

**IN THE SUPERIOR COURT OF FULTON COUNTY
ATLANTA JUDICIAL CIRCUIT
STATE OF GEORGIA**

KEVIN OLIVEIRA,	*	
	*	
Plaintiff,	*	
	*	
v.	*	CIVIL ACTION
	*	
MICAH SIERRA aka	*	NO.
MICAH S. KATT WILLIAMS aka	*	
KATT WILLIAMS,	*	
	*	
Defendant.	*	

**COMPLAINT FOR INJURIES FOR AGGRAVATED BATTERY,
AGGRAVATED ASSAULT, BATTERY AND SIMPLE BATTERY**

COMES NOW Kevin Oliveira son Plaintiff in the above-captioned matter and files this Complaint and shows the Court as follows:

PARTIES AND JURISDICTION

1.

That Plaintiff was employed at the Spondivits Restaurant, located at 1219 Virginia Avenue, East Point, Fulton County, Georgia 30344. That the Defendant committed certain Tortious Act while in East Point, Fulton County Georgia therefore both parties are subject to the jurisdiction of this Honorable Court, pursuant to the **O.C.G.A. § 9-10-91 (2)(3)**.

2.

That the Plaintiff Kevin Oliveira is the victim of the assault which occurred in East Point, Fulton County, however he is a resident of DeKalb County, Georgia. Plaintiff submits to the jurisdiction of this Honorable Court. Defendant may be served at his Attorney's Office Rickey L. Richardson, Attorney at Law located at 1718 Peachtree Street - Suite 583, Atlanta, Fulton County Georgia 30309.

The Defendant Mr. Micah Sierra aka Micah S. Katt Williams aka Katt Williams, is a resident of Los Angeles, California and is subject to the jurisdiction of this Court pursuant to the **O.C.G.A. § 9-10-91 (2)(3)**,

because the Tortious Acts and Battery were committed in East Point, Fulton County, Georgia.

3.

OPERATIVE FACTS

On or about April 27, 2016, the Plaintiff, Kevin Joseph Oliveira was employed at Spondivits Restaurant, located at 1219 Virginia Ave, East Point, GA 30344. That Mr. Oliveira duties included greeting potential Restaurant & Bar patrons as well as arranging seating and service for the patrons.

That Mr. Micah Sierra aka Micah S. Katt Williams aka Katt Williams, entered said restaurant with other individuals. That Mr. Oliveira informed Mr. Sierra and his party that there was a wait and that he would expedite getting he and his party seated, as soon as space became available that upon hearing said information Mr. Sierra became annoyed and irate and without provocation intentionally threw a glass salt shaker at and in the direction of Mr. Kevin Oliveira striking him in the face and causing injury to his mouth and lip.

That Mr. Oliveira and other employees witnessed Mr. Micah Sierra aka, Micah S. Katt Williams, aka Katt Williams, throw the object at and in the direction of Mr. Kevin Oliveira, striking him in the face which cause him severe injury, pain and suffering.

That as a direct result of Mr. Sierra's tortious and criminal actions Mr. Kevin Oliveira was transported by ambulance to the Emergency Department of Atlanta Medical Center (South Campus). That Mr. Kevin Oliveira was triaged and treated by the Emergency Department staff.

That Mr. Kevin Oliveira's injuries, required surgery, approximately ten stitches that the injury also resulted in substantial edema additionally Mr. Oliveira was administered and prescribed medication to address his severe inflammation pain and suffering.

4.

That Defendant intended to cause and did cause a harmful contact with defendant's person. Plaintiff did not consent to defendant's act.

5.

That as a direct and proximate result of defendant's conduct plaintiff suffered a large gash to his lip and mouth Plaintiff has also suffered extreme mental anguish and physical pain, an amount to be determined by proof at trial.

6.

As a direct and proximate result of defendant's conduct, plaintiff was required to obtain medical services and treatment in the Atlanta Medical Center (South Campus) [the amount to be determined by proof at trial treatment in an amount to be determined by proof at trial.

7.

As a direct and proximate result of defendant's criminal action, plaintiff **Kevin Oliveira** has suffered several losses including damage to his mouth and lip, loss of income, personal injury and he has incurred numerous medical bills.

8.

As a direct and proximate result of defendant's criminal action, plaintiff **Kevin Oliveira**, has medical expenses, bruises, soreness, loss of wages, emotional anxiety and distress.

9.

Defendant's act was done knowingly, willfully, and with malicious intent, and plaintiff is entitled to punitive damages in an amount to be determined by proof at trial.

10.

Defendant intended to cause and did cause plaintiff to suffer apprehension of an immediate harmful contact.

At the time and place aforesaid the defendant, Micah Sierra aka, Micah S. Katt Williams, aka Katt Williams, was guilty of one or more of the following tortious and or criminal acts.

- (a) **Aggravated Assault, O.C.G.A. § 16-5-21**
- (b) **Aggravated Battery, O.C.G.A. § 16-5-24**

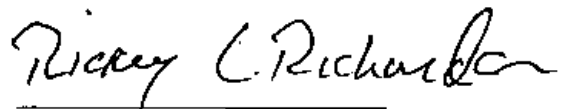
- (c) **Battery, O.C.G.A. § 16-5-23.1**
(d) **Simple Battery O.C.G.A. § 16-5-23**

WHEREFORE, plaintiff demands judgment against defendant, as follows:

1. General damages the amount to be determined by proof at trial;
2. Medical and related expenses amount to be determined by proof at trial;
3. Past and future lost earnings an amount to be determined by proof at trial];
4. Impairment of earning capacity an amount to be determined by proof at trial;
5. Punitive damages;
6. Costs of this action;
7. Any other and further relief that this Court deems just and proper. considers

This 26th day of April 2018.

Respectfully Submitted,



Rickey L. Richardson
Attorney for Plaintiff

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