

Federal & Outside-Ecosystem Notice Package

Re: Commonwealth v. Talley, CP-51-CR-0000673-2026 **Sender:** Justin H. Horn **Subject of notice:** Federal hate-crime predicate, witness intimidation, Brady/Giglio non-disclosure, color-of-law conduct

Recipient List

Direct email — primary federal channel

Recipient	Email	Phone
U.S. Attorney's Office, Eastern District of Pennsylvania	USAPAE.USAttorney@usdoj.gov	215-861-8200
U.S. Attorney's Office — Press / Public Affairs	USAPAE.PressBox@usdoj.gov	—

David Metcalf is the U.S. Attorney for EDPA. Office address: 615 Chestnut Street, Suite 1250, Philadelphia, PA 19106.

Online intake portals — no direct email; paste the message body into the form

Recipient	Portal
FBI Philadelphia Field Office (civil rights & public corruption squads)	https://tips.fbi.gov
DOJ Civil Rights Division (color-of-law, hate crimes, conspiracy against rights)	https://civilrights.justice.gov/report/
Pennsylvania Office of Attorney General — Criminal Division (Public Corruption)	https://www.attorneygeneral.gov/contact/
Anti-Defamation League — Philadelphia (incident report, hate-crime documentation, advocacy referral)	https://philadelphia.adl.org/contact-adl-philadelphia

FBI Philadelphia is also reachable at 215-418-4000 (William J. Green Jr. Building, 600 Arch Street, 8th Floor, Philadelphia, PA 19106). SAC: Wayne A. Jacobs.

PA AG press contact (publicly listed): press@attorneygeneral.gov. The intake form at the contact link above is the official complaint channel.

Congressional offices — constituent oversight (federal agencies)

These offices have constituent-services staff who can route formal inquiries to DOJ, FBI, and U.S. Attorney's offices. Inquiries from a member of Congress carry different procedural weight than citizen complaints.

Recipient	Contact
U.S. Senator John Fetterman (PA)	https://www.fetterman.senate.gov/contact/
U.S. Senator Dave McCormick (PA)	https://www.mccormick.senate.gov/contact/
U.S. Senator Cory Booker (NJ)	https://www.booker.senate.gov/contact
U.S. Senator Andy Kim (NJ)	https://www.kim.senate.gov/contact/
U.S. House Representative — verify district for both PA and NJ residences	https://www.house.gov/representatives/find-your-representative

Cherry Hill, NJ is in NJ-1 (Donald Norcross). Philadelphia districts vary by address; verify at the House lookup link.

Subject Line

Use this on every transmission:

Federal Hate-Crime Predicate, Witness Intimidation, and Brady/Giglio Non-Disclosure — Commonwealth v. Talley, CP-51-CR-0000673-2026

Message Body

The text below is the message. Paste it as the email body to USAPAE.USAttorney@usdoj.gov, and into each portal form for the other recipients. Replace the bracketed contact line at the bottom with your actual phone, email, and mailing address before sending.

To Whom It May Concern,

I am writing as the named victim and primary witness in *Commonwealth v. Talley*, Court of Common Pleas of Philadelphia County, docket **CP-51-CR-0000673-2026** (aggravated assault, ethnic intimidation, and related charges). I am submitting this notice to federal investigators and outside-jurisdiction oversight authorities because the state and local channels available to me — the Philadelphia Police Department, the Philadelphia District Attorney's Office, and Philadelphia city oversight — are themselves implicated in the conduct described below, and an independent review is warranted.

The full documentary record — police reports, medical records, FLIR thermal imaging, IoT environmental sensor data, attorney correspondence, and a 60-plus-page consolidated master report with citations to source documents — is published at:

<https://thumpersecure.github.io/Jlegal/>

The summary below identifies the federal predicates and the central facts. The website is the deep record.

Federal Predicates

The following federal statutes are implicated by the facts described:

1. **18 U.S.C. § 249 — Matthew Shepard and James Byrd Jr. Hate Crimes Prevention Act.** The August 22, 2025 assault inside the lobby of 315 N. 12th Street, Philadelphia, included antisemitic verbal content during the attack. The Commonwealth charges include ethnic intimidation under Pennsylvania law. The underlying conduct also constitutes a federal hate crime under § 249.
2. **18 U.S.C. § 242 — Deprivation of Rights Under Color of Law.** The Philadelphia Police officer who responded on August 22, 2025 accepted false statements from building staff — specifically, that I was the aggressor and that no surveillance video existed — without independent verification. Both statements were demonstrably false. The video existed and was subsequently collected by me, while injured. The original case was dismissed at preliminary hearing and required supervisory review to refile. Separately, on May 10, 2026, when I reported witness intimidation timed to the upcoming Talley trial, Corporal Snyder, Badge #8068, characterized my account as "a made up story" and stated verbatim that he was "not interested in a plethora of evidence." A report was eventually written under DC #26-09-0597175, but only after seven minutes of argument.
3. **18 U.S.C. § 1512(b) — Witness Tampering. 18 U.S.C. § 1513 — Retaliation Against a Witness.** The June 15, 2026 court-ordered vacate date arising from a May 4, 2026

Notice to Quit issued by Cohen Marraccini LLC falls inside the active witness window for the Talley trial. The Notice to Quit was issued by the same building where the assault occurred. It labels me a "defiant trespasser" and bars me from the leasing office of my own building. The displacement is being effected by the same entity whose staff lied to police about the underlying assault.

4. **Brady v. Maryland, 373 U.S. 83 (1963); Giglio v. United States, 405 U.S. 150 (1972).** The body camera footage from the August 22, 2025 responding officer is Brady material — it captures the responding officer accepting demonstrably false statements from building staff. It is also Giglio material as to any building employee who may testify. To my knowledge, the Philadelphia District Attorney's Office has not obtained or disclosed this footage. Under *Kyles v. Whitley*, 514 U.S. 419 (1995), the Philadelphia Police Department's possession of the footage constitutes the prosecution team's possession; the disclosure obligation runs to the District Attorney's Office regardless of whether the office has actively sought it.

Central Facts

August 22, 2025. An 11-minute antisemitic assault inside the lobby of 315 N. 12th Street (Goldtex Apartments), Philadelphia. Resulting injuries: orbital fracture, broken nose (bilateral), broken jaw, footprint-pattern bruising. Building staff lied to the responding officer about (a) who initiated the assault and (b) the existence of surveillance footage. The footage existed and was later collected directly by me.

August 23, 2025. A building maintenance worker, on my own recording, asked "so it was just one punch?" — telegraphing the eventual defense theory before charges existed. Defense counsel for Talley subsequently moved to suppress that audio at preliminary hearing. The 11-minute duration of the assault, the multiple re-entries by the assailants, and the sneaker-tread footprint bruise foreclose the "one punch" theory on physical evidence alone.

Late 2025 – Spring 2026. The same building, now under Greystar Real Estate Partners management, installed a portable air conditioning unit in my apartment as a stopgap for a failed central HVAC system. The exhaust hose was sealed at a thermally-stressed joint with FSK (Foil-Scrim-Kraft) tape that FLIR thermal imaging documented at 102–113°F surface temperatures, releasing toluene, xylene, styrene, formaldehyde, and additional volatile organic compounds. My treating physician confirmed VOC sensitization in writing on April 10, 2026.

May 6, 2026. Ambulance transport to the emergency room for acute VOC inhalation; treatment with oxygen and IV fluids; four outgoing 911 calls totaling 18 minutes.

May 4, 2026. Cohen Marraccini LLC issued the Notice to Quit on behalf of Greystar Real

Estate Partners and Post Goldtex LP. The 60-day vacate date — June 15, 2026 — falls inside the active witness window for the Talley trial. Post Goldtex LP's rental license #602204 expired on February 28, 2026 and has not been renewed; the building has 16 open Licenses and Inspections violations across 6 active cases as of April 30, 2026, including two Unfit Structure designations and six fire-safety violations.

May 10, 2026. Reported witness intimidation to PPD; DC #26-09-0597175 issued; referred to Detective N. Nguyen (215-686-3093). Conduct of Cpl. Snyder Badge #8068 as described above.

May 12, 2026. Follow-up report at the 9th District (400 N. Broad Street); DC #26-09-060340 issued, linking the housing matter and a parallel financial-exploitation matter as one continuing pattern in the Commonwealth's own incident system.

The Institutional-Alignment Problem

The Philadelphia Police Department has an institutional interest in protecting the original responding officer who accepted false statements without independent verification. The Philadelphia District Attorney's Office has an institutional interest in not surfacing material that would undermine the investigation the office is presently prosecuting. The August 22, 2025 body camera footage, if disclosed, surfaces both deficiencies. To my knowledge, neither agency has produced or sought that footage.

I do not allege deliberate coordination between the two agencies. I observe that their institutional incentives are aligned in the direction of non-disclosure, and that this configuration is precisely the one the *Kyles v. Whitley* line of cases was designed to address.

What I Am Requesting

I am not asking the federal government to intervene in the underlying Pennsylvania criminal prosecution against Stephen Talley. I am requesting:

1. **Review and intake** of the federal predicates under 18 U.S.C. §§ 249, 242, 1512, and 1513.
2. **Investigation** of the August 22, 2025 responding officer's conduct, and the May 10, 2026 conduct of Cpl. Snyder Badge #8068, under 18 U.S.C. § 242.
3. **Acquisition or independent review** of the August 22, 2025 body camera footage, the dispatch records, the original incident report, and the body camera footage from the May 10, 2026 PPD interaction, as Brady/Giglio material in the active state prosecution.
4. **Coordination with the Philadelphia District Attorney's Office** regarding the office's Brady/Giglio disclosure obligations in *Commonwealth v. Talley*, CP-51-CR-0000673-

2026, prior to trial.

5. **Awareness** that the trial of the underlying state criminal matter is scheduled, and the named victim/primary witness is currently scheduled for court-ordered displacement from the same building where the assault occurred, inside the active witness window, by the same management entity whose staff lied to police about the assault.

I am available to provide testimony, sworn statements, and direct access to the underlying documentary record at any time.

Respectfully,

Justin H. Horn [Phone] [Email] [Mailing address]

Documentary record: <https://thumpersecure.github.io/JlegaL/>

Sending Notes

- **Send to U.S. Attorney EDPA first** at USAPAE.USAttorney@usdoj.gov — this is the only recipient with a direct intake email. Attach the master file PDF and the Brady/Giglio analysis document.
- **For FBI Philadelphia**, submit at tips.fbi.gov. The portal has a free-text field; paste the message body. There is also an option to upload supporting documents.
- **For DOJ Civil Rights Division**, use civilrights.justice.gov/report. The portal will walk through statute-specific intake questions; the message body answers most of them.
- **For PA Attorney General**, use the contact form at attorneygeneral.gov/contact. Select the Criminal Division / Public Corruption topic from the dropdown.
- **For ADL Philadelphia**, use the incident reporting form. ADL is not an enforcement agency, but it documents antisemitic incidents systemically, refers cases to DOJ, and can provide advocacy support.
- **For congressional offices**, use each office's contact form. Congressional inquiries to federal agencies on your behalf carry separate procedural weight.
- **Keep the same subject line on every transmission.** That makes the parallel filings traceable as one coordinated notice rather than scattered complaints.
- **Retain confirmation receipts** from each portal and each email. These establish the date of notice for any future "no one told us" defense.

