

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, SS.

SUPERIOR COURT DEPARTMENT
CIVIL ACTION NO. 14-0628 A

ADMILSON ABREU,)
AS PERSONAL REPRESENTATIVE)
OF THE ESTATE OF)
DANIEL J. DEABREU,)
Plaintiff)
)
v.)
)
AARON HERNANDEZ,)
Defendant)

SUFFOLK SUPERIOR COURT
 CIVIL CLERK'S OFFICE
 2014 FEB 26 AM 11:30
 MICHAEL JOSEPH DONOVAN
 CLERK/MAGISTRATE

Complaint and Jury Demand

The Plaintiff, Admilson Abreu, as Personal Representative (pending appointment) of the Estate of Daniel J. Abreu (hereinafter "Plaintiff") by his attorneys, complains of the Defendant herein and alleges the following:

PARTIES

1. The Plaintiff, Admilson Abreu, is an individual residing in Brockton, Plymouth County, Massachusetts. The Plaintiff is the brother of Daniel Jorge DeAbreu.
2. The decedent, Daniel Jorge DeAbreu, was, at the time of his death, domiciled in Boston, Suffolk County, Massachusetts.
3. The Defendant Aaron Hernandez is an individual presently incarcerated in the Bristol County House of Correction in North Dartmouth, Bristol County, Massachusetts.

FACTUAL ALLEGATIONS

4. The Plaintiff repeats and realleges Paragraphs 1 through 3 of his Complaint as if fully set forth herein.
5. On July 16, 2012, Daniel DeAbreu was lawfully operating a motor vehicle in the vicinity of Shawmut Avenue and Herald Street in Boston, Massachusetts.
6. On July 16, 2012 the Defendant Aaron Hernandez was an occupant in a motor vehicle also operated in the vicinity of Shawmut Avenue and Herald Street in Boston, Massachusetts.
7. On July 16, 2012, in the vicinity of the intersection of Shawmut Avenue and Herald Street in Boston, the Defendant willfully, recklessly and/or maliciously shot a firearm from inside of his motor vehicle into the motor vehicle of Daniel DeAbreu, fatally injuring Mr. DeAbreu.
8. The fatal attack was without provocation or justification.
9. The attack caused the death of the decedent Daniel DeAbreu.

COUNT I.

PLAINTIFF ADMILSON ABREU, AS THE PERSONAL REPRESENTATIVE OF THE ESTATE OF DANIEL DEABREU, COUNT FOR WRONGFUL DEATH AGAINST AARON HERNANDEZ

10. The Plaintiff repeats and realleges Paragraphs 1 through 9 of his Complaint as if fully set forth herein.
11. As a direct and proximate result of the willful, reckless and/or malicious act of the Defendant, Daniel DeAbreu was killed.

12. As a direct and proximate result of the willful and malicious act of the defendant, the next of kin of Daniel DeAbreu have sustained damages, including but not limited to loss of Mr. DeAbreu's future net income; the services, protection, care, assistance, society, companionship, comfort, guidance, counsel, and advice of Mr. DeAbreu.

WHEREFORE, the Plaintiff hereby claims for all damages available, including but not limited to punitive damages, compensatory damages, interests, costs and attorney's fees.

COUNT II.

PLAINTIFF ADMILSON ABREU, AS THE PERSONAL REPRESENTATIVE OF THE ESTATE OF DANIEL DEABREU, COUNT FOR CONSCIOUS PAIN AND SUFFERING AGAINST AARON HERNANDEZ

13. The Plaintiff repeats and realleges Paragraphs 1 through 12 of his Complaint as if fully set forth herein.

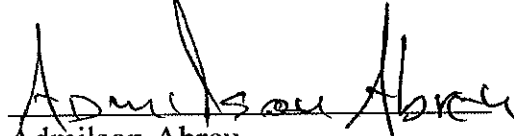
14. As a direct and proximate result of the willful, reckless and/or malicious act of the Defendant, Daniel DeAbreu was caused to sustain excruciating extensive conscious pain and suffering prior to death.

WHEREFORE, the Plaintiff hereby claims for all damages available, including but not limited to punitive damages, compensatory damages, interests, costs and attorney's fees.

ATTESTATION

I, Admilson Abreu, do hereby state under pains and penalties of perjury that I have reviewed the allegations within this Complaint and state that the allegations within it are true and accurate to the best of my knowledge, information and belief.

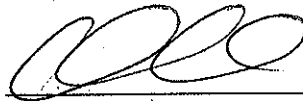
1/27/14


Admilson Abreu

THE PLAINTIFF DEMANDS A TRIAL BY JURY
ON ALL ISSUES SO TRIABLE.

Respectfully submitted,
For the Plaintiff,
Admilson Abreu,
By his Attorneys,

LAW OFFICES OF
WILLIAM T. KENNEDY, P.C.
Attorneys at Law



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Dated: 9-25-14

13-9-2C

deabreu\complaint

COMMONWEALTH OF MASSACHUSETTS

1

SUFFOLK, SS.

SUPERIOR COURT DEPARTMENT
CIVIL ACTION NO. 14-0629 B

 SALVADOR FURTADO,)
 AS PERSONAL REPRESENTATIVE)
 OF THE ESTATE OF)
 SAFIRO T. FURTADO,)
 Plaintiff)
)
 v.)
)
 AARON HERNANDEZ,)
 Defendant)

2014 FEB 26 AM 11:33
 MICHAEL JOSEPH DOWD
 CLERK/MAGISTRATE
 SUFFOLK SUPERIOR COURT
 CIVIL CLERK'S OFFICE

Complaint and Jury Demand

The Plaintiff, Salvador Furtado, as Personal Representative (pending appointment) of the Estate of Safiro T. Furtado (hereinafter, "Plaintiff") by his attorneys, complains of the Defendant herein and alleges the following:

PARTIES

1. The Plaintiff, Salvador Furtado, is an individual residing in Dorchester, Suffolk County, Massachusetts. The Plaintiff is the father of Safiro Teixeira Furtado.
2. The decedent, Safiro Teixeira Furtado, was, at the time of his death, domiciled in Boston, Suffolk County, Massachusetts.
3. The Defendant Aaron Hernandez is an individual presently incarcerated in the Bristol County House of Correction in North Dartmouth, Bristol County, Massachusetts.

FACTUAL ALLEGATIONS

4. The Plaintiff repeats and realleges Paragraphs 1 through 3 of his Complaint as if fully set forth herein.
5. On July 16, 2012, Safiro Furtado was a passenger within a motor vehicle being lawfully operated in the vicinity of Shawmut Avenue and Herald Street in Boston, Massachusetts.
6. On July 16, 2012 the Defendant Aaron Hernandez was an occupant in a motor vehicle also operated in the vicinity of Shawmut Avenue and Herald Street in Boston, Massachusetts.
7. On July 16, 2012, in the vicinity of the intersection of Shawmut Avenue and Herald Street in Boston, the Defendant willfully, recklessly and/or maliciously shot a firearm from inside of his motor vehicle into the motor vehicle of Safiro Furtado, fatally injuring Mr. Furtado.
8. The fatal attack was without provocation or justification.
9. The attack caused the death of the decedent Safiro Furtado.

COUNT I.

PLAINTIFF SALVADOR FURTADO, AS THE PERSONAL REPRESENTATIVE OF THE ESTATE OF SAFIRO FURTADO, COUNT FOR WRONGFUL DEATH AGAINST AARON HERNANDEZ

10. The Plaintiff repeats and realleges Paragraphs 1 through 9 of his Complaint as if fully set forth herein.

11. As a direct and proximate result of the willful, reckless and/or malicious act of the Defendant, Safiro Furtado was killed.

12. As a direct and proximate result of the willful and malicious act of the defendant, the next of kin of Safiro Furtado have sustained damages, including but not limited to loss of Mr. Furtado's future net income; the services, protection, care, assistance, society, companionship, comfort, guidance, counsel, and advice of Mr. Furtado.

WHEREFORE, the Plaintiff hereby claims for all damages available, including but not limited to punitive damages, compensatory damages, interests, costs and attorney's fees.

COUNT II.

PLAINTIFF SALVADOR FURTADO, AS THE PERSONAL REPRESENTATIVE OF THE ESTATE OF SAFIRO FURTADO, COUNT FOR CONSCIOUS PAIN AND SUFFERING AGAINST AARON HERNANDEZ

13. The Plaintiff repeats and realleges Paragraphs 1 through 12 of his Complaint as if fully set forth herein.

14. As a direct and proximate result of the willful, reckless and/or malicious act of the Defendant, Safiro Furtado was caused to sustain excruciating extensive conscious pain and suffering prior to death.

WHEREFORE, the Plaintiff hereby claims for all damages available, including but not limited to punitive damages, compensatory damages, interests, costs and attorney's fees.

ATTESTATION

I, Salvador Furtado, do hereby state under pains and penalties of perjury that I have reviewed the allegations within this Complaint and state that the allegations within it are true and accurate to the best of my knowledge, information and belief.



Salvador Furtado

THE PLAINTIFF DEMANDS A TRIAL BY JURY
ON ALL ISSUES SO TRIABLE.

Respectfully submitted,
For the Plaintiff,
Salvador Furtado,
By his Attorneys,

LAW OFFICES OF
WILLIAM T. KENNEDY, P.C.
Attorneys at Law



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Dated: 2-25-14

#14-1-1C

furtado\complaint