IN RE:

Judge Sonya M. McKnight Magisterial District Judge Magisterial District 12-2-04

12th Judicial District

Dauphin County

2 JD 2024

2 30 2027

TO: SONYA M. MCKNIGHT

You are hereby notified that the Pennsylvania Judicial Conduct Board has determined that there is probable cause to file formal charges against you for conduct proscribed by Article V, § 17(b) and § 18(d)(1) of the Constitution of the Commonwealth of Pennsylvania, and the Rules Governing Standards of Conduct of Magisterial District Judges. The Board's counsel will present the case in support of the charges before the Pennsylvania Court of Judicial Discipline.

You have an absolute right to be represented by a lawyer in all proceedings before the Court of Judicial Discipline. Your attorney should file an entry of appearance with the Court of Judicial Discipline within fifteen (15) days of service of this Board Complaint in accordance with C.J.D.R.P. No. 110.

You are hereby notified, pursuant to C.J.D.R.P. No. 302(B), that should you elect to file an omnibus motion, that motion should be filed no later than thirty (30) days after the service of this Complaint in accordance with C.J.D.R.P. No. 411.

You are further hereby notified that within thirty (30) days after the service of this Complaint, if no omnibus motion is filed, or within twenty (20) days after the dismissal of all or part of the omnibus motion, you may file an Answer admitting or denying the allegations contained in this Complaint in accordance with C.J.D.R.P. No. 413. Failure to file an Answer shall be deemed a denial of all factual allegations in the Complaint.

IN RE:

Judge Sonya M. McKnight

Magisterial District Judge

Magisterial District 12-2-04

12th Judicial District

Dauphin County

2 JD 2024

COMPLAINT

AND NOW, this 10th day of April, 2024, comes the Judicial Conduct Board of the Commonwealth of Pennsylvania (Board) and files this Board Complaint against the Honorable Judge Sonya M. McKnight, Magisterial District Judge for Magisterial District 12-2-04, Dauphin County, Pennsylvania, alleging that Judge McKnight has violated the Rules Governing Standards of Conduct of Magisterial District Judges and the Constitution of the Commonwealth of Pennsylvania, as more specifically delineated herein.

FACTUAL ALLEGATIONS

- 1. Article V, § 18 of the Constitution of the Commonwealth of Pennsylvania grants to the Board the authority to determine whether there is probable cause to file formal charges against a judicial officer in this Court, and thereafter, to prosecute the case in support of such charges in this Court.
- From January 4, 2016, to February 9, 2021, Judge McKnight served as Magisterial District Judge for Magisterial District 12-2-04, Dauphin County Pennsylvania.

- 3. From February 9, 2021 through August 18, 2021, Judge McKnight was suspended from her duties as Magisterial District Judge. *In re McKnight,* 1 JD 2021.
- 4. On August 19, 2021, Judge McKnight returned to the bench.
- 5. From February 9, 2023 through February 18, 2023, Judge McKnight was suspended from her duties as Magisterial District Judge. *In re McKnight,* 1 JD 2021.
- 6. On November 14, 2023, Judge McKnight was suspended from her duties as Magisterial District Judge. *In re McKnight*, 2 JD 2023, 1 JD 2021.
- 7. At approximately 12:50 AM on February 10, 2024, Judge McKnight called 911 dispatch and reported that her paramour, Michael McCoy, could not see and required an ambulance.
- 8. The Emergency Medical Technicians determined Mr. McCoy suffered a gunshot wound to the head.
- 9. On February 10, 2024, Judge McKnight became the subject of the criminal investigation regarding Mr. McCoy's injury and as such, she was interviewed at the Susquehanna Police Department headquarters by Officers of the Susquehanna Township Police Department.
- 10. During Judge McKnight's February 10, 2024, interview, while the subject of the criminal investigation regarding Mr. McCoy's injury a gunshot residue test was performed on her hands by police.
- 11. On February 15, 2024, the Susquehanna Township Police Department charged Judge McKnight with Attempted First-Degree Homicide 18 Pa.C.S.A. § 901(A) and Aggravated Assault 18 Pa.C.S.A. § 2702(A)(1), for allegedly shooting Mr.

McCoy on February 10, 2024. A copy of the Criminal Complaint is attached hereto as "Exhibit A," made a part hereof, and incorporated herein by reference as though set forth in full.

- 12. The charge of attempted homicide is a felony in the first degree and carries a maximum sentence of forty years of incarceration and a possible fine of up to \$50,000.
- 13. The charge of aggravated assault is a felony in the first degree and carries a maximum sentence of twenty years of incarceration and a possible fine of up to \$25,000.
- 14. Rule 1921 of the Pennsylvania Rules of Judicial Administration (Rule 1921) mandates:

[w]henever a judge receives notice that he or she is the subject of any federal or state criminal investigation or prosecution through a target letter, a subject letter, a presentment, an indictment, an arrest, a summons, a complaint, or other legal process, or any other means from the investigating or prosecuting authority, unless precluded by order of court, the judge must report the receipt of such notice in writing to the Chief Justice and the Judicial Conduct Board within five (5) days.

- 15. Judge McKnight failed to comply with Rule 1921 and report to the Chief Justice of the Pennsylvania Supreme Court that she was the subject of a state criminal investigation.
- 16. Judge McKnight failed to comply with Rule 1921 and report to the Judicial Conduct Board that she was the subject of a state criminal investigation.

CHARGES

Count 1 Violation of Canon 1, Rule 1.1

- 17. By virtue of some or all of the conduct set forth above Judge McKnight violated Canon 1, Rule 1.1 of the Rules Governing Standards of Conduct of Magisterial District Judges (RGSCMDJ).
- 18. Canon 1, Rule 1.1 states the following:

Canon 1, Rule 1.1 Compliance with the Law.

A magisterial district judge shall comply with the law, including the Rules Governing Standards of Conduct of Magisterial District Judges.

19. By failing to comply with Rule 1921 of the Pennsylvania Rules of Judicial

Administration as set forth above, Judge McKnight failed to comply with the
law within the meaning of Canon 1, Rule 1.1 of the RGSCMDJ.

Count 2 - Violation of Canon 1, Rule 1.2

- 20. By virtue of some or all of the conduct set forth above, Judge McKnight violated Canon 1, Rule 1.2 of the RGSCMDJ.
- 21. Canon 1, Rule 1.2 states the following:

Canon 1, Rule 1.2 Promoting Confidence in the Judiciary.

A magisterial district judge shall act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety.

22. By engaging in the conduct set forth above, Judge McKnight failed to promote confidence in the judiciary and avoid impropriety or the appearance of impropriety within the meaning of Canon 1, Rule 1.2 of the RGSCMDJ.

Counts 3 – 4 - Violation of Article V, § 17(b) of the Constitution of the Commonwealth of Pennsylvania

- 23. By virtue of some or all of the conduct set forth above, Judge McKnight violated Article V, § 17(b) of the Constitution of the Commonwealth of Pennsylvania.
- 24. Article V, § 17(b) of the Constitution of the Commonwealth of Pennsylvania states the following:

Justices and judges shall not engage in any activity prohibited by law and shall not violate any canon of legal or judicial ethics prescribed by the Supreme Court. Justices of the peace shall be governed by rules or canons which shall be prescribed by the Supreme Court.

- 25. A violation of the RGSCMDJ constitutes an automatic derivative violation of Article V, § 17(b) of the Constitution of the Commonwealth of Pennsylvania.
- 26. Judge McKnight violated Canon 1, Rule 1.1.
- 27. Judge McKnight violated Canon 1, Rule 1.2.
- 28. By violation of all, or some, of the Rules set forth above, Judge McKnight violated Article V, § 17(b) of the Constitution of the Commonwealth of Pennsylvania.

Count 5 - Violation of Article V,§ 18(d)(1) of the Constitution of the Commonwealth of Pennsylvania

- 29. By virtue of some or all of the conduct set forth above, Judge McKnight violated Article V, § 18(d)(1) of the Constitution of the Commonwealth of Pennsylvania.
- 30. Article V, § 18(d)(1) of the Constitution of the Commonwealth of

Pennsylvania states the following:

A justice, judge or justice of the peace may be suspended, removed from office or otherwise disciplined for . . .conduct which brings the judicial office into disrepute, whether or not the conduct occurred while acting in a judicial capacity [.]

31. By engaging in the conduct set forth above, Judge McKnight engaged in conduct that was so extreme that it brought the judicial office itself into disrepute and thereby constitutes a violation of the Disrepute Clause of Article V, § 18(d)(1) of the Constitution of the Commonwealth of Pennsylvania.

WHEREFORE, Sonya M. McKnight, a Magisterial District Judge of Dauphin County, Pennsylvania, is subject to disciplinary action pursuant to the Constitution of the Commonwealth of Pennsylvania, Article V, § 18(d)(1).

BY:

Respectfully submitted,

MELISSA L. NORTON

Chief Counsel

DATE: April 10, 2024

ELIZABETH R. DONNELLY

Deputy Counsel

Pa. Supreme Court ID No. 308085

Judicial Conduct Board

Pennsylvania Judicial Center

601 Commonwealth Avenue, Suite 3500

Harrisburg, PA 17106

(717) 234-7911

VERIFICATION

I, Elizabeth R. Donnelly, Deputy Counsel to the Judicial Conduct Board, verify that the Judicial Conduct Board found probable cause to file formal charges contained in the *BOARD COMPLAINT*. I understand that the statements herein are made subject to the penalties of 18 Pa. Cons. Stat. Ann. § 4904, relating to unsworn falsification to authorities.

Respectfully submitted,

MELISSA L. NORTON

Chief Counsel

By:

DATE: April 10, 2024

ELIZABETH R. DONNELLY

Deputy Counsel

Pa. Supreme Court ID No. 308085

Judicial Conduct Board

Pennsylvania Judicial Center

601 Commonwealth Avenue, Suite 3500

P.O. Box 62525

Harrisburg, PA 17106

(717) 234-7911

IN RE:

Judge Sonya M. McKnight

Magisterial District Judge

Magisterial District 12-2-04

12th Judicial District

Dauphin County

2 JD 2024

CERTIFICATE OF COMPLIANCE

I certify that this filing complies with the provisions of the *Case Records*Public Access Policy of the Unified Judicial System of Pennsylvania that require filing confidential information and documents differently than non-confidential information and documents.

Submitted by:

Judicial Conduct Board of Pennsylvania

Signature:

Name:

Elizabeth R. Donnelly

Deputy Counsel

Attorney No.:

308085

IN RE:

Judge Sonya M. McKnight Magisterial District Judge

Magisterial District 12-2-04

12th Judicial District

Dauphin County

2 JD 2024

PROOF OF SERVICE

In compliance with Rule 122 of the Court of Judicial Discipline Rules of Procedure, on the date below a copy of the Board's Complaint was sent by UPS overnight mail and email to John G. Bravacos, Esquire, counsel for Magisterial District Judge Sonya M. McKnight at the following address:

John G. Bravacos, Esquire 30 Keldon Court Glenmoore, PA 19343 Email: John@Bravacoslaw.com

Respectfully submitted,

DATE: April 10, 2024

BY:

Elizabeth R. Donnelly

Deputy Counsel

Pa. Supreme Court ID No. 308085

Judicial Conduct Board

Pennsylvania Judicial Center

601 Commonwealth Avenue, Suite 3500

P.O. Box 62525

Harrisburg, PA 17106

(717) 234-7911

EXHIBIT A

EXHIBIT A

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POLICE CRIMINAL COMPLAINT

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2702(a)(1) AGGRA	VATED ASSAULT - 1	18 Pa, C.S. §2702(a	a)(1) ler circumsta	inces ma	nifest	ing extreme in	difference to the value

of human life, attempt to cause or cause serious bodily injury to another.

Victim: Michael McCoy

To Wit: Sonya McKnight did attempt to commit an intentional killing of Michael McCoy in violation of Section 2502(a) of the Pa Crimes Code by shooting him in the head with a gun. Michael McCoy was hospitalized and will have permanent vision loss, in his right eye.



POLICE CRIMINAL COMPLAINT

Docket Number:	Date Filed: 2/15/2024	OTN/LiveScan Number	Complaint Number 2400031811	Incident Number 24-0003181	
Defendant Name	First: SONYA	Middle: M	Last: MCKNIGHT		X

- 2. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
- 3. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 Pa. C.S.§4904) relating to unsworn falsification to authorities.
- 4. This complaint consists of the preceding page(s), numbered 1 through 5.
- 5. I certify that this filing complies with the provisions of the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania that require filing confidential information and documents differently than non-confidential information and documents.

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of the Assembly, or in violation of the statutes cited.

(Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)

2/15/24	:		La _	
(Date)	(Year)	(Signature of Affiant)		
AND NOW, on this date _	<u>a 15 24</u>	ہ l certify that the complaint ha	as been properly completed.	MANUTED.

An affidavit of probable cause must be completed before a warrant can be issued.

12-1-01 (Magisterial District Court Number) (Issuing Authority)



Pocket Number: CR 102-24	Date Filed: 2/15/2024	OTN/LiveSo	can Number	Complaint No 2400031811	ımber	Incident Number 24-0003181
Defendant Name	First: SONYA		Middle: M		Last: MCKNIG	нт

AFFIDAVIT of PROBABLE CAUSE

Your affiant is Lee Ann Tarasi, a Police Officer with the Susquehanna Township Police Department, and has been so since July of 2007. Your affiant attended and graduated the Municipal Police Officers Training Academy (ACT 120). Your affiant is currently assigned as a Detective Sergeant, to the Criminal Investigations Division, and is tasked and authorized to investigate crimes that occur within the Township. Your affiant has attended various training's on such topics as: Crisis Intervention, Open-Source Intelligence, Child Death and Near Death, Homicide, Interview and Interrogation, Identification of Deceptive Behavior, Sex Trafficking, Financial Crimes, Hostage Negotiation, Shooting Reconstruction, Cell Phone Investigation, Highway Interdiction, Drug Identification, and Child Abuse. Your affiant is Class "A" Wiretapping and Electronic Surveillance Trained and Certified. Your affiant is also a Hostage Negotiator currently assigned to the Dauphin County Crisis Response Team as the Hostage Negotiations Team Leader.

February 10, 2024, at 0048 hours, Susquehanna Township Police were dispatched to 224 Saddle Ridge Drive, Harrisburg, PA 17110, for a hemorrhage/lacerations call. The complainant, Sonya McKnight, called Dauphin County Dispatch and reported that her boyfriend, Michael McCoy, couldn't see and asked if an ambulance come and get him. She could not explain what happened and stated that she was sleeping and heard him screaming.

Patrol Officers responded to the residence and made contact with the only two occupants of the residence, Sonya McKnight, and the victim, Michael McCoy. It was found that Michael McCoy sustained a gunshot wound to the face next to his right eye. Neither person provided details as to the series of events that led Michael McCoy to being shot. Michael McCoy stated, "I did not shoot myself".

An investigation ensued. Sergeant Lee Tarasi and Patrolman First Class/Detective Darryl Brown were the assigned investigators. The Dauphin County Evidence Team responded to the scene. All biographical data, including phone numbers were obtained directly from Sonya McKnight and Michael McCoy.

The following was learned from interviews and the investigation itself:

I, SGT SGT LEE TARASI , BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

I CERTIFY THAT THIS FILING COMPLIES WITH THE PROVISIONS OF THE CASE RECORDS PUBLIC ACCESS POLICY OF THE UNIFIED JUDICIAL SYSTEM OF PENNSYLVANIA THAT REQUIRE FILING CONFIDENTIAL INFORMATION AND DOCUMENTS.

(Signature of Affiant)

William Maria

many - co

My commission expires first Monday of January,

ıvlagistenar District Judge

Page 1 of 4

OLICE CRIMINAL COMPLAINT AFFIDAVIT CONTINUATION PAGE

CR 10 a - a4	Date Filed: 2/15/2024	OTN/LiveScan Number	Complaint Number 2400031811	Incident Number 24-0003181
Defendant	First:	Middle:	Last:	
Name	SONYA	· M	MCKN	IIGHT

AFFIDAVIT of PROBABLE CAUSE CONTINUATION

- 1. Sonya McKnight and Michael McCoy were the only two occupants of the residence, 224 Saddle Ridge Drive-Harrisburg, Dauphin County Pa 17110. It is Michael McCoy's house.
- 2. Michael McCoy ended a one year relationship with Sonya McKnight. Sonya McKnight was living, full time, with Michael McCoy and had clothing and other belongings at his house. Michael McCoy attempted numerous times to have Sonya McKnight leave, however she would not. He removed his house key from Sonya McKnight's key ring on the same day, Sunday February 4, 2024.
- 3. Michael McCoy went to work, as usual, on Monday February 5, 2024. Sonya McKnight was already gone from the home. Michael McCoy is relieved but returns home from work and Sonya McKnight is inside his house. He immediately yells at her asking:

What is she doing there? How did she get into the home? Why is she there?

Sonya McKnight calmly states that she took his spare keys, that he keeps in a key dish, in a common area of the home. Michael realized that she must have noticed the house key removed and took the spare keys for the extra house key that is maintained on them.

4. On Friday, February 9, 2024 Michael McCoy came home from work and Sonya McKnight was sitting on his couch wearing pajamas and a pink robe. These pajamas were later identified as a Calvin Klein brand with a camisole top and shorts for bottoms. He informed her that he was going out. Her attitude changed and she questioned him stating that he just got home. He responded that he had a long week with her and at work and was going out. Upon his departure, she called him, on his was way, to his destination asking where he was going. He didn't answer her because they were broke up and he didn't need to. She sent text messages and called. He ignored the majority of them but did respond to, at least one, whereby she requested he bring her food home. Sonya McKnight asked Michael McCoy to get her a salad "from up there". At this point, he knew Sonya McKnight did a "drive-by" of Crawdaddy's to see if he was there. He orders a salad and upon returning home, Sonya McKnight was in regular clothes. She had changed out of her pajama's, at some point. At this point, Michael McCoy knew she had departed that house to check and see if he was at Crawdaddy's a local restaurant/bar, they usually patronized..

Michael McCoy takes his food and goes up the spare room to eat. Michael McCoy returns his plate to the kitchen and Sonya McKnight accosts him asking if they are going to talk. Michael McCoy stated that he already told her he had a long week, at work, and with her and they could talk tomorrow, being Saturday February 10, 2024. Michael McCoy knows that he intended on calling her mother to help him get her out. At this point Sonya McKnight responds, "Oh, You're serious?". Michael McCoy stated that it was like she finally understood that it was over. Michael McCoy goes upstairs to go to bed. He estimates that this would have been likely approximately 11:00 PM. Michael McCoy states he was probably asleep an hour or two after. Michael McCoy stated that he will crash hard when he first goes to bed because he is decompressing.

5. Michael McCoy wakes up with massive head pain and can not see. He never heard a gun shot or any noise prior. He begins screaming and he hears Sonya McKnight say "Mike what did you do to yourself?" Michael McCoy never heard any footsteps or anything. Sonya McKnight keeps repeating this Michael McCoy estimated that this

(Signature of Affiant)

OLICE CRIMINAL COMPLAINT AFFIDAVIT CONTINUATION PAGE

CRUA-24	Date Filed: 2/15/2024	OTN/LiveScan Number	Complaint Number 2400031811	Incident Number 24-0003181
Defendant	First:	Middle;	Last:	NGHT
Name	SONYA	M	MCKN	

AFFIDAVIT of PROBABLE CAUSE CONTINUATION

went on for two to three minutes. Michael McCoy asks if he is bleeding to which Sonya McKnght yes and he asks to be directed to the bathroom, as he is blind at this time. Sonya McKnight escorts Michael McCoy past the closest bathroom and to the master bedroom bathroom instead. Michael McCoy has to tell Sonya McKnight to call him an ambulance. Sonya McKnight leaves him for some time and then returns and says she can't find her phone. Sonya McKnight ask Michael McCoy where his phone is and he directs Sonya McKnight to get his. Sonya McKnight returns with Michael McCoy's phone and asks What the pin number is. Michael McCoy provides Sonya the pin number to unlock his phone. Michael McCoy tells Sonya McKnight to call an ambulance, yet again and then she asks "What's the number?". He advises 9-1-1.

- 6. Upon arrival of EMS, it was determined that Michael McCoy suffered a single gun shot wound that entered his head in the area of his right temple and exited the left temple area. Michael McCoy had to be informed, of this, as he did not know what happened to him. His response was pure shock. Sergeant Gomez asked him specifically if he shot himself and he shockingly, exclaimed "no!". I know this, from my training and experience, to be a spontaneous and truthful answer.
- 7. Michael McCoy has maintained that he did not, nor has he ever, thought about taking his own life. He has maintained this from the initial interview, while he was in the hospital, and in addition when he was interviewed, out of the hospital, on February 11, 2024. This investigation supports his account thus far.
- 8. Sonya McKnight's interview was found to be deceptive. She stated that she did not leave the house on the evening of the incident, however, neighboring Ring doorbells have proven differently. In addition Sonya McKnight's vehicle was observed on a License Plate Reader on 6th Street north of McClay Street, Harrisburg, at 9:50 PM, on 2/9/24. The vehicle was traveling south and toward the direction of Crawdaddy's. It appears that she returned the house at 10:19 PM, by pulling into the garage. This was also observed on a neighboring Ring camera.
- 9. The physical evidence of the gunshot wound coupled with the stippling, indicate the gunshot was approximately one foot away.
- 10. Sonya McKnight tested positive for gun shot residue on her hands via a presumptive test within a hour of the incident.

Michael McCoy adamantly stated that he did not, nor ever wished to shoot himself. He went to sleep after telling Sonya McKnight, again, that the relationship was over. It was at this point, Sonya McKnight finally comprehended and acknowledged it by saying "Oh, you're serious."

Michael McKnight woke up from his sleep after being shot in the head with a gun registered to Sonya McKnight. Sonya McKnight and Michael McCoy both stated they were the only two people in the house at the time of the shooting.

Due to the aforementioned account of events, your affiant respectfully requests a warrant be issued for Sonya McKnight, in order to bring her forth to answer to the charges contained within this complaint.

(Signature of Affiant)