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**ORIGINAL**  
IN THE COURT OF CLAIMS OF OHIO

**Eugene Wrinn, Jr.,** ) Case No. 2006-05934  
Plaintiff, ) Judge Alan C. Travis  
v. ) **PLAINTIFF EUGENE WRINN, JR.'S**  
**Ohio State Highway Patrol,** ) **PRELIMINARY EXHIBIT LIST**  
Defendant. )  
) Cary R. Cooper (0013062)  
) Jacqueline M. Boney (0013050)  
) Sarah K. Skow (0081468)  
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) *Counsel for Plaintiff*

At the March 29-31, 2011 immunity hearing, Plaintiff Eugene Wrinn, Jr. may introduce the following as exhibits:

1	Video – Ohio State Highway Patrol labeled “Case #05-010134-0102, Sgt. Johnson – Dash Cam 9/16/2005” – <b>admission stipulated to by the parties</b>
2	Video –Lima Police Department Cars 38 & 41 September 16, 2005 -- <b>admission stipulated to by the parties</b>
3	Video – Ohio State Highway Patrol Unit SP 439, 9/16/2005 -- <b>admission stipulated to by the parties</b>
4	Composite Exhibit – Photographs of the vehicles involved in the crash, and crash scene
5	Composite Exhibit – Photographs of Eugene Wrinn, Jr. at Lima Memorial Hospital

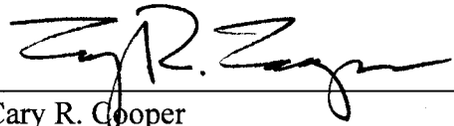
6	Photograph of Eugene Wrinn, Jr.'s head
7	Mag Flashlight
8	ASP Baton
9	Lima Memorial Hospital Records regarding Eugene Wrinn, Jr. for admission from 9/16/2005 – 9/21/2005
10	Lima Police Department Report of Wrinn Incident – <b>admission stipulated to by the parties</b>
11	Lima Police Department Internal Investigation of Citizen Complaint regarding Wrinn Incident – <b>admission stipulated to by the parties</b>
12	Ohio State Highway Patrol Report of Wrinn Crash – <b>admission stipulated to by the parties</b>
13	Ohio Department of Public Safety Policy No. DPS-505.05 Workplace Violence Prevention – <b>admission stipulated to by the parties</b>
14	Ohio State Highway Patrol Policy Number OSP-203.20 Response to Resistance – <b>admission stipulated to by the parties</b>
15	Ohio State Highway Patrol Policy No. 203.03 Powers/Duties/Authority/Code of Ethics/Oath/Rules & Regulations – <b>admission stipulated to by the parties</b>
16	Ohio State Highway Patrol – Policy No. 103.19 Administrative Investigations – <b>admission stipulated to by the parties</b>
17	Ohio State Highway Patrol - Policy No. 203.20-03 Response to Resistance – Foot Pursuits – <b>admission stipulated to by the parties</b>
18	Ohio State Highway Patrol – Policy No. 203.20-02 Response to Resistance – Less-Lethal Weapons – <b>admission stipulated to by the parties</b>
19	Ohio State Highway Patrol Records Pertaining to Darren L. Johnson AI 2004-4127 – <b>admission stipulated to by the parties</b>
20	Ohio State Highway Patrol Records Pertaining to Darren L. Johnson AI 2004-4669 – <b>admission stipulated to by the parties</b>
21	Ohio State Highway Patrol Records Pertaining to Darren L. Johnson AI 2004-4145 – <b>admission stipulated to by the parties</b>
22	Ohio State Highway Patrol Inter-Office communication regarding Darren L. Johnson, June 9, 2005 – <b>admission stipulated to by the parties</b>
23	Anonymous letter from “The Concerned Citizen”, August 2005

24	Ohio State Highway Patrol records pertaining to Darren L. Johnson AI 2004-4265. – <b>admission stipulated to by the parties</b>
25	CV of Dr. D.J. Van Meter, Ph.D.
26	Opinion of Dr. D.J. Van Meter, Ph.D.
27	Video – labeled “Copy of Lima Police Department’s Video 9/16/05, Eugene Wrinn, Jr. Resisting – Assisting 05-010134-0102 OSP Units.” – <b>admission stipulated to by the parties</b>
28	Deposition of Lt. Thomas Myers, Allen County Sherriff’s Department -- <b>admission stipulated to by the parties</b>
29	Deposition of Deputy Robert Tomasi, Allen County Sherriff’s Department -- <b>admission stipulated to by the parties</b>
30	Ohio State Highway Patrol records pertaining to Darren L. Johnson AI 2005-6245. – <b>admission stipulated to by the parties</b>
31	Ohio State Highway Patrol Response to Resistance Review Guide re: 9/16/2005 incident

The plaintiff reserves the right to supplement the above witness and exhibit list as the hearing approaches and will notify defendants of any additions.

Dated: March 22, 2011

Respectfully submitted,



Cary R. Cooper  
 Jacqueline M. Boney  
 Sarah K. Skow  
*Counsel for Plaintiff*

**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing was served this 22 day of March, 2011 by electronic mail, postage prepaid, upon: **James P. Dinsmore**, Assistant Attorney General, Court of Claims Defense Section, 150 East Gay St., 18th Floor, Columbus, Ohio 43215-3130.



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