1	Bryce B. Bubbleton, Esq. Bubbleton & Associates		
2	11031 Cedar Street		
3	Springfield, PA 1103 (800) 555-0101		
4	Attorney for Plaintiff		
5	IN THE COURT OF CO	OMMON PLEAS	
6	FIRST JUDICIAL DISTRICT OF PENNSYLVANIA		
7	PHILADELPHIA COUNTY – CIVIL TRIAL DIVISION		
8			
9	James Deacon,	Case No.: CP-51-CV-379276-2025	
10)	SUBPOENA TO PRODUCE DOCUMENTS	
11	Plaintiff(s),)	OR THINGS FOR DISCOVERY	
12	VS.)	PURSUANT TO RULE 4009.22	
13	Donneylyania		
14			
15	Dylan Rivers, individually and in his capacity as Colonel for the state of Pennsylvania,		
16)		
17	Defendant(s).		
18)		
19	TO: Andrew D. Johnson		
20	Within twenty (20) days after the service of this subpoena, you are ordered by the Court to		
21	produce the following documents or things: all relevant communication with PSP HICOM		
22	related to the suspension of James Deacon.		
23	You may deliver legible copies of the documents or produce things requested by this subpoena to		
24	the party making the request to the email listed: bubbleton@bubbletonlaw.com .		
25			
26	If you fail to produce the documents or things required by this subpoena within twenty (20) days after its service, the party serving this subpoena may seek a court order compelling you to		
27	comply with it.		
28			
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	III.	Till the state of	

CIVIL COMPLAINT

1	DATED: May 13, 2025		
2	/s/ Bryce B. Bubbleton		
3	/s/ Bryce B. Bubbleton Bryce B. Bubbleton, Esq. Bubbleton & Associates		
4	Attorney for Plaintiff		
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	CIVIL COMPLAINT		