

**DISPOSITION OF DISCIPLINARY PROCEEDINGS:**

9	<u>CASE</u>	<u>RANK</u>	<u>NAME</u>	<u>TAX NO.</u>	<u>PRESENT COMMAND</u>	<u>COMMAND PREF'D CHARGES</u>	<u>DATE OF CHARGES</u>
	2014-11183	PO	JOSEPH MCDONNELL	9465	PSA 2	IAB	01/22/2014

**SPECIFICATIONS/DISPOSITIONS**

1. WRONGFULLY INGESTED AN ANABOLIC STEROID WITHOUT POLICE NECESSITY OR AUTHORITY TO DO SO. **GUILTY**
2. WRONGFULLY POSSESSED AN ANABOLIC STEROID WITHOUT POLICE NECESSITY OR AUTHORITY TO DO SO. **GUILTY**

**PENALTY:**

**DATE OF DISPOSITION: 01/26/2015**

Dismissal from the New York City Police Department; however, judgment is suspended and respondent will be placed on Dismissal Probation for a period of one (1) year. Forfeiture of all time/leave balances, forfeiture of twenty-nine (29) days served on pre-trial suspension and vested-interest retirement.

2012-8683	SGT	JAMIE YOUNG	9103	PBMN 25 PCT.1Z	IAB	06/07/2013
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**SPECIFICATIONS/DISPOSITIONS**

1. WRONGFULLY PREPARED AND INCORPORATED INTO OFFICIAL DEPARTMENT FILES, INVESTIGATIVE WORKSHEETS AND OTHER REPORTS FOR A CONFIDENTIAL DEPARTMENT INVESTIGATION WHICH CONTAINED INACCURATE OR MISLEADING INFORMATION. **GUILTY**
2. WRONGFULLY IMPEDED AN OFFICIAL DEPARTMENT INVESTIGATION BY MAKING MISLEADING OR OTHERWISE INACCURATE STATEMENTS DURING AN INTERVIEW CONDUCTED BY MEMBERS OF THE INTERNAL AFFAIRS BUREAU REGARDING THE PREPARATION AND SUPERVISORY REVIEW OF INVESTIGATIVE WORKSHEETS. **GUILTY**

**PENALTY:**

**DATE OF DISPOSITION: 01/26/2015**

Forfeiture of twenty-five (25) vacation days.

2011-5085	PO	RICK CARROLL	9399	72 PCT.	IAB	09/06/2011
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**SPECIFICATIONS/DISPOSITIONS**

1. HAVING BEEN INFORMED BY WITNESSES OF AN ALLEGED ASSAULT WHICH WAS CAPTURED ON VIDEO, FAILED TO CONDUCT A CANVASS OF THE AREA WITH THE COMPLAINANT, FAILED TO REVIEW AND TO SAFEGUARD SAID VIDEO EVIDENCE, AND FAILED TO OBTAIN THE PEDIGREE INFORMATION OF THE OWNER OF SAID VIDEO EVIDENCE. **NOT GUILTY**
2. HAVING BEEN INFORMED BY WITNESSES OF AN ALLEGED ASSAULT WHICH WAS CAPTURED ON VIDEO, FAILED TO NOTIFY THE PRECINCT DETECTIVE UNIT OF THE EXISTENCE OF SAID VIDEO EVIDENCE, RESULTING IN THE INCIDENT BEING MISCLASSIFIED AS MISDEMEANOR ASSAULT RATHER THAN A SEX CRIME. **NOT GUILTY**

**PENALTY:**

**DATE OF DISPOSITION: 01/26/2015**

Respondent has been found not guilty.

2012-6764	DT3	CLAUDIA LLANOS	9240	100 DT.SQD.	IAB	06/13/2012
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**SPECIFICATION/DISPOSITION**

1. DID FAIL TO DOCUMENT INVESTIGATIVE STEPS IN A TIMELY FASHION, AS REQUIRED. **GUILTY**

**PENALTY:**

**DATE OF DISPOSITION: 01/26/2015**

Forfeiture of five (5) vacation days.