

Electronically Received 12/18/2024 02:59 PM

ATTORNEY OR PARTY WITHOUT ATTORNEY NAME: Alis Margareta Rivera FIRM NAME: STREET ADDRESS: 325 n maple drive general delivery CITY: beverly hills STATE: ca ZIP CODE: 90210 TELEPHONE NO.: manaindastreezinkacuzco@gmail.com FAX NO.: EMAIL ADDRESS: ATTORNEY FOR (name): in pro per	FOR COURT USE ONLY ia Da _____ Court Deputy
SUPERIOR COURT OF CALIFORNIA, COUNTY OF los angeles STREET ADDRESS: 9355 burton way MAILING ADDRESS: CITY AND ZIP CODE: beverly hills ca 90210 BRANCH NAME: beverly hills courthouse	
PLAINTIFF: Alis Margareta Rivera DEFENDANT: Tina Simmons , david wilson, laurie cannady udit, sonia m garcia <input type="checkbox"/> DOES 1 TO _____	
COMPLAINT—Personal Injury, Property Damage, Wrongful Death <input checked="" type="checkbox"/> AMENDED (Number): 1 Type (check all that apply): <input type="checkbox"/> MOTOR VEHICLE <input checked="" type="checkbox"/> OTHER (specify): <input type="checkbox"/> Property Damage <input type="checkbox"/> Wrongful Death <input type="checkbox"/> Personal Injury <input checked="" type="checkbox"/> Other Damages (specify): irreparable harm	CASE NUMBER: 24SM CV05266
Jurisdiction (check all that apply): <input type="checkbox"/> ACTION IS A LIMITED CIVIL CASE (does not exceed \$35,000) Amount demanded <input type="checkbox"/> does not exceed \$10,000 <input type="checkbox"/> exceeds \$10,000 <input checked="" type="checkbox"/> ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$35,000) <input type="checkbox"/> ACTION IS RECLASSIFIED by this amended complaint <input type="checkbox"/> from limited to unlimited <input type="checkbox"/> from unlimited to limited	

1. **Plaintiff (name or names):** **Alis Margareta Rivera**
 alleges causes of action against **defendant (name or names):**
Tina Simmons, david wilson, laurie cannady udit, sonia m garcia
 2. This pleading, including attachments and exhibits, consists of the following number of pages:
 3. Each plaintiff named above is a competent adult
 - a. **except plaintiff (name):**
 - (1) a corporation qualified to do business in California.
 - (2) an unincorporated entity (describe):
 - (3) a public entity (describe):
 - (4) a minor an adult
 - (a) for whom a guardian or conservator of the estate or a guardian ad litem has been appointed.
 - (b) other (specify):
 - (5) other (specify):
 - b. **except plaintiff (name):**
 - (1) a corporation qualified to do business in California.
 - (2) an unincorporated entity (describe):
 - (3) a public entity (describe):
 - (4) a minor an adult
 - (a) for whom a guardian or conservator of the estate or a guardian ad litem has been appointed.
 - (b) other (specify):
 - (5) other (specify):
- Information about additional plaintiffs who are not competent adults is shown in Attachment 3.

SHORT TITLE: Rivera v Tina Simmons, wilson, udit, garcia	CASE NUMBER: 24SMCV05266
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4. Plaintiff (*name*):
 is doing business under the fictitious name (*specify*):
- and has complied with the fictitious business name laws.
5. Each defendant named above is a natural person
- a. **except** defendant (*name*):
- (1) a business organization, form unknown.
 - (2) a corporation.
 - (3) an unincorporated entity (*describe*):
 - (4) a public entity (*describe*):
 - (5) other (*specify*):
- b. **except** defendant (*name*):
- (1) a business organization, form unknown.
 - (2) a corporation.
 - (3) an unincorporated entity (*describe*):
 - (4) a public entity (*describe*):
 - (5) other (*specify*):
- c. **except** defendant (*name*):
- (1) a business organization, form unknown.
 - (2) a corporation.
 - (3) an unincorporated entity (*describe*):
 - (4) a public entity (*describe*):
 - (5) other (*specify*):
- d. **except** defendant (*name*):
- (1) a business organization, form unknown.
 - (2) a corporation.
 - (3) an unincorporated entity (*describe*):
 - (4) a public entity (*describe*):
 - (5) other (*specify*):
- Information about additional defendants who are not natural persons is contained in Attachment 5.
6. The true names of defendants sued as Does are unknown to plaintiff.
- a. Doe defendants (*specify Doe numbers*): _____ were the agents or employees of other named defendants and acted within the scope of that agency or employment.
- b. Doe defendants (*specify Doe numbers*): _____ are persons whose capacities are unknown to plaintiff.
7. Defendants who are joined under Code of Civil Procedure section 382 are (*names*):
8. This court is the proper court because
- a. at least one defendant now resides in its jurisdictional area.
 - b. the principal place of business of a defendant corporation or unincorporated association is in its jurisdictional area.
 - c. injury to person or damage to personal property occurred in its jurisdictional area.
 - d. other (*specify*):
9. Plaintiff is required to comply with a claims statute, **and**
- a. has complied with applicable claims statutes, **or**
 - b. is excused from complying because (*specify*):

SHORT TITLE:

Rivera v tina simmons , wilson, udit, garcia

CASE NUMBER:

24SMCV05266

10. The following causes of action are attached and the statements above apply to each (each complaint must have one or more causes of action attached):

- a. Motor Vehicle
- b. General Negligence
- c. Intentional Tort
- d. Products Liability
- e. Premises Liability
- f. Other (specify):

11. Plaintiff has suffered (check all that apply)

- a. wage loss.
- b. loss of use of property.
- c. hospital and medical expenses.
- d. general damage.
- e. property damage.
- f. loss of earning capacity.
- g. other damage (specify):

civil harassment triggering PTSD, inflicting irreparable harm and rapidly declining health and wellness with a destructive, devastating impact on quality of life and community, in violation of due process clause, peaceable assembly, city code section 9.44 malicious harrassment and Americans with Disabilities Act and 8 amendments cruel and unusual punishment.

12. The damages claimed for wrongful death and the relationships of plaintiff to the deceased are

- a. listed in Attachment 12.
- b. as follows:

13. The relief sought in this complaint is within the jurisdiction of this court.

Plaintiff prays to the court to prohobit defendants, to put an immediate halt to introductions in manuals and contracts instructing city staff in hazing, intrusive stalking and encourage stomping at orchestrated, complimentary sharp shooter drills, under false pretenses, based on publics trust in uniforms amid crisis mode. No monetary relief sought.

14. Plaintiff prays for judgment for costs of suit; for such relief as is fair, just, and equitable; and for

- a. (1) compensatory damages.
- (2) punitive damages.
- b. The amount of damages is (in cases for personal injury or wrongful death, you must check (1)):
- (1) according to proof.
- (2) in the amount of: \$

15. The paragraphs of this complaint alleged on information and belief are as follows (specify paragraph numbers):

defendants actions are a substantial factor in causing the plaintiffs serous emotional distress and irreparable harm.

Date: 12/18/2024

Alis Rivera

(TYPE OR PRINT NAME)

(SIGNATURE OF PLAINTIFF OR ATTORNEY)

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1 _____ **CAUSE OF ACTION—General Negligence** Page 1

(number) **AMENDED**

ATTACHMENT TO Complaint Cross - Complaint

(Use a separate cause of action form for each cause of action.)

GN-1. Plaintiff (name): Alis Margareta Rivera

alleges that defendant (name): Tina Simmons , david wilson, laurie cannady udit, sonia m garcia

Does _____ to _____

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant negligently caused the damage to plaintiff

on (date): July 26 2024 - present

at (place): west hollywood dog park

(description of reasons for liability):

The city promised no inconvenience was to be expected for people with disabilities due to construction of the exploitation of aids victims, yet PCL construction jeopardizing the life of group of people in park that was abruptly displaced with no offer of relocation assistance, instead we was close to being hit by a gigantic tree branch falling down from being oversaturated when PCL dug of a sprinkler line gushing water for days. The big majestic tree is dying. The large family of green parrots had to move somewhere else, because they got scared when the big green fence came up. The bunny that lived there probably got killed and the kids playground is swarming with fat rats that are multiplying rapidly, when cleaning crew cant go in and empty trash container filled with left over lunch and snacks and trash littering contributed by PCL contruction who calls the sheriff when we aint doing no crime, punishing me for being handicapped.
 CA Penal Code Section 365.6

(a) Any person who, with no legal justification, intentionally interferes with the use of a guide, signal, or service dog or mobility aid by harassing or obstructing the guide, signal, or service dog or mobility aid user or his or her guide, signal, or service dog, is guilty of a misdemeanor, punishable by imprisonment in a county jail not exceeding six months, or by a fine of not less than one thousand five hundred dollars (\$1,500) nor more than two thousand five hundred dollars (\$2,500), or both.

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