

FILE #: 20800

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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RON DANTE GILMORE

Plaintiff

AMENDED
VERIFIED COMPLAINT
PLAINTIFF DEMANDS
A TRIAL BY JURY
DOCKET #: 14 CV 0252

vs.

THE CITY OF NEW YORK,
NEW YORK CITY POLICE DEPARTMENT,
JONAS BAZILE, STEPHEN ESPINOZA
MATTHEW ZITO, JUAN MORENO and BRIAN KEHOE

Defendant(s)

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Plaintiff, complaining of the defendants by his attorney upon information and belief, respectfully allege:

The Parties

1. Defendant THE CITY OF NEW YORK, is a municipality existing under and by virtue of the laws of the State of New York.
2. At all times relevant hereto defendant THE CITY OF NEW YORK operated, maintained, managed, supervised and controlled a police department as part of and in conjunction with its municipal functions.
3. Defendant Police Officer JONAS BAZILE is employed as a police officer by the Police Department of the City of New York.
4. Defendant Police Officer STEPHEN ESPINOZA is employed as a police officer by the Police Department of the City of New York.
5. Defendant Police Officer MATTHEW ZITO is employed as a police officer by the Police Department of the City of New York.
5. Defendant Police Officer JUAN MORENO is employed as a police officer by the Police Department of the City of New York.

5. Defendant Police Officer BRIAN KEHOE is employed as a police officer by the Police Department of the City of New York.
6. That notice of plaintiff's claim and notice of intention to sue and of the time when and the place where the injuries alleged herein were incurred and sustained was duly filed by the plaintiff's with the Corporation Counsel of the defendant CITY and with the Comptroller of the defendant CITY and with the Legal Department of the department of the defendant NYCPD within 90 days after the cause of action herein accrued.
7. That 30 days have elapsed since filing Notice of Claim and that the hearing was held on March 8, 2013.
8. That more than 30 days have elapsed since the demand for claim upon which this action was founded was presented to the Comptroller Legal Department of the defendants CITY and the Legal Department of the defendant NYCPD, for adjustment and that he has neglected and refused to make adjustment or payment thereof for said period of 30 days after such presentation, and that this action is commended within one year and ninety days after the cause of action accrued.

Jurisdiction

1. Jurisdiction of this Court is founded upon 28 U.S.C. Subsections 1331, 1343(a)(3) and (4), 42 U.S.C Section 1983 and 1988. The matter in controversy in this action exceeds ONE HUNDRED THOUSAND (\$100,000.00) DOLLARS, exclusive of interest and costs. Pendant jurisdiction is invoked pursuant to 28 U.S.C Subsection 1367(a).

AS AND FOR A FIRST CAUSE OF ACTION POLICY OF NON-FEASANCE IN THE PROTECTION OF PLAINTIFF'S CIVIL RIGHTS

1. At all times relevant hereto, defendant CITY OF NEW YORK employed the defendants JONAS BAZILE, STEPHEN ESPINOZA, MATTHEW ZITO, JUAN MORENO and BRIAN KEHOE as police officers in the New York City Police Department.
2. Upon information and belief, police officers employed by the defendants but not limited to JONAS BAZILE, STEPHEN ESPINOZA and MATTHEW ZITO, JUAN MORENO and BRIAN KEHOE, are graduates of the Police Academy of the City of New York.
3. At all times relevant hereto, defendant CITY OF NEW YORK had the duty to competently and sufficiently train within the Police Academy and the Command, Precinct and Patrol levels, the defendant Police Officers in the protection of the Constitutional rights of the plaintiffs under the Fourteenth Amendment to the United States Constitution.

4. In addition, the defendant CITY OF NEW YORK had the duty to competently and sufficiently train within the Police Academy and the Command, Precinct and Patrol levels, the officers to conform their conduct to a standard, established by law, of the protection of citizens, such as plaintiff, against unreasonable risk of harm by conducting themselves in such a manner as to not intentionally, wantonly, and/or negligently inflict injuries to citizens such as plaintiff herein.

5. On or about January 13, 2013 at approximately 3:00 AM, the plaintiff, RON DANTE GILMORE, was present in the vicinity of premises known as 1313 Sterling Place, Brooklyn, New York 11213.

6. Additionally, on or about January 13, 2013 at approximately 3:00 AM, the Police Officers including but not limited to JONAS BAZILE, STEPHEN ESPINOZA and MATTHEW ZITO, JUAN MORENO and BRIAN KEHOE, were present and on duty in the vicinity of premises known as 1313 Sterling Place, Brooklyn, New York 11213.

7. Upon information and belief, commencing at approximately 3:00 AM, the individual defendant officers illegally trespassed, searched, invaded, intimidated and violated plaintiff's civil rights, and was caused to sustain severe personal injuries committed upon him, put in imminent fear of life or limb, without probable cause, grounds or provocation.

8. Upon information and belief, the illegal trespass, search, invasion, intimidation and civil rights violation by defendants JONAS BAZILE, STEPHEN ESPINOZA and MATTHEW ZITO, JUAN MORENO and BRIAN KEHOE, deprived plaintiff of his rights, liberties and freedoms under color of State law in violation of 42 U.S.C section 1983 as well as other applicable statutes, rules, regulations and laws.

9. Upon information and belief, as a result of the aforesaid illegal trespass, search, invasion, intimidation and civil rights violation of plaintiff RON DANTE GILMORE, plaintiff was forcibly detained and illegally confined in plaintiff's residence at 1313 Sterling Place, Brooklyn, New York 11213, by defendants JONAS BAZILE, STEPHEN ESPINOZA and MATTHEW ZITO, JUAN MORENO and BRIAN KEHOE. Defendants deprived plaintiff of his rights, liberties and freedoms under color of State law in violation of 42 U.S.C Section 1983.

10. As a further result of the deprivation of plaintiff RON DANTE GILMORE's right to be free from the deprivation of rights guaranteed to them by the Fourteenth Amendment to the United States Constitution and all other statutes, rules, regulations and laws as well as the mental anguish, suffering and the mental damage done to plaintiff, and the creation of fear and/or apprehension in the mind of the plaintiff by JONAS BAZILE, STEPHEN ESPINOZA and MATTHEW ZITO, JUAN MORENO and BRIAN KEHOE; plaintiff was caused to suffer injury and mental damage, severe nervous shock, pain and suffering, psychological and emotional disturbances, public embarrassment, abusive treatment,

verbal assault and abuse, put in imminent fear of life and limb, harassment, negligent and intentional infliction of emotional distress, and illegal confinement.

11. On or about January 13, 2013, in violation of the rights, privileges and immunities guaranteed to plaintiff under the Fourteenth amendment to the United States Constitution and under the color of the State law, the police officers and each of them, acting individually and in concert, in violation of 42 U.S.C Section 1983, while on duty, illegally trespassed, searched, invaded plaintiff's domicile, violated plaintiff's Civil Rights, intentionally and negligently inflicted emotional distress on plaintiff, and harassed plaintiff, even though defendants' employees knew or should have known that the plaintiffs were wholly innocent of any criminal charges.

12. The force used by the defendants was, unnecessary, unwarranted, violent, and violated plaintiff's rights under 42 U.S.C section 1983.

13. That by reason of their illegal trespass, search, invasion of plaintiff's domicile, violation of plaintiff's Civil Rights, intentional and negligent inflection of emotional distress, harassment of plaintiff, personal injury, plaintiff's legal expenses, RON DANTE GILMORE has been damaged in an amount to determined upon trial of this action.

14. That upon information and belief, at all times herein mentioned, the plaintiff RON DANTE GILMORE is a resident of the County of Kings, City and State of New York.

15. That upon information and belief, at all times herein mentioned, the defendant employed various persons as Police Officers who were duly designated to orderly conduct various affairs within the City of New York, and more specifically that area located on 127 Utica Avenue, in the Borough of Brooklyn, County of Kings, City and State of New York.

16. That upon information and belief, at all times herein mentioned, various persons employed by the CITY AND NEW YORK POLICE DEPARTMENT and at the time and place of the occurrence complained of as hereinafter set forth were acting in the scope of their employment, on the business of the aforementioned CITY and NEW YORK CITY POLICE DEPARTMENT.

17. That upon information and belief at all times hereinafter mentioned, 1313 Sterling Place, is a private residence in the said County of Kings, Borough of Brooklyn, City and State of New York.

18. That upon information and belief, at all times hereinafter mentioned, on or about January 13, 2013 at approximately 3:00 AM various Police offices employed by the New York City Police Department and the City of New York were at the aforementioned location.

19. That as a result of appearing at the said location various Police Officers caused certain personal injuries, violation of Civil Rights, trespass and search of domicile,

intentional and negligent infliction of emotion distress, harassment, and legal expenses, to the plaintiff RON DANTE GILMORE.

20. That the said occurrence and the injuries resulting therefrom sustained by the plaintiff, RON DANTE GILMORE, were caused by the reason of negligence, carelessness and intentional conduct of the defendants, their agents, servants and/or employees in the supervision and actions of those present.

21. That the defendant, CITY, and their agents, servants and/or employees were negligent and reckless in causing, allowing, permitting, intentionally, in failing to properly invoke correct and proper police procedure; in negligently and recklessly failing to speak to the plaintiff RON DANTE GILMORE; in applying force under the circumstances; in committing assault; in negligently and recklessly taking inappropriate actions; in intentionally assaulting the plaintiff without just cause; in negligently failing to properly identify themselves as Police Officers; in failing to act reasonably under the circumstances; in failing to properly supervise the offending Police Officers; in failing to give proper warnings; in departing from good and accepted police procedures; and otherwise being reckless and careless in the premises, all of which led to the aforementioned injuries sustained by plaintiff.

22. Upon information and belief, by reason of the foregoing, the plaintiff RON DANTE GILMORE, suffered great mental anguish.

23. That the defendant, CITY by its agents, servants and/or employees acted in a wanton, reckless and malicious manner whereby they show a pattern of harassment, heedlessness, and an utter disregard of the result upon the rights and safety of the plaintiff and done so in an intentional and deliberate manner with knowledge of the plaintiff's rights and with an intention to interfere therewith.

24. WHEREFORE, plaintiff demands judgment against the defendants in a sum to be determined upon trial of this action, together with the costs and disbursements of this action.

AS AND FOR A SECOND CAUSE OF ACTION
POLICY OF NON-FEASANCE IN THE PROTECTION OF PLAINTIFF'S CIVIL RIGHTS

1. Plaintiff repeats and realleges each and every allegation of the preceding cause of action as if fully set forth herein at length.

2. On or about March 1, 2013 at approximately 10:00 PM, the plaintiff, RON DANTE GILMORE, was present in the vicinity of premises known as 1313 Sterling Place, Brooklyn, New York 11213.

3. That the defendant, CITY by its agents, servants and/or employees acted in a wanton, reckless and malicious manner whereby they show a pattern of harassment, heedlessness, and an utter disregard of the result upon the rights and safety of the plaintiff

and done so in an intentional and deliberate manner with knowledge of the plaintiff's rights and with an intention to interfere therewith.

4. WHEREFORE, plaintiff demands judgment against the defendants in a sum to be determined upon trial of this action, together with the costs and disbursements of this action.

Yours,



FOR: HERBERT S. SUBIN, ESQ., (S499HSS)
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