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				AND P	POLIC	E CRIMINAL (COMPLAINT
Docket Number:	Date Filed: / /	OTN/LiveScar	n Number			omplaint/Incident Nun 1-242	nber
Defendant Name	First: THURMAN		Middle:		Last GE0	t: ORGE	
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Acts of the accused associated with this Offense: See Attached							



						AND F	POL			COMPLAINT
Docket Nur	nber:	Date Fi	led:	ОТ	N/LiveScan Nu	nber		Comp 41-2	plaint/incident Nu	mber
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Defendant	Name	THURM	AN				(GEOR	GE	
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Acts of the	accused as	sociated v	vith this Offens	se: See	Attached					



POLICE CRIMINAL COMPLAINT

Docket Number:	Date Filed:	OTN	I/LiveScan Num			aint/Incident N 2	
Defendant Name	First:		Middle:		Last:		
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The acts committed b appropriate. When the (Set forth a brief summary violated, without more, is n allegedly violated. The age (e.g. PiNs) should not be list	ere is more than o of the facts sufficient ot sufficient. In a sum of the victim at the tin	ne offense, each to advise the defen- mary case, you mu ne of the offense m	th offense shou dant of the nature st cite the specific av be included if k	ild be numbe of the offense(s section(s) and nown. In addition	ered chron s) charged. A subsection(on, social se	ologically. A citation to the sta s) of the statute(s) curity numbers ar	atute(s) allegedly or ordinance(s) ad financial information
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Acts of the accused a	ssociated with thi	s Offense: See A	attached				



Docket Number:	Date Filed:	OTN/LiveScan Number		Complaint/Incident Number 41-242		
Defendant Name:	First:	Middle:	Last:	CEORCE		
	THURMAN			GEORGE		

Offense #1: 25 P.S. § 3525 "Frauds by Election Officers" - 1 Count (F3)

Any judge, inspector or clerk of election or machine inspector who shall be guilty of any wilful fraud in the conduct of his duties at a primary or election, and any person who shall make a false return of the votes cast at any primary or election, or who shall deposit fraudulent ballots in the ballot box or certify as correct a return of ballots in the ballot box which he knows to be fraudulent, or who shall register fraudulent votes upon any voting machine or certify as correct a return of votes cast upon any voting machine which he knows to be fraudulently registered thereon, or who shall make any false entries in the district register, or who shall fail to insert in the voting check list the voter's certificate of any elector actually voting at any primary or election, or who shall fail to record voting information as required herein, or who shall fail to insert in the numbered lists of voters the name of any person actually voting, or who shall wilfully destroy or alter any ballot, voter's certificate, or registration card contained in any district register, or who shall wilfully tamper with any voting machine, or who shall prepare or insert in the voting check list any false voter's certificates not prepared by or for an elector actually voting at such primary or election, for the purpose of concealing the destruction or removal of any voter's certificate, or for the purpose of concealing the deposit of fraudulent ballots in the ballot box, or the registering of fraudulent votes upon any voting machine or of aiding in the perpetration of any such fraud, or who shall fail to return to the county board of election following any primary or election any keys of a voting machine, ballot box, general or duplicate return sheet, tally paper, oaths of election officers, affidavits of electors and others, record of assisted voters, numbered list of voters, district register, voting check list, unused, spoiled and cancelled ballots, ballots deposited, written or affixed in or upon a voting machine, or any certificate, or any other paper or record required to be returned under the provisions of this act; or who shall conspire with others to commit any of the offenses herein mentioned, or in any manner to prevent a free and fair primary or election, shall be guilty of a felony of the third degree. TO WIT: The Defendant, Thurman George, engaged in a willful fraud while performing his duties as the Machine Inspector for Ward 43 Division 7 (43-7). The Defendant aided in the perpetration of fraudulent votes being cast on the 43-7 voting machine during the 197th Legislative District Special Election.

Offense #2: 25 P.S. § 3527 "Interference with Primaries and Elections; Frauds; Conspiracy" - 1 Count (F3)

If any person shall prevent or attempt to prevent any election officers from holding any primary or election, under the provisions of this act, or shall use or threaten any violence to any such officer; or shall interrupt or improperly interfere with him in the execution of his duty; or shall block up or attempt to block up the avenue to the door of any polling place; or shall use or practice any intimidation, threats, force or violence with design to influence unduly or overawe any elector, or to prevent him from voting or restrain his freedom of choice; or shall prepare or present to any election officer a fraudulent voter's certificate not signed in the polling place by the elector whose certificate it purports to be; or shall deposit fraudulent ballots in the ballot box; or shall register fraudulent votes upon any voting machine; or shall tamper with any district register, voting check list, numbered lists of voters, ballot box or voting machine; or shall conspire with others to commit any of the offenses herein mentioned, or in any manner to prevent a free and fair primary or election, he shall be guilty of a felony of the third degree.



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	First:	Middle:	Last:
Defendant Name:	THURMAN		GEORGE

Offense #2: (continued)

TO WIT: The Defendant, Thurman George, along with other members of the Ward 43 Division 7 Board of Elections, used or practiced intimidation, threats, force or violence with design to influence unduly or overawe any elector, or prevented a voter/voters from voting or restrained the voter's freedom of choice

Offense #3: Criminal Attempt to Commit 25 P.S. § 3527 "Interference with Primaries and Elections; Frauds; Conspiracy" - 1 Count (F3)

The Defendant did conspire with the intent of promoting or facilitating its commission and agreed with others that they or one of them would engage in conduct which constituted the crime of "Interference with Primaries and Elections; Frauds; Conspiracy."

TO WIT: The Defendant, Thurman George, conspired with other members of the Ward 43 Division 7 Board of Elections, to engage in conduct that used or practiced intimidation by threats, force or violence with design to influence unduly or overawe any elector; prevented a voter/voters from voting; and/or restrained the voter's freedom of choice. These actions prevented a free and fair election.

Offense #4: Criminal Conspiracy to Commit 25 P.S. § 3535 "Repeat Voting at Elections" - 2 Counts (F3)

The Defendant did conspire with intent to vote in more than one election district, or otherwise fraudulently vote more than once at the same primary or election, or shall vote a ballot other than the ballot issued to him by the election officers, or shall advise or procure another so to do, he shall be guilty of a felony of the third degree.

TO WIT: The Defendant, Thurman George, either fraudulently voted or advised another to fraudulently vote in the 197th Legislative District Special Election. The final two votes recorded in Ward 43 Division 7 for the 2017 Special Election should have been for Honkala and a "Blank" vote, yet the official results from the 43-7 voting machine indicate that the final two votes recorded were for Emilio Vazquez.

Offense #5: Criminal Conspiracy to Commit 18 Pa C.S.A § 4911 (A)(1) "Tampering with Public Records or Information" - 2 Counts (F3)

The Defendant did conspire with intent to knowingly make a false entry in, or false alteration of, any record, document or thing belonging to, or received or kept by, the government for information or record, or required by law to be kept by others for information of the government.

TO WIT: The Defendant, Thurman George, did conspire with other members of the Ward 43 Division 7 Board of Elections to add two votes to the 43-7 voting machine which were ultitmately used by the Philadelphia County Board of Elections as an official record of voting results for the 197th Legislative District Special Election.



Docket Number: Date Filed:		OTN/LiveScan Number	Complaint/Incident Number 41-242		
Defendant Name:	First: THURMAN	Middle:	Last: GEORGE		

Offense #6: 25 P.S. § 3547 "Prohibiting Duress and Intimidation of Voters and Interference with the Free Exercise of Elective Franchise" - 1 Count (M2)

Any person or corporation who, directly or indirectly—(a) uses or threatens to use any force, violence or restraint, or inflicts or threatens to inflict any injury, damage, harm or loss, or in any other manner practices intimidation or coercion upon or against any person, in order to induce or compel such person to vote or refrain from voting at any election, or to vote or refrain from voting for or against any particular person, or for or against any question submitted to voters at such election, or to place or cause to be placed or refrain from placing or causing to be placed his name upon a register of voters, or on account of such person having voted or refrained from voting at such election, or having voted or refrained from voting for or against any particular person or persons or for or against any question submitted to voters at such election, or having registered or refrained from registering as a voter; or (b) by abduction, duress or coercion, or any forcible or fraudulent device or contrivance, whatever, impedes, prevents, or otherwise interferes with the free exercise of the elective franchise by any voter, or compels, induces, or prevails upon any voter to give or refrain from giving his vote for or against any particular person at any election; shall be guilty of a misdemeanor of the second degree

TO WIT: The Defendant, Thurman George, practiced intimidation or coercion upon voters of Ward 43 Division 7 in order to induce or compel such person to vote. Multiple voters report that the board of election intimidated or coerced voters and as Machine Inspector, it was the Defendant's responsibility to allow a free and fair election.

Offense #7: Criminal Attempt to Commit 25 P.S. § 3547 "Prohibiting Duress and Intimidation of Voters and Interference with the Free Exercise of Elective Franchise" - 1 Count (M2)

The Defendant did attempt to use or threaten to use any force, violence or restraint, or inflict or threaten to inflict any injury, damage, harm or loss, or in any other manner practices intimidation or coercion upon or against any person, in order to induce or compel such person to vote or refrain from voting at any election, or to vote or refrain from voting for or against any particular person, or for or against any question submitted to voters at such election, or to place or cause to be placed or refrain from placing or causing to be placed his name upon a register of voters, or on account of such person having voted or refrained from voting at such election, or having voted or refrained from voting for or against any particular person or persons or for or against any question submitted to voters at such election, or having registered or refrained from registering as a voter.

TO WIT: The Defendant, Thurman George, attempted to compel two voters of Ward 43 Division 7 to vote in a particular way, yet these individuals were not dissuaded from voting how they intended to vote during this election.



Docket Number: Date Filed: O		OTN/LiveScan Number	Complaint/Incident Number 41-242
	First:	Middle:	Last:
Defendant Name:	THURMAN		GEORGE

Offense #8: 25 P.S. § 3548 "Failure to Perform Duty" - 1 Count (M2)

Any Secretary of the Commonwealth, member of a county board of elections, chief clerk, employe, overseer, judge of election, inspector of election, clerk of election, machine inspector or custodian or deputy custodian of voting machines on whom a duty is laid by this act who shall willfully neglect or refuse to perform his duty, shall be guilty of a misdemeanor, and, upon conviction thereof, shall be sentenced to pay a fine not exceeding one thousand (\$1,000) dollars, or to undergo an imprisonment of not more than two (2) years, or both, in the discretion of the court.

TO WIT: The Defendant, Thurman George, willfully neglected or refused to perform his duties as Machine Inspector for Ward 43 Division 7, which he swore to uphold, for the 197th Legislative District Special Election.

Offense #9: 25 P.S. § 3549 "Hindering the Performance of Duty" - 1 Count (M3)

Any person who intentionally interferes with, hinders or delays or attempts to interfere with, hinder or delay any other person in the performance of any act or duty authorized or imposed by this act, shall be guilty of a misdemeanor, and, upon conviction thereof, shall be sentenced to pay a fine not exceeding five hundred (\$500) dollars, or to undergo an imprisonment of not more than one (1) year, or both, in the discretion of the court.

TO WIT: The Defendant, Thurman George, intentionally interfered with, hindered or delayed or attempted to do hinder or delay the performance or duty of the other members of the Ward 43 Division 7 Board of Elections during the 197th Legislative District Special Election.



POLICE CRIMINAL COMPLAINT

	NO 18510 10			
Docket Number:	Date Filed:	OTN/LiveScan Number	Complaint/Incident Number	
	//		41-242	
	First:	Middle:	Last;	
Defendant Name	THURMAN		GEORGE	

- 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 ___ through ___.

The acts committed by the accused, as listed and here of Pennsylvania and were contrary to the Act(s) of the ACT (Before a warrant of arrest can be issued, an affidation	Assemi	oly, or in violation of the stat	tutes cited.		
issuing authority, and attached.)		,	1111	Λ	111

(Before a warrant of arrest can be is issuing authority, and attached.)	sued, an amidavit of probable cause	must be completed, sworn to before the
	10/20/19	Told Nell
	(Date)	(Signature of Affiant)
AND NOW, on this date	I certify that the con	nplaint has been properly completed and verified
An affidavit of probable cause must be com	pleted before a warrant can be issued.	
•	Atus	h 10/24/17
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