

Assistant District Attorney

OFFICE OF DISTRICT ATTORNEY DAVID E. SULLIVAN

NORTHWESTERN DISTRICT

| Date: | |
|---|---|
| Re: Commonwealth v; Docket | t No. |
| Dear Attorney: | |
| Pursuant to its discovery obligations, the Common concerning a potential witness in this case, Amhers personnel file contains a sustained finding of until | Police Officer whose |
| In 1999, Officer was found to have tentified accused of Operating Under the Milliance of Intext | |
| The personnel file is not within the custody or cont Office. | rol of the Northwestern District Attorney's |
| By disclosing this information, the Commonwealth admissible. | is not agreeing that it is either relevant or |
| This information is being provided for trial prepara confidential and or CORI-related information may | |
| ethica requirements. | |
| Sincerely, | |
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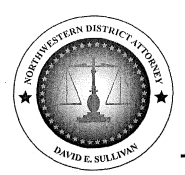


Assistant District Attorney

OFFICE OF DISTRICT ATTORNEY DAVID E. SULLIVAN

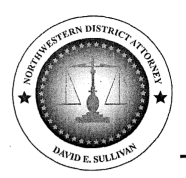
NORTHWESTERN DISTRICT

| DAVADE, SULLINAN | 56 Bank Row, Greenfield, MA 013 |
|--------------------------------------|--|
| | |
| Date: 03/16/2021 | |
| Re: Commonwealth v. | ; Docket No. |
| Dear Attorney Ciccarelli | |
| concerning a potential v | y obligations, the Commonwealth discloses the following information vitness in this case, Amherst Police Officer whose a sustained finding of unreutal places. |
| accused of Operating U | was found to have testified untruthfully at a trial of a defendant order the Influence of Intexicating Liquor. |
| Office. | within the custody or control of the Northwestern District Attorney's |
| By disclosing this informadmissible. | nation, the commonwealth is not agreeing that it is either relevant or |
| ****** | p ovided for trial preparation purposes only. Dissemination of I-related information may be a violation of an attorney's legal and |
| Sincerely, | |
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NORTHWESTERN DISTRICT

| Date: |
|---|
| Re: Commonwealth v; Docket No |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Bernardston Police Officer |
| 18, 2021, Officer was arraigned in Greenfield District Court on four counts of Possession |
| of Child Pornography, docket The ase Currently in pretrial status. Officer |
| has been suspended by the Town of Bernardston. |
| By disclosing this information, the common wealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical réguirements. |
| Sincereit |
| Assistant District Attorney |



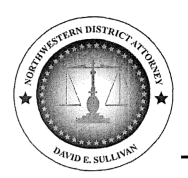
NORTHWESTERN DISTRICT

| Date: | |
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| Re: Commonwealth v; Docl | cet No. |
| Dear Attorney: | |
| Pursuant to its discovery obligations, the Comme | wealth discloses the following information |
| concerning a potential witness in this case Buck | and Police |
| 2019, was arraigned in Northampton | District court on one count of Indecent Assault |
| | rently in pretrial status. |
| By disclosing this information, the Componweal | th is not agreeing that it is either relevant or |
| admissible. | |
| This information is being provided for trial prepa | |
| confidential and or COR related information ma | y be a violation of an attorney's legal and |
| ethical requirements | |
| Sincerery | |
| Assistant District Attorney | |



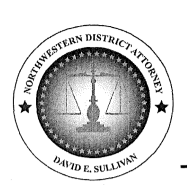
NORTHWESTERN DISTRICT

| Date: | |
|---|---|
| Re: Commonwealth v. | _; Docket No. |
| Dear Attorney: | |
| Pursuant to its discovery obligations, the | Commonwealth discloses the following information |
| concerning a potential witness in this case | |
| 2021, Officer was arraigned in the | een reid District Court on four counts of Possession of |
| Child Pornography, docket | he case is corrently in pretrial status. Officer |
| is no longer employed as a Buckland police | eofficer. |
| By disclosing this information, the commo | onwealth is not agreeing that it is either relevant or |
| admissible. | |
| VODA 2000 - 1,0000 - 1000 | l preparation purposes only. Dissemination of |
| | tion may be a violation of an attorney's legal and |
| ethical requirements. | |
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| Sincerel | |
| Assistant District Attorney | |



NORTHWESTERN DISTRICT

| Date: | |
|---|--|
| Re: Commonwealth v; Do | ocket No |
| Dear Attorney: | |
| Pursuant to its discovery obligations, the common concerning a potential witness in this case, | A00. 1000. |
| personnel file contains a sustained finding of c 2000. | <u></u> |
| The personnel file is not within the custody or Office. | control of the Northwestern District Attorney's |
| By disclosing this information, the Commonwe admissible | alth is not agreeing that it is either relevant or |
| This information is being provided for trial pre- confidential and/or CORI-related information re ethical requirements. | · · · · · · · · · · · · · · · · · · · |
| Sincerely, | |
| | |
| Assistant District Attorney | |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/30/2021

Re: Commonwealth v.

Docket No.

5CR1

Dear Attorney Lippiello:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Fasthampton Police Officer whose personnel file contains a sustained finding of criminal conduct, to wit, wiretap violation, from 2000.

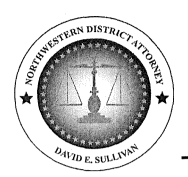
The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

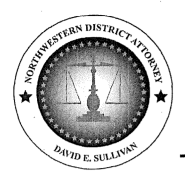
Sincerely,

Emaan Syed
Assistant District Attorney



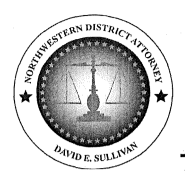
NORTHWESTERN DISTRICT

| Date: 3/5/21 |
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| Re: Commonwealth v. Docket No |
| Dear Attorney Simanski: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Eving Police Officer (when the concerning a potential witness in this case, Eving Police Officer (when the concerning a potential witness in this case, Eving Police Officer (when the concerning a potential witness in this case, Eving Police Officer (when the concerning a potential witness in this case, Eving Police Officer (when the concerning a potential witness in this case, Eving Police Officer (when the concerning a potential witness in this case, Eving Police Officer (when the concerning a potential witness in this case, Eving Police (when the concerning a potential witness in this case, Eving Police (when the concerning a potential witness in this case, Eving Police (when the concerning a potential witness in this case, Eving Police (when the concerning a potential witness in this case, Eving Police (when the concerning a potential witness in this case, Eving Police (when the concerning a potential witness in this case, Eving Police (when the concerning a potential when the concerning a poten |
| personnel file contains a conclusion that he was untruthful in his reporting of incidents that led to arrests. He has resigned and a no longer a member of the Erving Police Department |
| |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this intermation, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This internation is being provided for trial preparation purposes only. Dissemination of confidential and/or CONFielated information may be a violation of an attorney's legal and |
| ethical requirement. |
| Sincerely, |
| Assistant District Attorney |
| Addition District According |



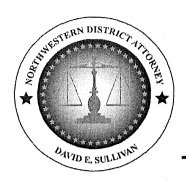
NORTHWESTERN DISTRICT

| Date: August 2 nd , 2021 |
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| Re: Commonwealth v. Docket No. |
| Dear Attorney Brown: |
| Pursuant to its discovery obligations, the Common yealth discloses the following information |
| concerning a potential witness in this case Erving Police Officer Whose |
| personnel file contains a conclusion that he was untruthful in his reporting of incidents that led |
| to arrests. He has resigned and is no longer a number of the Erving Police Department |
| The personnel file is not within the costody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, ** |
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| Assistant District Attorney |



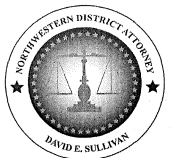
NORTHWESTERN DISTRICT

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| Date: | | | | | |
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| Re: Commonwealt | h v | ; Dod | ket No. | | Marie Control of the |
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| Dear Attorney | | : | | | |
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| Pursuant to its disc | overy obligatio | ns, the Comm | onwealth disc | loses the follow | |
| concerning a poten | | | | | , whose |
| personnel file conta | ains a conclusi€ | in that he was | untruthful in | his reporting of | incidents that led |
| to arrests. He has r | resigned and is | no longer a m | ember of the | Erving Police De | partment |
| | | | | | |
| The personnel file i | s not within the | e custody or c | ontrol of the N | Iorthwestern Di | strict Attorney's |
| Office. | | | | | |
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| By disclosing this in | formation, the | Commonwea | Ith is not agree | eing that it is eit | :her relevant or |
| admissible 🎾 🐩 🧍 | | y . | | | |
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| confidential and/or | | information m | ay be a violation | on of an attorne | ey's legal and |
| ethical requiremen | tš. | | | | |
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| Sincerely, | | | | | * |
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| Assistant District At | ttorney | | | | |
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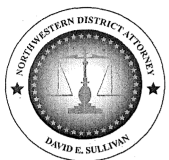
NORTHWESTERN DISTRICT

| Date: |
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| Re: Commonwealth v; Docket No |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Goshen Police Officer :: |
| In 1994, Officer received a Continuation Without a Finding on charges of Larceny Over |
| \$250 and Conspiracy on Docket No. 5 He was placed on probation from October |
| 25, 1994, to October 10, 1995 The case was then dismissed. |
| By disclosing the information, the Commonwealth is not agreeing that it is either relevant or |
| admissible |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical lequirements. |
| Sincerely, |
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| Assistant District Attornov |



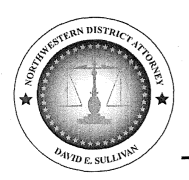
NORTHWESTERN DISTRICT

| Date: |
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| Re: Commonwealth v; Docket No; |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Granky Police officer whose |
| personnel file contains sustained findings of a failure to follow the department OUI policy and a |
| separate failure to follow the Chief's order |
| |
| Officer was found to have violated the policies in 2017 when he allowed a person he |
| suspected of being under the influence of alcohol to drive his vehicle a short distance into his |
| driveway. This incident followed a pror incident in which Officer was given a verbal |
| warning after failing to arrest an individual whom he suspected of operating a motor vehicle |
| while under the influence of intoxicating liquor. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's |
| Office. |
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| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidentia, and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
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| Assistant District Attorney |



NORTHWESTERN DISTRICT

| Alad E. Sulling |
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| Date: 3/16/21 |
| Re: Commonwealth v. Docket No. 2 |
| Dear Attorney Tombs: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Greenfield Police Officer whose whose |
| personnel file contains sustained findings from 201, of abuse of position, taking gifts and |
| gratuities, and conduct unbecoming an officer. These findings arise out of conduct during |
| motor vehicle stops. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's |
| Office. |
| Bu disals in a the infanction who have a supplied in a part of the |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible |
| autilissible A a land a |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or ORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
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| Assistant District Attorney |
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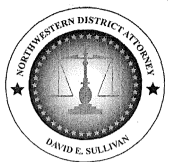
NORTHWESTERN DISTRICT

| Date: | |
|---|---|
| Re: Commonwealth v. | _; Docket No. |
| Dear Attorney: | |
| Pursuant to its discovery obligations, the | ommonwealth discloses the following information |
| concerning a potential witness in this case | Greenfield Police Officer |
| | from 2015 of abuse of position, taking gifts and |
| gratuities, and conduct unbecoming an of | rer. hese findings arise out of conduct during |
| motor vehicle stops. | |
| The personnel file is not within the custod | or control of the Northwestern District Attorney's |
| Office. | ≽ |
| By disclosing this information, the Commo | nwealth is not agreeing that it is either relevant or |
| admissible | |
| 600000000000000000000000000000000000000 | preparation purposes only. Dissemination of |
| 300 3000 VOIL | ion may be a violation of an attorney's legal and |
| ethical requirements. | |
| Sincerely, | |
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| Assistant District Attorney | |
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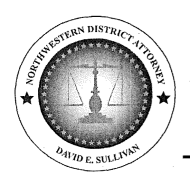
NORTHWESTERN DISTRICT

| Date: February 19, 2021 |
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| Date. (Chidaly 13, 2021 |
| Re: Commonwealth v. Docket No. Docket No. |
| Dear Attorney Mass: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Greenfield Police Officer Concerning a potential witness in this case, Greenfield Police Officer Concerning a potential witness in this case, Greenfield Police Officer Concerning a potential witness in this case, Greenfield Police Officer Concerning a potential witness in this case, Greenfield Police Officer Concerning a potential witness in this case, Greenfield Police Officer Concerning a potential witness in this case, Greenfield Police Officer Concerning a potential witness in this case, Greenfield Police Officer Concerning a potential witness in this case, Greenfield Police Officer Concerning a potential witness in the case of the concerning a potential witness in the case of the concerning a potential witness in the case of t |
| personnel file contains sustained findings from 2015 (Labuse of position, taking gifts and |
| gratuities, and conduct unbecoming an officer. These findings arise out of conduct during |
| motor vehicle stops. |
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| The personnel file is not within the custody occontrol of the Northwestern District Attorney's |
| Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or COR-related information may be a violation of an attorney's legal and |
| ethical requirements. |
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| Sincerely, |
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| Assistant District Attorney |
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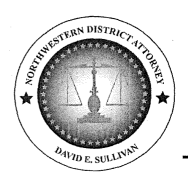
NORTHWESTERN DISTRICT

| 14, 302 |
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| Date: 3/15/21 |
| Re: Commonwealth v. Docket No. CRUTTER |
| Dear Attorney Flynn: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case Greenfield Police Officer Witness in this case Greenfield Police Officer |
| personnel file contains sustained findings from 2015 of abuse of position, taking gifts and |
| gratuities, and conduct unbecoming an officer. These findings arise out of conduct during motor vehicle stops. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
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| Assistant District Attorney |
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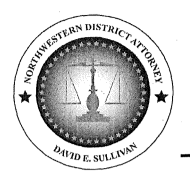
NORTHWESTERN DISTRICT

| Date: |
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| Re: Commonwealth v |
| Dear Attorney Ingraham: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, greenfield Police Officer and the property of the concerning a potential witness in this case, greenfield Police Officer and the concerning as a second police of the concerning as a second |
| personnel file contains sustained findings from 2015 of abuse of position, taking gifts and |
| gratuities, and conduct unbecoming an officer. These findings arise out of conduct during |
| motor vehicle stops. |
| The personnel file is not within the costody or control of the Northwestern District Attorney's |
| Office. |
| By disclosing this intermation, the Commonwealth is not agreeing that it is either relevant or admissible. |
| additissible. |
| This intermation is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
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| Assistant District Attorney |
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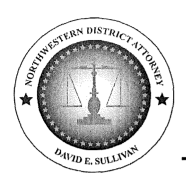
NORTHWESTERN DISTRICT

| Date: March 22, 2021 |
|---|
| Re: Commonwealth v. Docket No |
| Dear Attorney Simanski: |
| Pursuant to its discovery obligations, the Common wealth discloses the following information |
| concerning a potential witness in this case, creenfield Police Officer whose |
| personnel file contains sustained findings of neglect of duty and dissemination of official |
| information arising out of a 2015 incident concerning a confidential informant. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and or Pricelated information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
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| Assistant District Attorney |
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NORTHWESTERN DISTRICT

| Date: 3/18/21 |
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| Re: Commonwealth v. Docket No. |
| Dear Attorney Abrams: |
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| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Greenfield police Officer |
| personnel file contains sustained findings of neglect of duty and dissemination of official |
| information arising out of a 2015 incident concerning a confidential informant. |
| The personnel file is not within the sustady of control of the Northwestern District Attorney' |
| Office. |
| By disclosing this information the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or COPP related information may be a violation of an attorney's legal and |
| ethical requirements |
| Sincerely, |
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| Assistant District Attorney |
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NORTHWESTERN DISTRICT

| Date: |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Burnham: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Greenfield Police Officer whose |
| personnel file contains sustained findings of neglect of duty and dissemination of official |
| information arising out of a 2015 incident concerning a confidential informant. |
| The personnel file is not within the ustody or control of the Northwestern District Attorney's |
| Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or ORI related information may be a violation of an attorney's legal and ethical requirements. |
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| Sincerely, |
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| Assistant District Attour |
| Assistant District Attorney |
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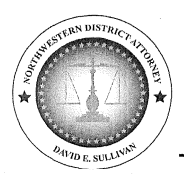
NORTHWESTERN DISTRICT

| Date: | | | | | |
|-----------------------------------|----------------------|---------------|------------------|--------------------|------------|
| Re: Commonwealth v | | Docket No. | | | |
| Dear Attorney Burnha | m: | | | | |
| Pursuant to its discove | ery obligations, the | Commonwe | lth discloses t | he following inf | ormation |
| concerning a potentia | | . 30000 | 90000 | | hose |
| personnel file contains | s sustained findings | of neglect o | f duty and diss | emination of of | ficial |
| information arising ou | t of a 2015 locatent | concerning | a confidential i | informant. | |
| The personnel file is not Office. | ot within the custoc | y or control | of the Northw | estern District / | Attorney's |
| By disclosing this infor | mation, the Commo | onwealth is r | not agreeing th | at it is either re | levant or |
| admissible. | | | | | |
| This information is be | provided for tria | l preparatio | n purposes onl | y. Disseminatio | n of |
| confidential and/or CO | ORI-related informat | tion may be | a violation of a | ın attorney's leg | gal and |
| ethical requirements. | | | | | |
| Sincerely, | 10 | | . 4 | | |
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| Assistant District Attor | ney | | | | |
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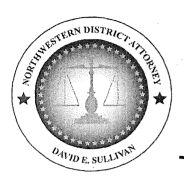
NORTHWESTERN DISTRICT

| Date: 3/12/21 |
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| Re: Commonwealth v. Docket No. Established |
| Dear Attorney Simonski |
| Dear Attorney Simanski: |
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| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Greenfield Police Officer , whose |
| personnel file contains sustained findings of neglect of outy and dissemination of official |
| information arising out of a 2015 incident concerning a confidential informant. |
| |
| The personnel file is not within the custody or control of the Northwestern District Attorney's |
| Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
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| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
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| Sincerely, |
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| Assistant District Attorney |
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NORTHWESTERN DISTRICT

| Date: 3/17/21 |
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| Re: Commonwealth v. Docket No. |
| Dear Attorney Tombs: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and or COReselated information may be a violation of an attorney's legal and |
| ethical requirements |
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| Assistant District Attornov |
| Assistant District Attorney |
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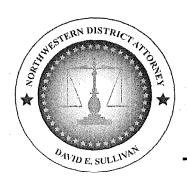


Assistant District Attorney

OFFICE OF DISTRICT ATTORNEY DAVID E. SULLIVAN

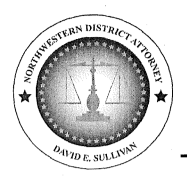
NORTHWESTERN DISTRICT

| Date: 12/14/21 | |
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| Re: Commonwealth v. | cket No. |
| Dear Attorney Brown: | |
| Pursuant to its discovery obligations, the Commonv concerning a potential witness in this case: Greenfi defendant in a now-closed restraining order, Docke | eld Police Officer was the |
| By disclosing this information, the Commonwealth i admissible. | s not agreeing that it is either relevant or . |
| This information is being provided for trial preparat confidential and/or CORI-related information may be ethical requirements. | |
| Sincerely, | |
| Mary Beth Ogulewicz | |



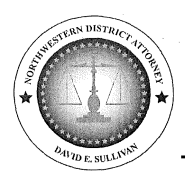
NORTHWESTERN DISTRICT

| Date: November 30, 2021 | 1889 | | |
|--|--|--------------------|-----------------------|
| Re: Commonwealth v. | ; Docket No. 2 | | |
| Dear Attorney Brown: | | | |
| Pursuant to its discovery obligation | s, the Commonwealt | h discloses the fo | llowing information |
| concerning a potential witness in | ************************************** | <u></u> | was the |
| defendant in a now-closed restrain | nig arder, Docket No | | |
| By disclosing this information, the dadmissible. | ommonwealth is no | t agreeing that it | is either relevant or |
| This information is being provided in | or trial preparation p | ourposes only. Dis | semination of |
| confidential and or CORI-related in | formation may be a \ | iolation of an att | orney's legal and |
| ethical requirements. | | | |
| Sincerely | | | |
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| Jillian Handy | | | |
| Assistant District Attorney | | 4 - 4 | • • |
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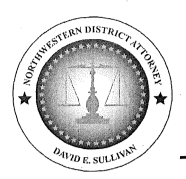
NORTHWESTERN DISTRICT

| Date: December 8, 2021 |
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| Re: Commonwealth v. Docket No. |
| Dear Attorney Maddaleni: |
| Pursuant to its discovery obligations, the commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or Oki-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely |
| Assistant District Attorney |
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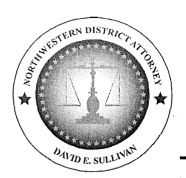
NORTHWESTERN DISTRICT

| Date: February 10, 2021 |
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| Re: Commonwealth v. Docket No. 2 |
| Dear Attorney Read: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| By disclosing this information, the commenwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
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| Sincerely, |
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| Assistant District Attorney |
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NORTHWESTERN DISTRICT

| Date: 3/5/21 |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney DeHerdt: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Greenfield Police Officer was the |
| defendant in a now-closed restraining order, bocket No. |
| By disclosing this information the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or COR related information may be a violation of an attorney's legal and |
| ethical nequirements. |
| Sincerely, |
| Assistant District Attorney |



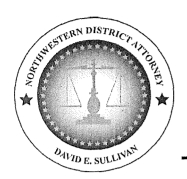
Northwestern District

| Date: 3/2/21 |
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| Re: Commonwealth v; Docket No; |
| Dear Attorney <u>Henderson</u> |
| Pursuant to its discovery obligations, the commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfield Police Officer |
| defendant in a now-closed restraining order. Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for that preparation purposes only. Dissemination of |
| confidential and on COR1-related information may be a violation of an attorney's legal and |
| ethical requirements |
| Sincerely, |
| Assistant District Attorney |



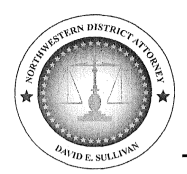
NORTHWESTERN DISTRICT

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| Data Da and an 22 2024 |
| Date: December 23, 2021 |
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| Re: Commonwealth v. Docket No. |
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| Door Attornov Simonskii |
| Dear Attorney Simanski: |
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| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfield Police Officer was the |
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| defendant in a now-closed restraining order. Docket No. |
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| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| autilissible. |
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| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or ORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
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| Assistant District Attorney |
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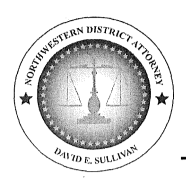
NORTHWESTERN DISTRICT

| Date: 3/5/21 | |
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| Re: Commonwealth v. | Docket No. 2012010203 |
| Dear Attorney DeHerdt: | |
| Pursuant to its discovery obligat | ions, the Commonwealth discloses the following information |
| concerning a potential witness | this case. Greenfield Police Officer was the |
| defendant in a now-closed restr | <u> </u> |
| By disclosing this information th | ne Commonwealth is not agreeing that it is either relevant or |
| admissible. | |
| | for trial preparation purposes only. Dissemination of |
| confidential and/or CORI related ethical requirements. | d information may be a violation of an attorney's legal and |
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| Sincerely, | |
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| Assistant District Attorney | |
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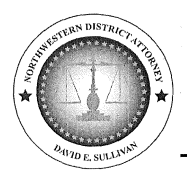
NORTHWESTERN DISTRICT

| Date: 3/4/2021 |
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| Re: Commonwealth v. Docket No. 20 12 12 12 12 12 12 12 12 12 12 12 12 12 |
| Dear Attorney Rubin: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| By disclosing this information, the commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI related information may be a violation of an attorney's legal and |
| ethical requirements |
| Sincerely, |
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| · |
| Assistant District Attorney |
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NORTHWESTERN DISTRICT

| Date: February 10, 2021 | |
|--|----|
| Re: Commonwealth v. Docket No. | |
| Dear Attorney Robinson: | |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case: Greenfield Police Officer was the defendant in a now-closed restraining order, Docket No. | nc |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant of admissible. | or |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. | |
| Sincerely, | |
| Assistant District Attorney | |

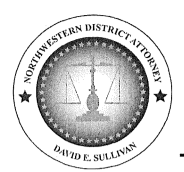


Assistant District Attorney

OFFICE OF DISTRICT ATTORNEY DAVID E. SULLIVAN

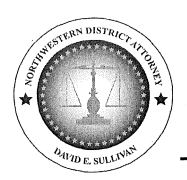
NORTHWESTERN DISTRICT

| Date: 3/12/21 |
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| Re: Commonwealth v. Docket No. |
| Dear Attorney Henderson: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely |
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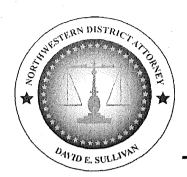
NORTHWESTERN **D**ISTRICT

| Date: |
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| Re: Commonwealth v; Docket No. |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Greenfield Police Officer was the |
| defendant in a now-closed restraining order. Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or ORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerety, |
| Assistant District Attorney |



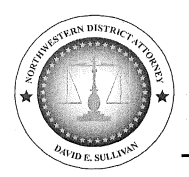
NORTHWESTERN DISTRICT

| Date: February 10, 2019 |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Resnek: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
| Assistant District Attorney |



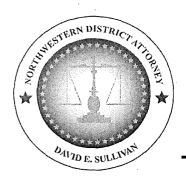
NORTHWESTERN DISTRICT

| Date: February 22, 2021 |
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| Re: Commonwealth v. Docket No. |
| Dear Attorney Simanski: |
| Pursuant to its discovery obligations: the Commonwealth discloses the following information concerning a potential witness in this case: Greenfield Police Officer was the defendant in a now-closed restraining order. Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for rial preparation purposes only. Dissemination of |
| confidential and/or COR related information may be a violation of an attorney's legal and |
| ethical requirements: |
| Sincerely |
| Assistant District Attorney |
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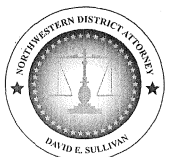
NORTHWESTERN DISTRICT

| Date: December 1, 2021 |
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| Re: Commonwealth v. Docket No. |
| Dear Attorney Maddaleni: |
| Pursuant to its discovery obligations, the commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfeld Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential anti/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
| Jillian Handy |
| Assistant District Attorney |
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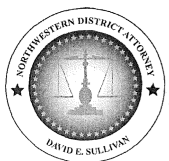
Northwestern District

| Date: December 23, 2021 |
|---|
| Re: Commonwealth v. pocket No. |
| Dear Attorney Cox: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this ase: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
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| Assistant District Attorney |
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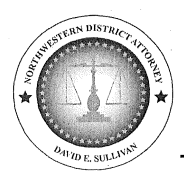
NORTHWESTERN DISTRICT

| Date: March 19, 2021 |
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| Re: Commonwealth v. Docket No. |
| Dear Attorney Godleski: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Greenfield Police Officer was the |
| defendant in a now-closed restraining officer, Docker No. |
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| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements |
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| Sincerely |
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| Assistant District Attorney |
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NORTHWESTERN DISTRICT

| Date: February 5, 2021 |
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| Do chat No. |
| Re: Commonwealth v. Docket No Docket No |
| Dear Attorney Anthony Maddaleni: |
| Deal Attorney Anthony Waddalem. |
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| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this ase: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
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| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI related information may be a violation of an attorney's legal and |
| ethical requirements. |
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| Assistant District Attorney |
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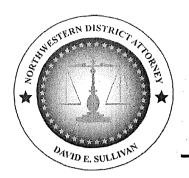
NORTHWESTERN DISTRICT

| Date: February 19, 2021 |
|--|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Rountree: |
| Pursuant to its discovery obligations, the common wealth discloses the following information |
| concerning a potential witness in this case: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
| Assistant District Attorney |
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NORTHWESTERN DISTRICT

| TO E. SULL. | A A |
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| Date: 3/4/21 | |
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| Re: Commonwealth v. | Docket No. |
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| Dear Attorney Bernard: | A. W. W. |
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| Pursuant to its discovery obligation the | Commonwealth discloses the following information |
| | Varia. All 1997 |
| concerning a potential witness in this case | : Greenfield Police Officer was the |
| defendant in a new placed necture | |
| defendant in a now-closed restraining of | er, sockerno. |
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| By disclosing this information the Comm | nwealth is not agreeing that it is either relevant or |
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| admissible. | * |
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| | preparation purposes only. Dissemination of |
| confidential and on COR related informat | ion may be a violation of an attorney's legal and |
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| ethical requirements. | |
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| Sincerely, | |
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| Assistant District Attorney | |
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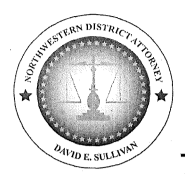
Northwestern District

| Date: October 27, 2021 |
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| Re: Commonwealth v. Docket No. |
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| Dear Attorney Allard: |
| Deal Actorney Allard. |
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| Duranent to its discovery obligations the Carry was likely lesses the following information |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfield colice Officer was the |
| defendant in a now-closed restraining order, Docket No. |
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| By disclosing this information, the compronwealth is not agreeing that it is either relevant or |
| admissible. |
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| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| ethical requirements. |
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| Sincerely, |
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| Blks - Hash |
| Jillian Handy |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

| Date: December 8, 2021 |
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| Re: Commonwealth v. Docket No. |
| Dear Attorney Maddaleni: |
| Pursuant to its discovery obligations, the commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or ORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
| Assistant District Attorney |
| |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Dear Attorney Maddaleni:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case: Greenfield Police Officer was the defendant in a now-closed restraining order, Docket No.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

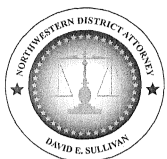
This information is being provided for trial preparation purposes only. Dissemination of

confidential and/or QRI-related information may be a violation of an attorney's legal and

Sincerely

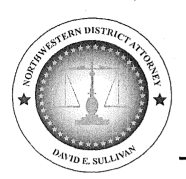
Assistant District Attorney

ethical requirements.



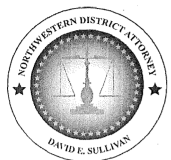
NORTHWESTERN DISTRICT

| OALYD E. SULLIVAN |
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| TO E. SOLD |
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| Date: November 30, 2021 |
| Re: Commonwealth v. Docket No. |
| Dear Attorney Maddaleni: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case: Greenfield Police Officer was the |
| concerning a potential witness in this case: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or ORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely |
| Jillian Handy |
| Assistant District Attorney |
| |



NORTHWESTERN DISTRICT

| Date: February 19, 2021 |
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| Re: Commonwealth v. Docket No. |
| Dear Attorney Dave Simanski: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfield Police Officer was the |
| defendant in a now-closed restraining order. Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORt related information may be a violation of an attorney's legal and ethical requirements. |
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| Sincerely, |
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| Assistant District Attorney |
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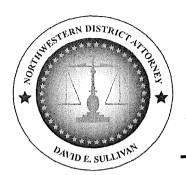
NORTHWESTERN DISTRICT

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| Date: 3/5/21 |
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| Re: Commonwealth v. Docket No. |
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| Dear Attorney Flynn: |
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| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
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| concerning a potential witness in the case: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| detendant in a now-closed resistanting of der, Docket No. |
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| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
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| This information is being provided for trial preparation purposes only. Dissemination of |
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| ethical requirements |
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| Sincerely, |
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| Assistant District Attorney |
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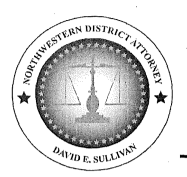
NORTHWESTERN DISTRICT

| Date: February 5, 2021 |
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| Re: Commonwealth v. Docket No. Language Commonwealth v. Langua |
| Dear Attorney Robert Bray: |
| Pursuant to its discovery opligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case: Greenfield Police Officer was the |
| defendant in a now-closed restraining order, Docket No. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORF related information may be a violation of an attorney's legal and ethical requirements. |
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| Sincerely, |
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| Assistant District Attorney |
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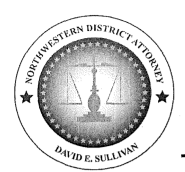
NORTHWESTERN DISTRICT

| Date: |
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| Re: Commonwealth v; Docket No. |
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| Dear Attorney: |
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| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, former Greenfield Police |
| concerning a potential withess many case former of cernicia i once |
| Ja January 2020 Croonfield District Court of Motor Vobicular |
| In January 2020, was convicted in Greenfield District Court of Motor Vehicular |
| Homicide by Negligent Operation on docket and the second s |
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| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
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| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORP elated information may be a violation of an attorney's legal and |
| ethical requirements. |
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| Sincerely, |
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| Assistant District Attorney |
| Abbitaire piotrice Attorney |



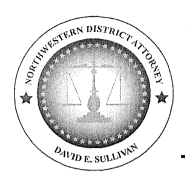
NORTHWESTERN DISTRICT

| Date: | |
|--|---|
| Re: Commonwealth v. | Docket No. |
| Dear Attorney: | |
| Pursuant to its discovery obligations, the @ | mmonwealth discloses the following information |
| concerning a potential witness in this case is the defendant in three open cases: | ************************************** |
| | |
| Docket No. alleges one count | of Assault and Battery on a Family/Household |
| Member. Docket No. | one count of Assault and Battery on a |
| Family/Household Member, Docket No. | alleges one count of Threat to Commit a |
| Crime. | |
| Officer new currently on unpaid admin | istrative leave. |
| By disclosing this information, the Commor | nwealth is not agreeing that it is either relevant or |
| admissible. | |
| This information is being provided for trial | preparation purposes only. Dissemination of |
| WWA 400000 WARNER TO THE TO TH | on may be a violation of an attorney's legal and |
| ethical requirements. | |
| Sincerely, | |
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| Assistant District Attorney | |



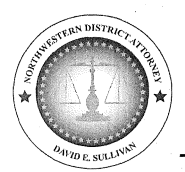
NORTHWESTERN DISTRICT

| Date: |
|--|
| Re: Commonwealth v; Docket No: |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Leyden Police |
| In 2014 and 2015, the storwarded emails containing racially and religiously biased |
| content to members of the Leyden Police Department, among others. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| Sincerely, |
| |
| Assistant District Attorney |



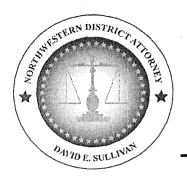
NORTHWESTERN DISTRICT

| Date: |
|--|
| Re: Commonwealth v; Docket No. |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Leyden Police |
| In 2014 and 2015, the large torwarded emails containing racially and religiously biased |
| content to members of the Leyden Police Department, among others. |
| |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| Sincerely, |
| |
| Assistant District Attorney |



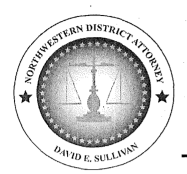
NORTHWESTERN DISTRICT

| Date: |
|---|
| Re: Commonwealth v; Docket No. |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Montague Police Officer Manager . On January |
| 29, 2021, a criminal complaint issued against officer frames charging him with one count of |
| Assault and Battery on a Child with hiury. The case is currently pending in the Greenfield |
| District Court. |
| By disclosing this information, the commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| |
| Sincerely |
| Assistant District Attorney |



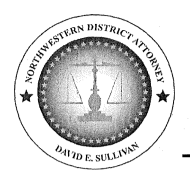
NORTHWESTERN DISTRICT

| Date: |
|--|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Ingraham: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Montague Police Officer On January |
| 29, 2021, a criminal complaint issued against Officer Holland charging him with one count of |
| Assault and Battery on a Child with Injury. The case is currently pending in the Greenfield |
| District Court. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
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| Assistant District Attorney |
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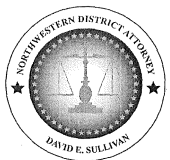
NORTHWESTERN DISTRICT

| Date: |
|--|
| Re: Commonwealth v; Docket No; |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Montague Police Officer |
| 29, 2021, Officer was charged in Greenfield District Court with one count of Assault and |
| Battery on a Child with Injury, dock 11-12-1002. On June 18, 2021, Officer was |
| placed on pretrial probation for one year. |
| By disclosing this information, the commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
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| Sincerel |
| Assistant District Attorney |



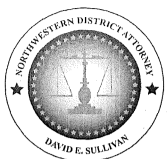
NORTHWESTERN DISTRICT

| Date: 3/5/21 |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Rountree: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Montague Police Officer On January |
| 29, 2021, a criminal complaint issued against Officer charging him with one count of |
| Assault and Battery on a Child with Injury. The case is currently pending in the Greenfield District Court. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or COR related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
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| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

| DAI 7D E. SULLIVAN | | | |
|---|----------------------------|-------------------------------|----------------|
| TIDE, SULLI | | | |
| Date: August 3, 2021 | | | |
| Re: Commonwealth v. | Docket No. | | |
| Dear Attorney Brown: | | | |
| Pursuant to its discovery oblig | 7900 | ***** | |
| concerning a potential witnes | | | On January |
| 29, 2021, a criminal complain | t issued against Office | charging him with | one count of |
| Assault and Battery on a Child | l with Injury. The case i | is currently pending in the (| Greenfield |
| District Court. | | • | |
| By disclosing this information, admissible. | , the commonwealth is | not agreeing that it is eithe | er relevant or |
| This information is being prov | ided for trial preparation | on purposes only. Dissemin | ation of |
| confidential and/or CORT related thical requirements. | **** | | |
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| Sincerely | _ | | |
| Assistant District Attorney | | | |



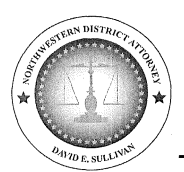
NORTHWESTERN DISTRICT

| A TO E. SULLINE |
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| |
| Date: 3/12/21 |
| Re: Commonwealth v. Docket No. |
| Dear Attorney DeHerdt: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Montague |
| 29, 2021, a criminal complaint issued against Officer landscharging him with one count of |
| Assault and Battery on a Child with Injury. The case is currently pending in the Greenfield |
| District Court. |
| By disclosing this information, the commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical require neats. |
| Sincere V, |
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| A LL L BULLAND |
| Assistant District Attorney |



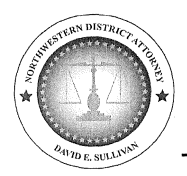
NORTHWESTERN DISTRICT

| Date: |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Keefe: |
| Pursuant to its discovery obligations, the Commenwealth discloses the following information |
| concerning a potential witness in this case. Mentague Police Officer Concerning On January |
| 29, 2021, a criminal complaint issued agains. Officer charging him with one count of |
| Assault and Battery on a Child with Injury. The case is currently pending in the Greenfield |
| District Court. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
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| This information being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| curica equilities. |
| Sincerely, |
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| Assistant District Attorney |
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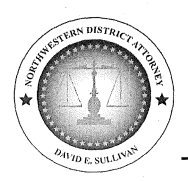
NORTHWESTERN DISTRICT

| Date: February 10, 2021 |
|--|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Auskern; |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Montague Police Officer Concerning a potential witness in this case, Montague Police Officer Concerning a potential witness in this case, Montague Police Officer Concerning a potential witness in this case, Montague Police Officer Concerning a potential witness in this case, Montague Police Officer Concerning a potential witness in this case, Montague Police Officer Concerning a potential witness in this case, Montague Police Officer Concerning a potential witness in this case, Montague Police Officer Concerning a potential witness in this case, Montague Police Officer Concerning a potential witness in this case, Montague Police Officer Concerning a potential witness in this case, and the police Officer Concerning a potential witness in the police Officer Concerning a potential witness in the police Officer Concerning a potential witness in the police Officer Concerning a police Officer Concernin |
| 29, 2021, a criminal complaint issued against Officer Charging him with one count of |
| Assault and Battery on a Child with Injury. The case is currently pending in the Greenfield |
| District Court. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely |
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| Assistant District Attorney |
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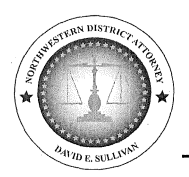
NORTHWESTERN DISTRICT

| Date: |
|--|
| Re: Commonwealth v; Docket No. |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Massachusetts State Trooper |
| On various dates in 2015 and 2016, proper violated Massachusetts State Police Policy and Procedure when he arrived late and/or departed early from an assigned overtime shift; received compensation for hours of overtime that he did not work without advising the |
| Commonwealth of the overpayment; and improperly claimed hours of overtime that he did not work. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CoRI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
| Assistant District Attorney |



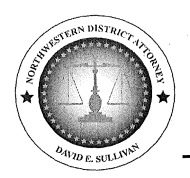
NORTHWESTERN DISTRICT

| Date: | |
|--|--|
| Re: Commonwealth v. | _; Docket No. |
| Dear Attorney: | |
| | Commonwealth discloses the following information |
| concerning a potential witness in this case | former Massachusetts State Trooper |
| On June 5, 2021, then Trooper was: | arrested by the Wrentham Police Department on a |
| charge of Assault and Battery on a Rouse | nold/Family Member. The case is currently in pretrial |
| status. Mr. has resigned from the St | |
| By disclosing this information, the commo | prwealth is not agreeing that it is either relevant or |
| admissible. | |
| AND TO THE TOTAL AND THE TOTAL | I preparation purposes only. Dissemination of |
| | tion may be a violation of an attorney's legal and |
| ethical requirements. | |
| Sincerel | |
| Assistant District Attorney | |



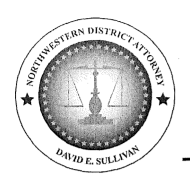
NORTHWESTERN DISTRICT

| Date: | | | |
|--|--------------------|-------------------|--------------------|
| Re: Commonwealth v. | _; Docket No | | |
| Dear Attorney: | | | |
| Pursuant to its discovery obligations, the O | Commonwealth dis | closes the foll | wing information |
| concerning a potential witness in this case | , Massachusetts St | tatë Police | |
| , who has been relieved of | | | |
| was charged with the following criminal or | | New Hampshir | e: |
| · Domestic Violence, Assault (Felon | | | • |
| Domestic Violence, Assault (Misde | | | |
| · Domestic Violence, Obstruct Repo | t of Crime/Inj. | | |
| · Criminal Trespass | | | |
| Disobeying an Office | | | |
| Reckless Operation | | | |
| | · **** | | |
| The alleged victim in this matter obtained | an emergency ord | ler of protection | on against |
| , which was served to him in hand | | • | |
| By disclosing this information, the Commo | nwealth is not agr | eeing that it is | either relevant or |
| admissible. | | | |
| | • | | |
| This information is being provided for trial | nrenaration nurn | oses only Diss | emination of |
| confidential and/or CORI-related informat | | | |
| ethical requirements. | ion may be a viola | tion of an acco | incy 3 legal and |
| etilicai requirements. | | | |
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| Sincerely, | | | |
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| Control and the second Control of | | | |
| Assistant District Attorney | | | |



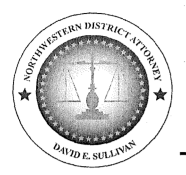
NORTHWESTERN DISTRICT

| Date: | |
|---|---|
| Re: Commonwealth v | ; Docket No. |
| Dear Attorney: | |
| Pursuant to its discovery obligations, the (| Commonwealth discloses the following information |
| concerning a potential witness in this case | |
| In November 2016, Officer receive | a Continuation Without a Finding on a charge of |
| Operating Under the Influence of Intoxica | ting Iquor, Docket No He was placed |
| | ebruary 9, 2018. The case was then dismissed. |
| Officer personnel fle contains | sustained finding of criminal conduct stemming from |
| the same incident, to wit: Operating Unde | |
| The personnel file is not within the custod Office. | y or control of the Northwestern District Attorney's |
| By disclosing this information, the Commo admissible. | nwealth is not agreeing that it is either relevant or |
| This information is being provided for trial | preparation purposes only. Dissemination of |
| 100c 1000c 1000c | ion may be a violation of an attorney's legal and |
| ethical requirements. | |
| | |
| Sincerely, | |
| | |
| | |
| Assistant District Attorney | |



NORTHWESTERN DISTRICT

| Date: September 24, 2021 |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Drake: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer:: |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket No. He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/12/2021

Re: Commonwealth v. Alicea; Docket No. 2145CR0212

Dear Attorney Heyman:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer:

In May 2018, received a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquot and Leaving the Scene of Property Damage, Docket No. He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed.

personnel file contains a sustained finding of criminal conduct stemming from the same incident, to wit Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,

Emaan Syed Assistant District Attorney



NORTHWESTERN DISTRICT

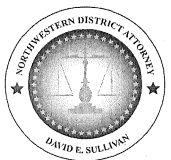
One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| OALTO E. SULLIVAN |
|--|
| TO E. SOLLO |
| |
| Date: 5/25/2021 |
| |
| Re: Commonwealth v pocket No. |
| Dear Attorney McHale: |
| |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Northampton Police Officer (1997) : |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating |
| Under the Influence of Intoxicating Ligior and Leaving the Scene of Property Damage, Docket |
| No. He was placed of probation from May 25, 2018 to May 24, 2019. The case |
| was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from |
| the same incident, to wit Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage. |
| |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |

Sincerely,

Emaan Syed Assistant District Attorney

ethical requirements.



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060

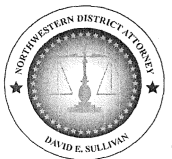
| OALTO E. SULLIVAN | 56 Bank Row, Greenfield, MA 0130 |
|--|---|
| TO E. SOLLS | |
| Date: 2/12/2021 | |
| Re: Commonwealth v. ; Docket No. | |
| Dear Attorney Morin: | |
| Pursuant to its discovery obligations, the concerning a potential witness in this case | Commonwealth discloses the following information , Northampton Police Officer |
| Under the Influence of Intoxicating Liquor | atinuation Without a Finding on charges of Operating and Leaving the Scene of Property Damage, Docket |
| No. He was placed on prowas then dismissed. | hation from May 25, 2018 to May 24, 2019. The case |
| | ustained finding of criminal conduct stemming from |
| the same incident, to wit: Operating Unite | r the Influence of Intoxicating Liquor and Leaving the |
| Scene of Property Damage | |
| | y or control of the Northwestern District Attorney's |
| Office. | |
| *************************************** | nwealth is not agreeing that it is either relevant or |
| admissible. | |
| This information is being provided for trial | preparation purposes only. Dissemination of |

confidential and/or CORI-related information may be a violation of an attorney's legal and

Sincerely,

Emaan Syed **Assistant District Attorney**

ethical requirements.

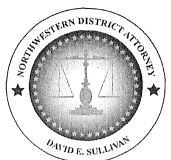


NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| AND E SULLIVAN | 36 Balik Row, Greenfield, IVIA 0150 |
|---|---|
| IDE, SOLLS | |
| Date: 3/5/2021 | |
| Re: Commonwealth v. ; I | Docket No. |
| Dear Attorney Kunkel: | |
| · | ons, the Commonwealth discloses the following information this case, Northampton Police Officer |
| Under the Influence of Intoxication | ved a Continuation Without a Finding on charges of Operating ag Lignor and Leaving the Scene of Property Damage, Docket ed an probabion from May 25, 2018 to May 24, 2019. The case |
| | ntains a sustained finding of criminal conduct stemming from ing Under the Influence of Intoxicating Liquor and Leaving the |
| The personnel file is not within the Office. | e ustody or control of the Northwestern District Attorney's |
| By disclosing this information, the admissible. | e Commonwealth is not agreeing that it is either relevant or |
| W | d for trial preparation purposes only. Dissemination of information may be a violation of an attorney's legal and |
| Sincerely, | |

Emaan Syed Assistant District Attorney



NORTHWESTERN DISTRICT

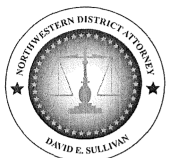
| 3 E. SOD | | atite |
|---|--|--|
| | | |
| Date: 2/2/21 | | |
| Re: Commonwealth v. | ; Docket No. | 3 |
| Dear Attorney Phillips: | | |
| Pursuant to its discovery obliga concerning a potential witness | tions, the Commonwealth di in this case, Northampton Po | closes the following information blice Officer : |
| Under the Influence of Intoxicat | ting Liquor and Leaving the S | at a Finding on charges of Operating Scene of Property Damage, Docket 25, 2018 to May 24, 2019. The case |
| 200007 | 600°0000, 10000, 1000° | of criminal conduct stemming from Intoxicating Liquor and Leaving the |
| Office. | | e Northwestern District Attorney's reeing that it is either relevant or |
| This information is being provide confidential and/or CORI-relate ethical requirements. | | |
| Sincerely, | | |
| Assistant District Attorney | | |

DAINDE, SULLIVING

OFFICE OF DISTRICT ATTORNEY DAVID E. SULLIVAN

NORTHWESTERN DISTRICT

| Date: |
|---|
| Re: Commonwealth v; Docket No; |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer :: |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquor and Jeaving the Scene of Property Damage, Docket |
| No. Rewas placed on probation from May 25, 2018 to May 24, 2019. The cas was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from the same incident, to with Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
| |
| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| O TIDE SULLINATE |
|--|
| J. S. |
| Date: 3/24/2021 |
| Re: Commonwealth v. Docket No. |
| Dear Attorney Goldsmith: |
| Deal Attorney Goldsmith. |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer .: |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating |
| Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket |
| No. Revised No. He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from |
| the same incident, to wit: operating under the Influence of Intoxicating Liquor and Leaving the |
| Scene of Property Dangage |
| The personnel file is not within the custody or control of the Northwestern District Attorney's |
| Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |

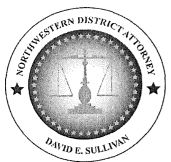
This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and

Sincerely,

admissible."

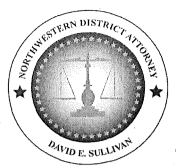
Emaan Syed Assistant District Attorney

ethical requirements.



NORTHWESTERN DISTRICT

| Date: October 22, 2021 |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Ciccarelli: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer:: |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket No. He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

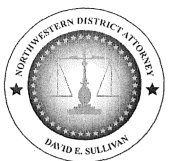
| Date: 2/24/2021 |
|--|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Morin: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer .: |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating |
| Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket |
| No. He was placed on probation from May 25, 2018 to May 24, 2019. The case |
| was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from |
| the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the |
| Scene of Property Damage |
| The personnel file is not within the custody or control of the Northwestern District Attorney's |

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing his information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



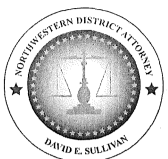
NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| DATAD E. SULLIVAT | | | |
|---|---|---|--|
| 10 E. SOLD | | | |
| Date: 2/24/2021 | | | |
| Re: Commonwealth v. | ; Docket No. 2 | | |
| Dear Attorney Morin: | | | * |
| Pursuant to its discovery concerning a potential v | y obligations, the Commonw vitness in this case, Northam | ealth discloses the follow pten Pelice Officer | ving information : |
| In May 2018, Officer | received a Continuation ntoxicating Liquor and Leave | Without a Finding on ch | |
| No He was then dismissed. | was placed on probation from | May 25, 2018 to May 2 | 24, 2019. The case |
| Officer personne personne the same incident, to wing Scene of Property Dama | nel file contains a sustained f it: Operating Under the Influ ige | inding of criminal conductions and indications and indicating Lique | ct stemming from or and Leaving the |
| The personnel file is not Office. | within the custody or contro | ol of the Northwestern D | istrict Attorney's |
| By disclosing this inform admissible. | ation, the Commonwealth is | not agreeing that it is ei | ther relevant or |
| W | g provided for trial preparation II-related information may be | | |
| 23.77047 1 040 077101101 | | | |

Emaan Syed Assistant District Attorney

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| A TO E. SULLINA. |
|---|
| AD E. SOLD |
| Date: 2/24/2021 |
| Re: Commonwealth v. Docket No. |
| Dear Attorney Drake: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer :: |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket No. He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| / | DATAD E. SULLINA |
|---|---|
| | I. B. Solla |
| | Date: 2/23/2021 |
| F | Re: Commonwealth v. Docket No. |
| | Dear Attorney Lippiello: |
| С | Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer |
| | n May 2018, Officer received a Continuation Without a Finding on charges of Operating |
| | Inder the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket |
| | No He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. |
| | Officer personnel file contains a sustained finding of criminal conduct stemming from |
| | he same incident, to wir. Operating Under the Influence of Intoxicating Liquor and Leaving the |
| | cene of Property Damage |
| | he personnel file is not within the custody or control of the Northwestern District Attorney's |
| | Office. |
| Н | by disclosing this information, the Commonwealth is not agreeing that it is either relevant or |

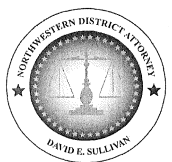
This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and

Sincerely,

admisible.

Emaan Syed Assistant District Attorney

ethical requirements.



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date:2/5/2021 |
|---|
| |
| Re: Commonwealth v. Docket No. |
| |
| Dear Attorney Carey: |
| |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Northampton Police Officer |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating |
| Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket |
| No He was placed on probation from May 25, 2018 to May 24, 2019. The case |
| was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from |
| the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the |
| Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's |
| Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| This integral design is being provided for that preparation purposes only. Dissemination of |

confidential and/or CORI-related information may be a violation of an attorney's legal and

Sincerely,

Emaan Syed Assistant District Attorney

ethical requirements.



NORTHWESTERN DISTRICT

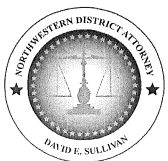
One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date: 5/27/2021 |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Carey: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Northampton Rolice Officer |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating |
| Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket |
| No. He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from |
| the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the |
| Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,

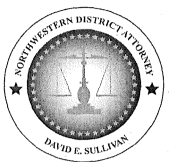
admissible.



NORTHWESTERN DISTRICT

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| O. 11 ID E. SULLIVAN | One Gleason Plaza, Northampton, MA 0106 56 Bank Row, Greenfield, MA 0130 |
|---|--|
| THE SOLD | |
| Date: 4/23/2021 | |
| Re: Commonwealth v. | ocket No. |
| Dear Attorney Mitchell: | |
| Pursuant to its discovery obligatio concerning a potential witness in t | ns, the Commonwealth discloses the following information this case, Northampton Police Officer |
| Under the Influence of Intoxicating | red a Continuation Without a Finding on charges of Operating g Liquor and Leaving the Scene of Property Damage, Docket for probation from May 25, 2018 to May 24, 2019. The case |
| was then dismissed. | |
| the same incident, to wit. Operati Scene of Property Damage | tains a sustained finding of criminal conduct stemming from ng Under the Influence of Intoxicating Liquor and Leaving the |
| Office. | e custody or control of the Northwestern District Attorney's |
| By disclosing this information, the admissible. | Commonwealth is not agreeing that it is either relevant or |
| ************************************** | for trial preparation purposes only. Dissemination of nformation may be a violation of an attorney's legal and |
| Sincerely, | |



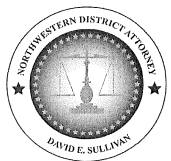
Emaan Syed

Assistant District Attorney

OFFICE OF DISTRICT ATTORNEY DAVID E. SULLIVAN

NORTHWESTERN DISTRICT

| The Sullive | - |
|---|---|
| J. S. | |
| Date: 4/13/2021 | |
| Re: Commonwealth v. Docket No. | |
| Dear Attorney Keefe: | |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer :: | |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operation Under the Influence of Intoxicating Lightor and Leaving the Scene of Property Damage, Docke No. 1 He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. | t |
| Officer personnel file contains a sustained finding of criminal conduct stemming from the same incident, to wit Operating Under the Influence of Intoxicating Liquor and Leaving to Scene of Property Damage. | |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. | S |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. | |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. | |
| Sincerely, | |



NORTHWESTERN DISTRICT

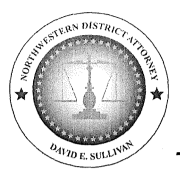
| The SULL |
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| Date: January 19, 2021 |
| Pay Commonwealth w |
| Re: Commonwealth v; Docket No |
| Dear Attorney Drake: |
| Bedi / tetorine) Brake. |
| |
| Pursuant to its discovery obligations, the Commo wealth discloses the following information |
| concerning a potential witness in this case. Northand to Police Officer. |
| In May 2018, Officer received a Intinuation Without a Finding on charges of Operating |
| Under the Influence of Intoxicating Liquor and Leaving the Sene of Property Damage, Docket |
| No. He was placed on probation from May 25, 2018 to May 24, 2019. The case |
| was then dismissed. |
| Officer personnel file on ains a sustained finding of criminal conduct stemming from |
| the same incident, to wit. perating Units the Influence of Intoxicating Liquor and Leaving the |
| Scene of Property Camage. |
| The personnel Haris not within the custody or control of the Northwestern District Attorney's |
| Office. |
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| By discussing his information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| adilissiple |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
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| Sincerely, |
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| |
| Assistant District Attorney |



NORTHWESTERN **D**ISTRICT

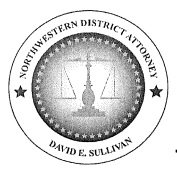
One Gleason Plaza, Northampton, MA 01060

| O _{dli} ryk ⁿ | 56 Bank Row, Greenfield, MA 0130 |
|--|---|
| DAPID E. SULLINAN | |
| Date: 2/23/2021 | |
| Re: Commonwealth v. ; Docket No. | |
| Dear Attorney Morin: | |
| Pursuant to its discovery obligations, the Comr concerning a potential witness in this case, No | nonwealth discloses the following information thampton Police Officer |
| Under the Influence of Intoxicating Liquor and | nation Withou a Finding on charges of Operating Leaving the Scene of Property Damage, Docket on from May 25, 2018 to May 24, 2019. The case |
| Officer personnel file contains a sustain | ined finding of criminal conduct stemming from Influence of Intoxicating Liquor and Leaving the |
| The personnel file is not within the enstody or Office. | control of the Northwestern District Attorney's |
| By disclosing this information, the Commonwe admissible. | alth is not agreeing that it is either relevant or |
| This information is being provided for trial preponding and/or CORI-related information rethical requirements. | · |
| Sincerely, | |



NORTHWESTERN DISTRICT

| Date: January 19, 2021 |
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| Re: Commonwealth v; Docket No; |
| |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, North mpton valice Officer |
| In May 2018, Officer received a Con Without a binding on charges of Operating |
| Under the Influence of Intoxicating Linear and Law is the Scene of Property Damage, Docket No. Let Way 25, 2018 to May 24, 2019. The case |
| No. May 24, 2019. The case was then dismissed. |
| Officer personnel file contains sust ined finding of criminal conduct stemming from |
| the same incident, to wit: Operating Under the influence of Intoxicating Liquor and Leaving the Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and r CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
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| Assistant District Attorney |



NORTHWESTERN DISTRICT

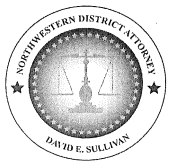
| Date: |
|--|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Kunkel: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operatin Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket No. He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
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| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060)1

| O _A () | 56 Bank Row, Greenfield, MA 01301 |
|---|---|
| DAIND E. SULLINAN | |
| Date: 6/10/2021 | |
| Re: Commonwealth v. Docket No. | |
| Dear Attorney Godleski: | |
| Pursuant to its discovery obligations, the Componerning a potential witness in this case, No | monwealth discloses the following information thampton Police Officer |
| Under the Influence of Intoxicating Liquor and | Leaving the Scene of Property Damage, Docket on from May 25, 2018 to May 24, 2019. The case |
| was then dismissed. | |
| Officer personnel file contains a sustainthe same incident, to wit operating Under the Scene of Property Damage. | ined finding of criminal conduct stemming from Influence of Intoxicating Liquor and Leaving the |
| Office. | control of the Northwestern District Attorney's |
| By disclosing this information, the Commonwe admissible. | ealth is not agreeing that it is either relevant or |
| This information is being provided for trial pre confidential and/or CORI-related information ethical requirements. | |
| Sincerely, | |

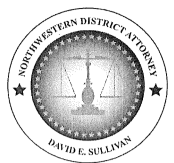


Assistant District Attorney

OFFICE OF DISTRICT ATTORNEY DAVID E. SULLIVAN

NORTHWESTERN DISTRICT

| OAL NO E. SULLINAT |
|---|
| |
| Date: 3/29/21 |
| Re: Commonwealth v |
| Dear Attorney Ciccarelli: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer :: |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket No. He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
| |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date: 4/28/2021 |
|--|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Callahan: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer :: |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquid and Leaving the Scene of Property Damage, Docket |
| No. Representation in the was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from the same incident, to wit Operating Under the Influence of Intoxicating Liquor and Leaving the |
| Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and

Sincerely,

admissible.

Emaan Syed Assistant District Attorney

ethical requirements.



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| OALIND E. SULLINNY | , , , , , , , , , , , , , , , , , , , |
|--|---------------------------------------|
| "ME. SULLI" | |
| | |
| Date: 2/22/2021 | |
| Re: Commonwealth v. Docket No. | |
| Dear Attorney Chamberlain: | |
| Pursuant to its discovery obligations, the Commonwealth dis | closes the following information |
| concerning a potential witness in this case, Northampton Pol | <u> </u> |
| In May 2018, Officer received a Continuation Without | |
| Under the Influence of Intoxicating Liquor and Leaving the Sc | ene of Property Damage, Docket |
| No. He was placed on probation from May 2 | 5, 2018 to May 24, 2019. The case |
| was then dismissed. | |
| Officer personnel file contains a sustained finding of | cuincinal conduct stangular from |
| | |
| the same incident, to wit: Operating Under the Influence of In | ntoxicating Liquor and Leaving the |
| Scene of Property Danage. | |
| The personnel file is not within the custody or control of the | Northwestern District Attornev's |
| Office. | , |
| By disclosing this information, the Commonwealth is not agree | eeing that it is either relevant or |
| admissible. | |
| This information is being provided for trial preparation purpo | ses only. Dissemination of |
| confidential and/or CORI-related information may be a violat | |
| ethical requirements. | |

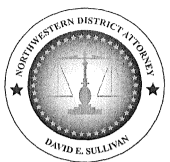
Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| OAT NO E. SULLIVANT |
|---|
| The Source |
| Date: 5/25/2021 |
| Re: Commonwealth v. Docket No. |
| Dear Attorney Currie: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer :: |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket No. He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage |
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| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely. |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

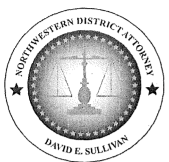
| OAT TO E. SULLINA |
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| AD E. SOLD |
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| Date: 3/12/2021 |
| |
| Re: Commonwealth v. Docket No. |
| Dear Attorney Keefe: |
| |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Northampton Police Officer |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating |
| Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket |
| No He was placed on probation from May 25, 2018 to May 24, 2019. The case |
| was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from |
| the same incident, to with Operating Under the Influence of Intoxicating Liquor and Leaving the |
| Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's |
| Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admi š tible. |

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and

Sincerely,

Emaan Syed Assistant District Attorney

ethical requirements.



Emaan Syed

Assistant District Attorney

OFFICE OF DISTRICT ATTORNEY DAVID E. SULLIVAN

NORTHWESTERN DISTRICT

| DAIND E. SULLIVAN |
|--|
| AD E. SOLLO |
| Date: 2/10/2021 |
| Re: Commonwealth v Docket No. |
| Dear Attorney Henry: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket No. He was placed on probation from May 25, 2018 to May 24, 2019. The cas was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing his information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

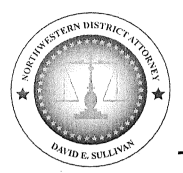
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|---|---|---|-----------|
| WIDE, SOLLE | | | |
| | | | |
| Date: 2/10/2021 | | | |
| Re: Commonwealth v | ; Docket No. | | |
| Dear Attorney Henry: | • | | |
| Pursuant to its discovery concerning a potential with | obligations, the Commonwealth | n discloses the following infor Rolice Officer | mation |
| In May 2018, Officer | received a Continuation With | hout a Finding on charges of (| |
| | toxicating Liquor and Leaving th as placed on probation from M | | |
| was then dismissed. | | | |
| Officer personne | I file contains a sustained findin | ng of criminal conduct stemm | ing from |
| Scene of Property Damage | Operating Under the Influence | of intoxicating ciquor and te | aving the |
| The personnel file is not wo | vithin the custody or control of | the Northwestern District Att | torney's |
| By disclosing this informat admissible. | tion, the Commonwealth is not | agreeing that it is either rele | vant or |
| This information is being p | provided for trial preparation p | urposes only. Dissemination o | of |

confidential and/or CORI-related information may be a violation of an attorney's legal and

Sincerely,

Emaan Syed Assistant District Attorney

ethical requirements.



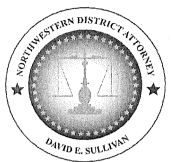
NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date: 2/24/2021 |
|--|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Henderson: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northanneton Police Officer :: |
| In May 2018, received a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquo and Leaving the Scene of Property Damage, Docket No. He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from the same incident, to wit. Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Danage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |

Emaan Syed Assistant District Attorney

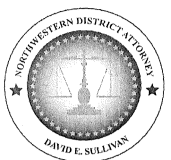
Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| TO BE, SULLIT |
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| Date: 6/10/2021 |
| Re: Commonwealth v. Docket No. |
| Dear Attorney Lauder: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northanipton Police Officer:: |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket |
| No. Leave the May 24, 2019. The case was then dismissed. |
| Officer personnel the contains a sustained finding of criminal conduct stemming from the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the |
| Scene of Property Damage |
| The personnel file is not within the sustody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Comodi regularitation |
| Sincerely, |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| OALTO E. SULLINAT |
|--|
| |
| Date: 5/27/2021 |
| Re: Commonwealth v. Docket No. |
| Dear Attorney Bagamary: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police .: |
| In May 2018, Officer a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket No. He was placed on probation from May 25, 2018 to May 24, 2019. The case was then dismissed. |
| Officer personnel file contains a sustained finding of criminal conduct stemming from the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Danage |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |

T

| 1 | | Northwestern Distri One Gleason Plaza, Northampton, MA 010 |
|---|---------------------------------|---|
| | DALID E. SULLINN | |
| | October 18, 2021 | |
| | Re: Commonwealth v. | ; Docket No. |
| | Dear Attorney Bergin: | |
| | | ions, the Commonwealth discloses the following information this case, Northampton Police Office: |
| | | ived a Continuation Without a Finding on charges of Operatin ng Liquor and Leaving the Scene of Property Damage, Docket |
| | | ed on probation from May 25, 2018 to May 24, 2019. The case |
| | | ntains as ustained finding of criminal conduct stemming from |
| | the same incident, to wit: Oper | ting Under the Influence of Intoxicating Liquor and Leaving th |

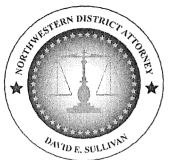
The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,

/s/Andrew Covington **Assistant District Attorney**

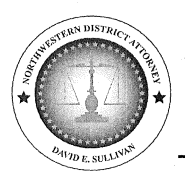


NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

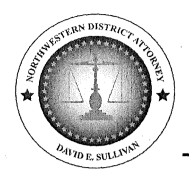
| | 56 Bank Row, Greenfield, MA 0130 |
|---|--|
| DATADE, SULLINATION | |
| Date: 2/12/2021 | |
| Re: Commonwealth v. Docket No. | |
| Dear Attorney Carey: | |
| Pursuant to its discovery obligations, the Coconcerning a potential witness in this case, | ommonwealth discloses the following information Northampton Police Officer |
| Under the Influence of Intoxicating Liquor | cinuation Without a Finding on charges of Operating and Leaving the Scene of Property Damage, Docket at on from May 25, 2018 to May 24, 2019. The case |
| Officer personnel file contains a su the same incident, to wit: Operating Under Scene of Property Damage. | stained finding of criminal conduct stemming from the Influence of Intoxicating Liquor and Leaving the |
| The personnel file is not within the custody Office. | or control of the Northwestern District Attorney's |
| By disclosing this information, the Common admissible. | wealth is not agreeing that it is either relevant or |
| **** | preparation purposes only. Dissemination of on may be a violation of an attorney's legal and |
| Sincerely | |

Sincerely,



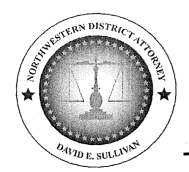
NORTHWESTERN DISTRICT

| Date: 2/2/21 |
|---|
| Re: Commonwealth v. 1990 1990 1990 1990 1990 1990 1990 199 |
| Dear Attorney Foy: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer Michael Cronin: |
| In May 2018, Officer received a Continuation Without a Finding on charges of Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage, Docket No. He was placed on probation from May 25, 2018 to May 24, 2019. The case |
| was then dismissed. Officer personnel file contains a sustained finding of criminal conduct stemming from |
| the same incident, to wit: Operating Under the Influence of Intoxicating Liquor and Leaving the Scene of Property Damage. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this intermation, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
| |
| Assistant District Attorney |
| |



NORTHWESTERN DISTRICT

| Jace. |
|---|
| Re: Commonwealth v; Docket No. |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following informatio |
| concerning a potential witness in this case. Northampton Police Officer |
| whose personnel file contains a sustained finding of untruthfulness. |
| On April 28, 2011, Officer was found to have been untruthful in reporting the circumstances surrounding damage that occurred to his cruiser. |
| The personnel file is not within the custody or control of the Northwestern District Attorney Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant on admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| |
| Sincerely, |
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| |
| Assistant District Attorney |
| assistant District Actionicy |
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NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/10/2021

Re: Commonwealth v.

; Docket No. 045

Dear Attorney Henry:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of intruthfulness.

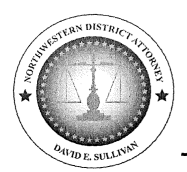
On April 28, 2011, Officer was found to have been untruthful in reporting the circumstances surrounding damage that occurred to his cruiser.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/23/2021

Re: Commonwealth v. . ; Docket No.

Dear Attorney Morin:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

On April 28, 2011, Officer was found to have been untruthful in reporting the circumstances surrounding damage that occurred to his cruiser.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



Office of District Attorney David E. Sullivan

NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/12/2021

Re: Commonwealth v. . ; Docket No.

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Tolice Officer whose personnel file contains a sustained finding of untruthfulness.

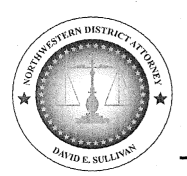
One March 18, 2011, Officer was found to have been untruthful regarding wrongful conduct relative to the procedure for obtaining overtime details.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/10/2021

Re: Commonwealth v. Docket No.

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case Northampton Police Officer whose personnel file contains a sustained finding of untig

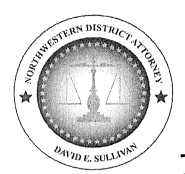
One March 18, 2011, Officer was found to have been untruthful regarding wrongful conduct relative to the procedure for obtaining overtime details.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/12/2021

Re: Commonwealth v. . ; Docket No.

Dear Attorney,

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

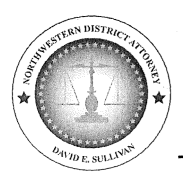
One March 18, 2011 officer was found to have been untruthful regarding wrongful conduct relative to the procedure for obtaining overtime details.

The personner file is not within the custody or control of the Northwestern District Attorney's Office.

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This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/24/2021

Re: Commonwealth v. ; Docket No. 2013 Children

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

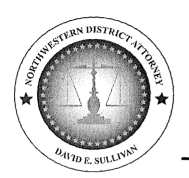
One March 18, 2011, Officer was found to have been untruthful regarding wrongful conduct relative to the procedure for obtaining overtime details.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

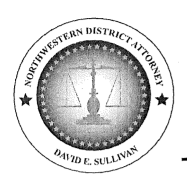
This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical equirements.

Sincerely,



NORTHWESTERN DISTRICT

| Date: December 7, 2021 | |
|---|---|
| Re: Commonwealth v. | ; Docket No. |
| Pursuant to its discovery obligations, | the Commonwealth discloses the following information |
| concerning a potential witness in this | case, Northampton Police Officer |
| whose personnel file contains a susta | ined finding of untruthfulness. |
| One March 18, 2011, Officer conduct relative to the procedure for | was found to have been untruthful regarding wrongful |
| conduct relative to the procedure for | obtaining overtime details. |
| The personnel file is not within the cu Office. | istody or control of the Northwestern District Attorney' |
| By disclosing this information, the Co admissible. | mmonwealth is not agreeing that it is either relevant or |
| . | trial preparation purposes only. Dissemination of rmation may be a violation of an attorney's legal and |
| Sincerely, | |
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| | |
| | |
| Assistant District Attorney | |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 4/13/2021

Re: Commonwealth v. Cristian ; Docket No. Cristian

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer Kenneth Kirchner, whose personnel file contains a sustained finding of untruthfulness.

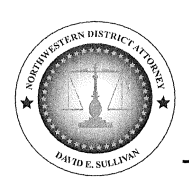
One March 18, 2011, Officer was found to have been untruthful regarding wrongful conduct relative to the procedure for obtaining overtime details.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the commonwealth is not agreeing that it is either relevant or admissible

This information being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



Office of District Attorney David E. Sullivan

NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/12/2021

Re: Commonwealth v.

; Docket No.

Dear Attorney Ferris:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

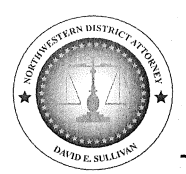
One March 18, 2011, Office was found to have been untruthful regarding wrongful conduct relative to the procedure for obtaining overtime details.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 5/18/2021

Re: Commonwealth v. ____; Docket No.

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untrathfulness.

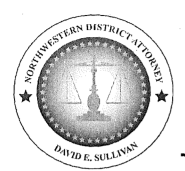
One March 18, 2011, Officer was found to have been untruthful regarding wrongful conduct relative to the procedure for obtaining overtime details.

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Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 4/5/2021

Re: Commonwealth v. Docket No.

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

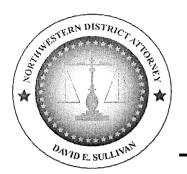
One March 18, 2011, Officer was found to have been untruthful regarding wrongful conduct relative to the procedure for obtaining overtime details.

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Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 5/27/2021

Re: Commonwealth v.

; Docket No.

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untrutifulness.

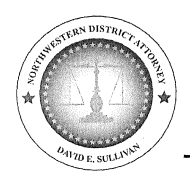
One March 18, 2011, Officer was bound to have been untruthful regarding wrongful conduct relative to the procedure for obtaining overtime details.

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Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/12/2021

Re: Commonwealth v.

s; Docket

Dear Attorney Maddaleni:

Pursuant to its discovery obligations, the commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of antruthfulness.

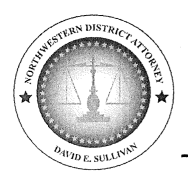
One March 18, 2011, Officer was found to have been untruthful regarding wrongful conduct relative to the procedure for obtaining overtime details.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

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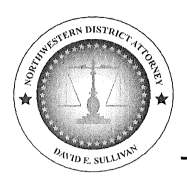
This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

| Date: |
|---|
| Re: Commonwealth v; Docket No. |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Northampton Police Officer |
| whose personnel file contains a sustained finding of untruthfulness. |
| One March 18, 2011, Officer was found to have been untruthful regarding wrongful |
| conduct relative to the procedure for obtaining overtime details. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's |
| Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
| |
| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/12/2021

Re: Commonwealth v.

; Docket No. 2

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

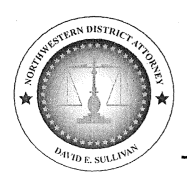
One March 18, 2011, Officer was found to have been untruthful regarding wrongful conduct relative to the procedure for obtaining overtime details.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

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This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/4/2021

Re: Commonwealth v. pocket No.

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

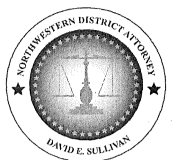
One March 18, 2011, Officer was found to have been untruthful regarding wrongful conduct relative to the procedure for obtaining overtime details.

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Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

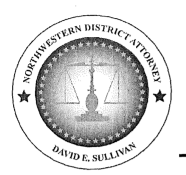
| Date: 2/22/2021 | | |
|------------------------------------|--------------------------------------|-------------------------------------|
| Re: Commonwealth v. | ; Docket No. | |
| Dear Attorney Chamberlain | | |
| Pursuant to its discovery o | bligations, the Commonwealth di | closes the following information |
| concerning a potential with | ness in this case, Northampton Po | lice Officer |
| Officer person | onnel file contains a sustained find | ling of criminal conduct, domestic |
| assault, on Novemb | per 15, 2015, and a sustained find | ng of untruthfulness related to the |
| same conduct. | | -turcturing a surface of |
| Officer was the | e defendant in two now-closed re | straining orders: and |
| | | |

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible

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Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

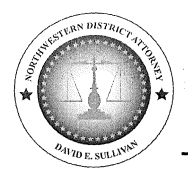
| Date: 2/22/2021 |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Chamberlain: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Northampton Police Officer |
| Officer personnel file contains a sustained finding of criminal conduct, domestic |
| assault, on November 15, 2015, and a sustained finding of untruthfulness related to the |
| same conduct |
| Officer was the defendant in two now-closed restraining orders: and and |
| |

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

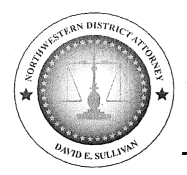
| Date: 3/5/2021 | |
|---|--|
| Date. 5/5/2021 | |
| Re: Commonwealth v; Docket No. | |
| Dear Attorney Kunkel: | |
| Pursuant to its discovery obligations, the Con | monwealth discloses the following information |
| concerning a potential witness in this case N | <u> </u> |
| Officer personnel file contains a | sustained finding of criminal conduct, domestic |
| assault, on November 15, 2015, and a same conduct. | sustained finding of untruthfulness related to the |
| | now-closed restraining orders: |
| | ÿ |

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

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Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date: 3/5/2021 |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Kunkel: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Northampton Police Officer |
| Officer personnel file contains a sustained finding of criminal conduct, domestic |
| assault, on November 15, 2015, and a sustained finding of untruthfulness related to the |

officer was the defendant in two now-closed restraining orders: 1

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

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Sincerely,



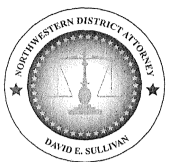
NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| OAT TO E. SULLIVAN | · | | |
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| WE, SULL | | | |
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| D. J | • | | |
| Date: 5/12/2021 | | | |
| Re: Commonwealth v. | ; Docket No. | | |
| Re. Commonwealth v. | , bocket No. | | |
| Dear Attorney Carey: | | | |
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| | & | | |
| | | th discloses the following information | i |
| concerning a potential w | itness in this case Northampto | on Police Officer | |
| o Office | sannal fila antain a Astaina | d finding of criminal conduct, domesti | |
| | | I finding of untruthfulness related to t | |
| same conduct. | iner 13, 213, and a sistalica | Thrumg of antiathrumess related to t | |
| | the defendant in two now-close | ed restraining orders: | ł |
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| The personnel file is not | within the custody or control o | of the Northwestern District Attorney's | S |
| Office. | | | |
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| By disclosing this inform | ation, the Commonwealth is no | ot agreeing that it is either relevant or | , |
| admissible. | | | |

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Sincerely,



NORTHWESTERN DISTRICT

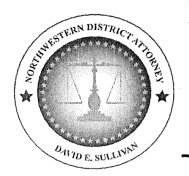
One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| OAND E. SULLINA |
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| WE. SOLD |
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| Date: 6/8/2021 |
| |
| Re: Commonwealth v. Docket No. |
| |
| Dear Attorney LaFlamme: |
| |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Northampton Police Officer : |
| |
| Officer personnel file contains a sustained finding of criminal conduct, domestic |
| assault, on November 15, 2015, and a sustained finding of untruthfulness related to the |
| same conduct. |
| Officer was the delendary in two now-closed restraining orders: |
| |
| |
| The personnel file is not within the custody or control of the Northwestern District Attorney's |
| Office. |
| |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date: | 2/11/2021 | |
|-------|-----------|--|
|-------|-----------|--|

Re: Commonwealth v. Docket No. 2

Dear Attorney Lauder:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer :

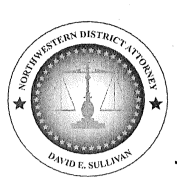
- Officer spersonnel file contains a sustained finding of criminal conduct, domestic assault, on November 15, 2015, and a sustained finding of untruthfulness related to the same conduct.
- Officer was the defendant in two now-closed restraining orders:

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date: 3/24/2021 |
|---|
| Re: Commonwealth v. Docket No. 2 |
| Dear Attorney Goldsmith: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| Officer personnel file contains a sustained finding of criminal conduct, domestic |
| assault, on November 15, 2015, and a sustained finding of untruthfulness related to the same conduct. |

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

was the defendant in two now-closed restraining orders:

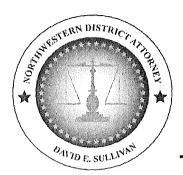
By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,

Emaan Syed Assistant District Attorney

Officer



Date: 2/22/2021

same conduct.

OFFICE OF DISTRICT ATTORNEY DAVID E. SULLIVAN

NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Dutc. 2/22/2022 | |
|--|---------------------------------------|
| Re: Commonwealth v. Docket No. | |
| Dear Attorney Lipiello: | |
| Pursuant to its discovery obligations, the Commonwealth | |
| concerning a potential witness in this case, Northampton | n Polite Officer |
| personnel file contains a sustained to assault, on November 15, 2015, and a sustained file | finding of criminal conduct, domestic |
| assauit, on november 15, 2015, 20180 Sustableu ii | many or unitrating mess related to th |

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

was the defendant in two now-closed restraining orders:

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

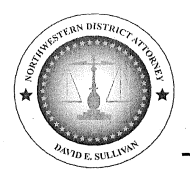
This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



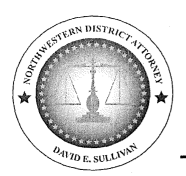
NORTHWESTERN DISTRICT

| Date: 2/2/21 |
|---|
| Re: Commonwealth v. Docket No. 2 |
| Dear Attorney Carey: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Northampton Police Officer : |
| Officer personnel file contains a sustained finding of criminal conduct, domestic |
| assault, on November 15, 2015, and a sustained finding of untruthfulness related to the same conduct. |
| Officer was the defendant in two pow-closed restraining orders: and |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
| |
| Assistant District Attorney |
| · · · · · · · · · · · · · · · · · · · |



NORTHWESTERN DISTRICT

| Date: | |
|---|--|
| Re: Commonwealth v. | ; Docket No. |
| Dear Attorney: | |
| Pursuant to its discovery obligations, the | Common yealth discloses the following information |
| concerning a potential witness in this case | Se Northampton Police Officer .: |
| assault, on November 15, 2015, a | ains a sustained finding of criminal conduct, domestic and a sustained finding of untruthfulness related to the a two now-closed restraining orders: |
| Office. | ody or control of the Northwestern District Attorney's |
| By disclosing this information, the Commadmissible. | nonwealth is not agreeing that it is either relevant or |
| NO. 6000000000000000000000000000000000000 | al preparation purposes only. Dissemination of ation may be a violation of an attorney's legal and |
| Sincerely, | |
| | |
| Assistant District Attorney | |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

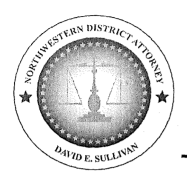
| Date: 5/25/2021 |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Keefe: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case Northampton Police Officer |
| Officer personnel file contains a ustained finding of criminal conduct, domestic |
| assault, on November 15, 2015, and a sustained finding of untruthfulness related to the same conduct. |
| Officer was the defendant in two now-closed restraining orders: and and |
| |
| The personnel file is not within the custody or control of the Northwestern District Attorney's |
| Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and

Sincerely,

Emaan Syed Assistant District Attorney

ethical requirements.



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date: 3/9/2021 | |
|--|--|
| Re: Commonwealth v. pocket No. | |
| Dear Attorney Godleski: | |
| Pursuant to its discovery obligations, the Commo | onwealth discloses the following information |
| concerning a potential witness in this case, Nor | nampton Police Officer |

- Officer spersonnel file contains a sustained finding of criminal conduct, domestic assault, on November 15, 2015, and a sustained finding of untruthfulness related to the same conduct.
- Officer was the defendant in two now-closed restraining orders:
 and

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/5/2021

Re: Commonwealth v.

; Docket No. 2

Dear Attorney Lauder:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer

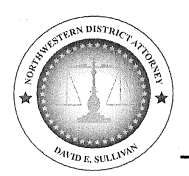
- Officer personnel file contains a sustained finding of criminal conduct, domestic assault, on November 15, 2015, and a sustained finding of untruthfulness related to the same conduct.
- Officer was the defendant in two now-closed restraining orders:

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

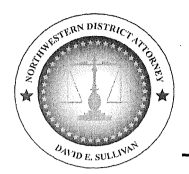
| Date: 5/25/2021 | |
|---|--|
| Re: Commonwealth v. Docket No. | |
| Dear Attorney Currie: | |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information | |
| concerning a potential witness in this case Northampton Police Officer | |
| Officer personnel file contains a sustained finding of criminal conduct, domestic assault, on November 15, 2015, and sustained finding of untruthfulness related to the same conduct. Officer was the officer to the same conduct. | |

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

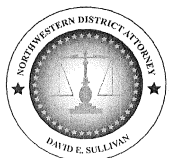
| Date: 7/8/2021 |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Opsitnick: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Northampton Police Officer |
| Officer personnel file contains a sustained finding of criminal conduct, domestic |
| assault, on November 15, 1015, and a sustained finding of untruthfulness related to the |
| same conduct. |
| Officer was the defendant in two now-closed restraining orders: |
| |

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,

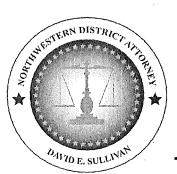


NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060

| DAI TO E. SUL | LIVAN | · | w, Greenfield, MA 0130 |
|---------------|-------------------------------------|--------------------------------|--------------------------|
| 10 E. 2015 | | * | |
| Date: 3/4/20 | 021 | | |
| Re: Commo | nwealth v. Docket No. | | |
| | Lippielo: | | |
| Pursuant to | its discovery obligations, the Co | ommonwealth discloses the f | following information |
| concerning a | a potential witness in this case, | Northampton Police Officer | : |
| • Office | er personnel file ontain | s a sustained finding of crimi | nal conduct, domestic |
| | ult, on November 15, 2015, and | a sustained finding of untru | thfulness related to the |
| • Office | e conduct. | ve now-closed restraining or | ders: and |
| | | | |
| The personn | nel file is not within the custody | or control of the Northwest | ern District Attorney's |
| Office. | | | |
| By disclosing | this information, the Commor | nwealth is not agreeing that i | t is either relevant or |
| admissible. | | | |
| *** A | ition is being provided for trial (| | |
| 333 | and/or CORI-related information | on may be a violation of an a | ttorney's legal and |
| ethical requi | rements. | | |
| | | | |

Sincerely,



NORTHWESTERN DISTRICT

| Date: 4/13/21 |
|--|
| Re: Commonwealth v |
| Dear Attorney : |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer |
| Officer personnel file contains a sustained finding of criminal conduct, domestic assault, on November 15, 2015, and a sustained finding of untruthfulness related to the same conduct. Officer was the defendant in two now-closed restraining orders: |
| The personnel file is not within the sustody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

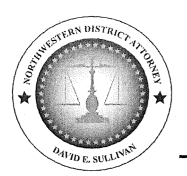
| Date: 5/6/2021 | |
|---|---|
| Re: Commonwealth v ; Docket N | o. |
| Dear Attorney Chamberland: | |
| Pursuant to its discovery obligations, the | Commonwealth discloses the following information |
| concerning a potential witness in this case | Northampton Police Officer |
| assault, on November 15, 2013, ar same conduct. | nd a sustained finding of untruthfulness related to the |
| Officer was the defendant in - | two now-closed restraining orders: |

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date: 3/4/2021 |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Bruno: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Northampton Police Officer :: |
| Officer personnel file contains a sustained finding of criminal conduct, domestic assault, on November 15, 2015, and a sustained finding of untruthfulness related to the same conduct. |
| Officer was the defendant in two now-closed restraining orders: and and |

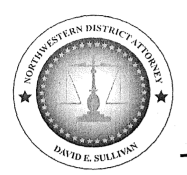
The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,

Emaan Syed **Assistant District Attorney**



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date: 2/23/2021 |
|---|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Lipiello: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Northampton Police Officer :: |
| Officer personnel file contains a sustained finding of criminal conduct, domestic |
| assault, on November 15, 2015, and a sustained finding of untruthfulness related to the |
| same conduct. |
| Officer was the defendant in two now-closed restraining orders: |

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclesing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

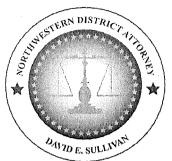
Sincerely,

Emaan Syed **Assistant District Attorney**



NORTHWESTERN DISTRICT

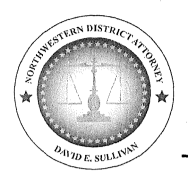
| ; Docket No. |
|---|
| |
| |
| ons, the Commonwealth discloses the following information this case, Northampton Police Officer |
| le contains a sustained finding of criminal conduct, domest 2015, and a sustained finding of untruthfulness related to the dank in two now-closed restraining orders: |
| ne custody or control of the Northwestern District Attorney |
| e Commonwealth is not agreeing that it is either relevant o |
| d for trial preparation purposes only. Dissemination of information may be a violation of an attorney's legal and |
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| |
| |



Assistant District Attorney

OFFICE OF DISTRICT ATTORNEY DAVID E. SULLIVAN

| DAIND E. SULLIVAN | One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01302 |
|--|---|
| DE. SOLD | |
| Date: 1/25/21 | |
| Re: Commonwealth v. | ; Docket No. |
| Dear Attorney Lauder: | |
| | ons, the Commonwealth discloses the following information |
| personnel f assault, on November 15, same conduct. was the defe The personnel file is not within toffice. By disclosing this information, the admissible This information is being provide | ille contains a sustained finding of criminal conduct, domestic, 2015 and a sustained finding of untruthfulness related to the normal in two now-closed restraining orders: and the custody or control of the Northwestern District Attorney's e Commonwealth is not agreeing that it is either relevant or ad for trial preparation purposes only. Dissemination of information may be a violation of an attorney's legal and |
| Sincerely, | |
| | |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/10/2021

Re: Commonwealth v.

; Docket No.

ROLL

Dear Attorney Lilley:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case Northaniton Police Officer whose personnel file contains the following:

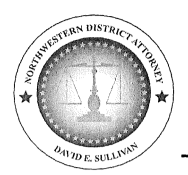
- A sustained finding of untruthfulness regarding his activity during a shift on January 31, 2012.
- A sustained finding of criminal conduct, to wit: Operating Under the Influence of Liquor on March 16, 2015

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

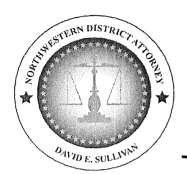
This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



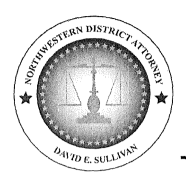
NORTHWESTERN DISTRICT

| Date: |
|--|
| Re: Commonwealth v; Docket No |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Northampton Police Officer witness, whose |
| personnel file contains the following: |
| A sustained finding of untruthfulness regarding his activity during a shift on January 31 2012. |
| A sustained finding of criminal conduct, to wit: Operating Under the Influence of Liquo on March 16, 2015. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's |
| Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, ** |
| |
| |
| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

| Date: |
|--|
| Re: Commonwealth v; Docket No |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, retired Northampton Police |
| whose personnel file contains a sustained finding of a violation of the Northampton Police Department bias-based policing policy. |
| On August 12, 2013, property as found to have made a derogatory comment during his role as an instructor at the police academy. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and othical structure. |
| ethical requirements. Sincerely, |
| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 7/29/2021

Re: Commonwealth v. r; C

r; Docket No. 2215 cm 2

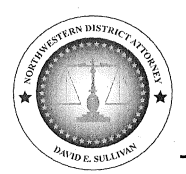
Dear Attorney Rountree:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer whose personnel file contains a sustained finding of criminal conduct, to wit, wiretap violation, from 2000.

The personnel file is not within the costody or control of the Northwestern District Attorney's Office.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Since ety,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/4/2021

Re: Commonwealth v.

l; Docket No. Zoroczony

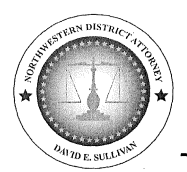
Dear Attorney Mitchell:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of criminal conduct, to wit, wiretap violation, from 2000.

The personnel file is not within the systody or control of the Northwestern District Attorney's Office.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerel



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 6/10/2021

Re: Commonwealth v. k; Docket No.

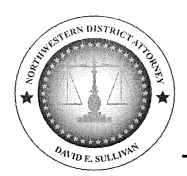
Dear Attorney Noonan:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of criminal conduct, to wit, wiretap violation, from 2000.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

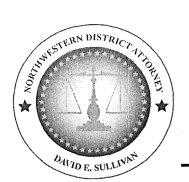
This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely.



NORTHWESTERN DISTRICT

| Date: January 19, 2021 | | | |
|---|-------------------------|------------------------|--------------------|
| Re: Commonwealth v | Docket No. | | |
| Dear Attorney Adams: | | | |
| Pursuant to its discovery obligation | ons, the Commonweal | scloses the follov | ving information |
| concerning a potential witness | this case, Northam | n Police Officer | whose |
| personnel file contains a susaine. 2000. | d finding of a minal co | onduct, to wit, wireta | p violation, from |
| The personnel file is no within th Office. | e tostod or control o | of the Northwestern D | istrict Attorney's |
| This information is being provide | • • | | |
| confident and/or CORI-relied i | information may be a | violation of an attorn | ey's legal and |
| ethical requirements. | • | | |
| Sincerely | * | | |
| Assistant District Attorney | | | |
| | | | |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/9/2021

Re: Commonwealth v.

: Docket No.

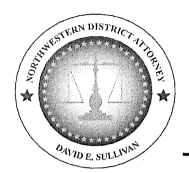
Dear Attorney Kunkel:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer whose personnel file contains a sustained finding of criminal conduct, to wit, wiretap violation, from 2000.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CoRI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely.



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/3/2021

Re: Commonwealth v. ; Docket No.

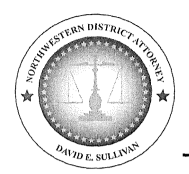
Dear Attorney Heyman:

Pursuant to its discovery obligations the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer whose personnel file contains a sustained finding of criminal conduct, to wit, wiretap violation, from 2000.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely.



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 4/9/2021

Re: Commonwealth v. Docket No.

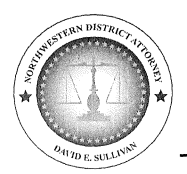
Dear Attorney Weburg:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer whose personnel file contains a sustained finding of criminal conduct, to wit, wiretap violation, from 2000.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

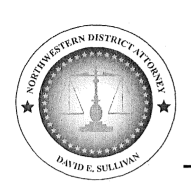
This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

| Date: |
|---|
| Re: Commonwealth v; Docket No. |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. Northampton Police Officer whose |
| personnel file contains a sustained finding of triminal conduct, to wit, wiretap violation, from 2000. |
| The personnel file is not within the custody or control of the Northwestern District Attorney' |
| Office. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORL related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 5/27/2021

Re: Commonwealth v.

; Docket No.

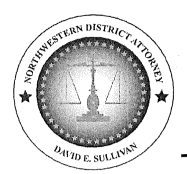
Dear Attorney Callahan:

Pursuant to its discovery obligations; the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer whose personnel file contains a sustained finding of criminal conduct, to wit, wiretap violation, from 2000.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORL related information may be a violation of an attorney's legal and ethical requirements.

Since tely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/5/2021

Re: Commonwealth v.

; Docket No.

Dear Attorney Kunkel:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

On September 19, 2016, Officer vas found to have signed off on a road detail in order to be paid for work he did not do

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

| Date: 2/2/21 |
|--|
| Re: Commonwealth v. Docket No. |
| Dear Attorney Drake: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness. |
| On September 19, 2016, Officer was found to have signed off on a road detail in order to be paid for work he did not do |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
| |
| |
| Assistant District Attorney |
| |



Office of District Attorney David E. Sullivan

NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

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Re: Commonwealth v.

; Docket No.

Dear Attorney Drake:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northanpton Police Officer whose personnel file contains a sustained finding of untruthfulness.

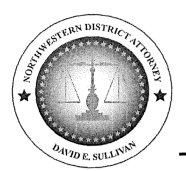
On September 19, 2016, Since was found to have signed off on a road detail in order to be paid for work he did not do.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date: | 3/24/ | 2021 |
|-------|-------|------|
|-------|-------|------|

Re: Commonwealth v. Docket No.

Dear Attorney Goldsmith:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

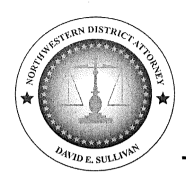
On September 19, 2016, Officer was found to have signed off on a road detail in order to be paid for work he did not do

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or ORI-related information may be a violation of an attorney's legal and ethical equirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 6/23/2021

Re: Commonwealth v. g; Docket No.

Dear Attorney Lauder:

Pursuant to its discovery obligations, the Commonwealth discoses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untuithfulness.

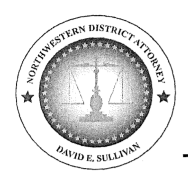
On September 19, 2016, Officer stops. Was found to have signed off on a road detail in order to be paid for work he did not do.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date: | 2/5 | /2021 |
|-------|-----|-------|
|-------|-----|-------|

Re: Commonwealth v.

; Docket No.

Dear Attorney Carey:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

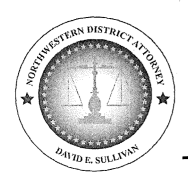
On September 19, 2016, Officer was found to have signed off on a road detail in order to be paid for work he did not to.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



Northwestern District

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/4/21

Re: Commonwealth v.

Docket No.

CR

Dear Attorney Carey:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untrulofulness.

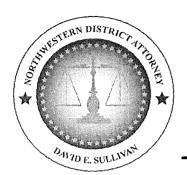
On September 19, 2016, Officer was found to have signed off on a road detail in order to be paid for work he did not do

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORP related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



Office of District Attorney David E. Sullivan

NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

| Date: | 2/17/2021 |
|-------|-----------|
|-------|-----------|

Re: Commonwealth v. ; Docket No.

Dear Attorney Ferris:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northanipton Police Officer whose personnel file contains a sustained finding of untruthfulness.

On September 19, 2016, Officer was found to have signed off on a road detail in order to be paid for work he did not do.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical equirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

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Re: Commonwealth v. Docket No.

Dear Attorney Ferris:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

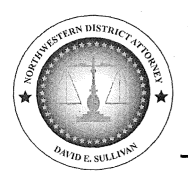
On September 19, 2016, Office was found to have signed off on a road detail in order to be paid for work he did not do.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical equirements.

Sincerely,



Northwestern District

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/5/2021

Re: Commonwealth v.

; Docket No.

Dear Attorney Opsitnick:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

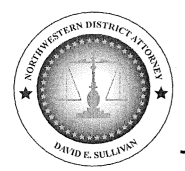
On September 19, 2016, Officer swas found to have signed off on a road detail in order to be paid for work he did not do

The personnel file is not within the custody of control of the Northwestern District Attorney's Office.

By disclosing this information the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



Office of District Attorney David E. Sullivan

NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/4/2021

Re: Commonwealth v.

Docket No.

Dear Attorney Chamberland:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untrutafulness.

On September 19, 2016, Office was found to have signed off on a road detail in order to be paid for work he did not do

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing the information the commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or COR related information may be a violation of an attorney's legal and ethical equirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 4/9/2021

Re: Commonwealth v.

; Docket No. 20 15 cho.

Dear Attorney Goodhines:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer personnel file contains a sustained finding of untruthfulness.

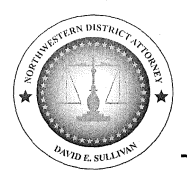
On September 19, 2016, Officer was found to have signed off on a road detail in order to be paid for work he did not do.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or ORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/24/2021

Re: Commonwealth v.

; Docket No.

Dear Attorney Mintz:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northanipton Police Officer personnel file contains a sustained finding of untruthfulness.

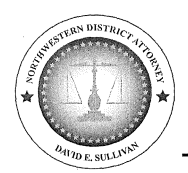
On September 19, 2016, Officer was found to have signed off on a road detail in order to be paid for work he did not do.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



Northwestern District

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/4/2021

Re: Commonwealth v. . ; Docket No.

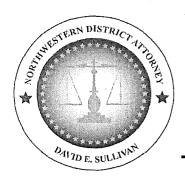
Dear Attorney Carey:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Southampton Police Officer ::

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 4/23/2021

Re: Commonwealth v. Docket No.

Dear Attorney O'Donald:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains a sustained finding of untruthfulness.

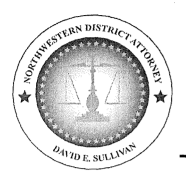
On September 19, 2016, Officer was found to have signed off on a road detail in order to be paid for work he did not do

The personnel file is not within the custod or control of the Northwestern District Attorney's Office.

By disclosing this information the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



Northwestern District

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/17/2021

Re: Commonwealth v. ; Docket No.

Dear Attorney Bagamary:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer personnel file contains a sustained finding of untruthfulness.

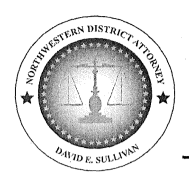
On September 19, 2016, Officer paples was found to have signed off on a road detail in order to be paid for work he did not do

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

| Date: | • • | |
|---|------------------------------------|--------------------------------------|
| Re: Commonwealth v. | _; Docket No | |
| Dear Attorney: | | |
| Pursuant to its discovery obligations, the Q | ommonwealth di | scloses the following information |
| concerning a potential witness in this case personnel file contains a sustained finding | Northampton Po of untruthfulnes | olice Officer , whose S. |
| On September 19, 2016, Officer work to be paid for work he did not at | as found to have s | signed off on a road detail in order |
| The personnel file is not within the custod Office. | or control of the | e Northwestern District Attorney's |
| By disclosing this information, the Commo admissible. | nwealth is not ag | reeing that it is either relevant or |
| This information is being provided for trial | | |
| confidential and/or CORI-related informat ethical requirements. | ion may be a viola | ation of an attorney's legal and |
| Sincerely, | | |
| | | |
| Assistant District Attorney | | |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 5/6/2021

Re: Commonwealth v.

; Docket No.

Dear Attorney Currie:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains two sustained findings of untruthfulness:

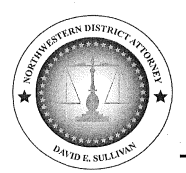
- On November 9, 2000, Officer was found to have falsified employment records.
- On June 2, 2014, Officer was found to have circumvented the road detail assignment system to benefit himself.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,

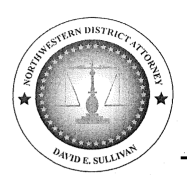


Assistant District Attorney

OFFICE OF DISTRICT ATTORNEY DAVID E. SULLIVAN

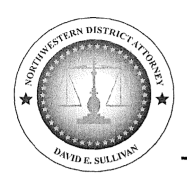
NORTHWESTERN DISTRICT

| Date: January 19, 2021 |
|---|
| Re: Commonwealth v; Docket No45CR |
| Dear Attorney Drake: |
| Pursuant to its discovery obligations, the Commonwealth disclosus the following information concerning a potential witness in this case. Northam ton relice Officer whose personnel file contains two sustained findings of untruthfulness: |
| On November 9, 2010 Office. From was fault to have falsified employment records. On June 2, 2014 Offices was found to have circumvented the road detail assignment system to be refit maked. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| Sincerely, |
| |
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NORTHWESTERN DISTRICT

| Date: | |
|--|---|
| Re: Commonwealth v. | _; Docket No |
| Dear Attorney: | |
| concerning a potential witness in this case whose personnel file contains two sustain | ned findings of untruthfulness: |
| On November 9, 2000, Officer On June 2, 2014, Officer assignment system to benefit him | was found to have falsified employment records was found to have circumvented the road detail self. |
| The personnel file is not within the customorphice. | dy or control of the Northwestern District Attorney's |
| By disclosing this information, the Comm admissible. | onwealth is not agreeing that it is either relevant or |
| · · · · · · · · · · · · · · · · · · · | al preparation purposes only. Dissemination of tion may be a violation of an attorney's legal and |
| Sincerely, | |
| Assistant District Attorney | |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/5/2021

Re: Commonwealth v. Docket No

Dear Attorney Kunkel:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains two sustained findings of untruthfulness.

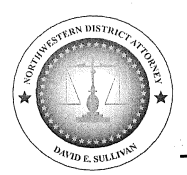
On February 12, 2011, and April 24, 2011, Officer was found to have untruthfully reported his activity during a shift.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



Northwestern District

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 6/10/2021

Re: Commonwealth v. ; Docket No.

Dear Attorney Keefe:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer whose personnel file contains two sustained findings of untrathfulness.

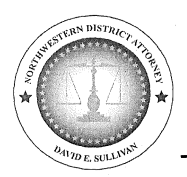
On February 12, 2011, and April 24, 2011. Officer was found to have untruthfully reported his activity during a shift.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/12/2021

Re: Commonwealth v.

; Docket No.

Dear Attorney Mitchell:

Pursuant to its discovery obligations, the commonwealth discloses the following information concerning a potential witness in this case. Northampton Police Officer whose personnel file contains two sustained findings of untruthfulness.

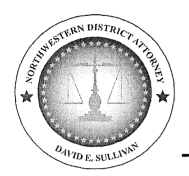
On February 12, 2011, and April 24, 2011. Officer was found to have untruthfully reported his activity during a shift.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/22/2021

Re: Commonwealth v.

i; Docket No.

Dear Attorney Lipiello:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains two sustained findings of unruthfulness.

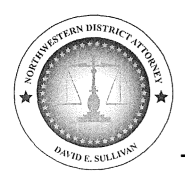
On February 12, 2011, and April 24, 2011, Officer was found to have untruthfully reported his activity during a shift.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 4/13/2021

Re: Commonwealth v. Hardy; Docket No.

Dear Attorney Keefe:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains two sustained findings of untruthfulness.

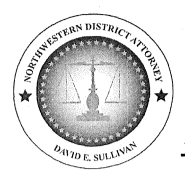
On February 12, 2011, and April 24, 2011. Officer was found to have untruthfully reported his activity during a shift

The personnel file on not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 4/23/2021

Re: Commonwealth v.

; Docket No. Londan

Dear Attorney Mitchell:

Pursuant to its discovery obligations, the common wealth discloses the following information concerning a potential witness in this case. Northampton Police Officer whose personnel file contains two sustained findings of untruthfulness.

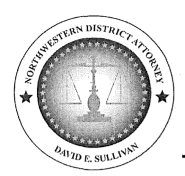
On February 12, 2011, and April 24, 2011. Officer was found to have untruthfully reported his activity during a shift.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information the Commonwealth is not agreeing that it is either relevant or admissible.

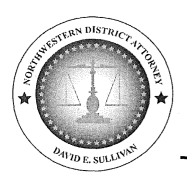
This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

| Date: |
|---|
| Re: Commonwealth v; Docket No. |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains two sustained findings of untruthfulness. |
| On February 12, 2011, and April 24, 2011, Office: was found to have untruthfully reported his activity during a shift |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements. |
| |
| Sincerely, |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/2/2021

Re: Commonwealth v.

; Docket No.

Dear Attorney Heyman:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains two sustained findings of untruthfulness.

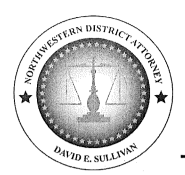
On February 12, 2011, and April 24, 2011, Officer was found to have untruthfully reported his activity during a shift.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

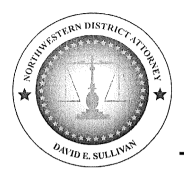
This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

| Date: 2/2/21 |
|---|
| Re: Commonwealth v. Jr.; Docket No. |
| Dear Attorney Foy: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Northampton Police Officer whose personnel file contains two sustained findings of untruthfulness. |
| |
| On February 12, 2011, and April 24, 2011, Officer was found to have untruthfully reported his activity during a shift. |
| The personnel file is not within the costody or control of the Northwestern District Attorney's |
| Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 2/17/2017

Re: Commonwealth v.

; Docket No.

Dear Attorney Heyman:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Northampton Police Officer whose personnel file contains two sustained findings of untruthfulness.

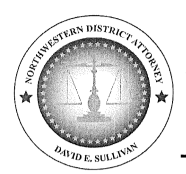
On February 12, 2011, and April 24, 2011, Officer was found to have untruthfully reported his activity during a shift.

The personnel file is not within the custody or control of the Northwestern District Attorney's Office.

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

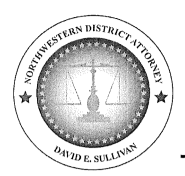
This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and ethical requirements.

Sincerely,



NORTHWESTERN DISTRICT

| Date: |
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| |
| Re: Commonwealth v; Docket No. |
| Dear Attorney : |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case retired South Hadley Police Officer |
| In 1991, Officer received Continuation without a Finding on charges of Breaking & |
| Entering in the Nighttime with the Intent to Commit a Felony and Malicious Destruction of |
| Property Under \$250, Docker No. 1950 He was placed on probation from January 2, |
| 1992 to January 7, 1993. The case was then dismissed. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

| Date: |
|---|
| Re: Commonwealth v; Docket No. |
| |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in his case Southampton Police Officer |
| In 1994, Officer received a Continuation Without a Finding on charges of Larceny Over |
| \$250 and Conspiracy on Docke No. The Was placed on probation from October |
| 25, 1994, to October 10, 1995. The case was then dismissed. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible |
| |
| This information is being provided for trial preparation purposes only. Dissemination of confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| |
| Sincerely, |
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| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

One Gleason Plaza, Northampton, MA 01060 56 Bank Row, Greenfield, MA 01301

Date: 3/4/2021

Re: Commonwealth v.

; Docket No.

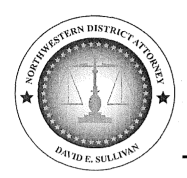
Dear Attorney Zenkert:

Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case. Southampton Police Officer

By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible.

This information is being provided for trial preparation purposes only. Dissemination of confidential and/or COR related information may be a violation of an attorney's legal and ethical equirements.

Sincerely,

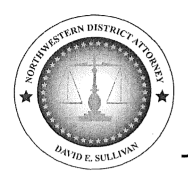


Assistant District Attorney

OFFICE OF DISTRICT ATTORNEY DAVID E. SULLIVAN

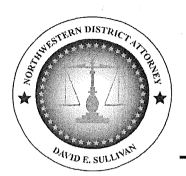
NORTHWESTERN DISTRICT

| Date: February 19, 2021 | |
|--|-------------------------------|
| Re: Commonwealth v. Docket No. | |
| Dear Attorney Rogers; | |
| Pursuant to its discovery obligations, the Commonwealth discloses | the following information |
| concerning a potential witness in this case, former Sunderland Police | e Officer |
| | ing Police Department |
| personnel file contains a conclusion that he was untruthful in his re | porting of incidents that led |
| to arrests. | |
| The personnel file is not with the Mandy or control of the Northy | ractory District Attornoords |
| The personnel file is not within the custody or control of the Northy Office. | vestern District Attorney s |
| By disclosing this information, the Commonwealth is not agreeing the admissible. | nat it is either relevant or |
| This information is being provided for trial preparation purposes on | ly. Dissemination of |
| confidential and/or CORI-related information may be a violation of a | an attorney's legal and |
| ethical requirements. | |
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| Sincerely, | |
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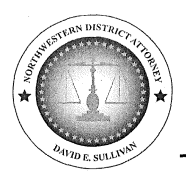
NORTHWESTERN DISTRICT

| Date: |
|--|
| Re: Commonwealth v; Docket No. |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, former Sunderland Police Officer |
| who was most recently a police officer in Erving. Officer Erving Police Department |
| personnel file contains a conclusion that he was untruthful in his reporting of incidents that led |
| to arrests. |
| The personnel file is not within the justody or control of the Northwestern District Attorney's |
| Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or |
| admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
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| Sincerely, |
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| |
| Assistant District Attorney |



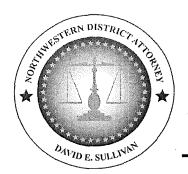
NORTHWESTERN DISTRICT

| Date: |
|--|
| Re: Commonwealth v; Docket No. |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case. University of Massachusetts Police Officer : |
| On January 22, 2021, a criminal complaint issued against Officer charging him with |
| one count of Operating Under the Influence of Liquor. The case is currently pending in the |
| Greenfield District Court, docker 1971 (1986). |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| |
| Sincerely, |
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| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

| Date: |
|---|
| Re: Commonwealth v; Docket No; |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information |
| concerning a potential witness in this case, Wate Police Officer whose |
| personnel file contains sustained findings of untruthfulness and conduct unbecoming an officer |
| The findings arise out of a 2015 investigation that revealed Officer had claimed |
| payment for hours not worked. |
| The personnel file is not within the custody or control of the Northwestern District Attorney's Office. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible |
| This intermation is being provided for trial preparation purposes only. Dissemination of |
| confidential and/or ORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
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| |
| Assistant District Attorney |



NORTHWESTERN DISTRICT

| Date: |
|---|
| Re: Commonwealth v; Docket No: |
| Dear Attorney: |
| Pursuant to its discovery obligations, the Commonwealth discloses the following information concerning a potential witness in this case, Ware Police Officer :: |
| In January, 2020, Officer received a Continuation Without a Finding on Eastern |
| Hampshire District Court docket 1990 (Reference of Operating Under the Influence of Intoxicating Liquor. His completed his probation in January 2021. |
| By disclosing this information, the Commonwealth is not agreeing that it is either relevant or admissible. |
| This information is being provided for trial preparation purposes only. Dissemination of |
| confidential and or CORI-related information may be a violation of an attorney's legal and |
| ethical requirements. |
| Sincerely, |
| Assistant District Attorney |