALLEGED AGAINST NON-DUKE DEFENDANTS			
37 Negligence (Duke Police)	• Duke University		 Best Smith Stotsenberg <u>Note</u>: Duke Police Officers Mazurek, Day, Eason, and Falcon are named in the caption to this Cause of Action (p. 417) but are not named as Defendants in the Complaint 	Brief for Duke Police Defendants at 7-10, 13-16
38 Negligent Supervision (Duke Police)	 Duke University Brodhead Dawkins Trask 		 Best Cooper Dean Fleming Garber Graves Humphries Schwab 	Brief for Duke Police Defendants at 7-10, 16-18

Cause of Action	Duke University Defendants	Duke SANE Defendants	Duke Police Defendants	Brief In Which Cause of Action is Addressed
39				
Negligent Infliction of Emotional Distress (Duke Police)	 Duke University Brodhead Burness Dawkins Dzau Haltom Lange Moneta Steel Trask 		 Best Cooper Dean Fleming Graves Humphries Smith 	Brief for Duke Police Defendants at 7-10, 18-20
40 Negligent Entrustment (Duke Police)	 Duke University Brodhead Dawkins Trask 		 Duke University Police Department Best Cooper Dean Fleming Garber Graves Humphries Schwab 	Brief for Duke Police Defendants at 7-10, 20-22