EXHIBIT A

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORKX	151004/20
ROBERTO MATA,	Index No.: 151004/202 Date Purchased: 2/5/202
Plaintiff(s),	
-against- AVIANCA, INC.,	SUMMONS Plaintiff designates NEW YORK County as the place of trial.
X	The basis of the venue is defendant's place of business.

TO THE ABOVE-NAMED DEFENDANT:

YOU ARE HEREBY SUMMONED to answer the complaint in this action and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance, on the Plaintiff's Attorneys(s) within twenty (20) days after the service of this summons, exclusive of the date of service or within thirty (30) days after the service is complete if this summons is not personally delivered to you within the State of New York; and in case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the complaint.

Dated: New York, New York January 31, 2022

Yours etc.,

STEVEN SCHWARTZ, ESQ.

LEVIDOW, LEVIDOW & OBERMAN, P.C.

Attorneys for Plaintiff(s) 299 Broadway-Suite 1800 New York, New York 10007 (212) 964-3290

Defendant(s) Address:

1. CONDON & FORSYTH, LLP, 7 Times Square NY, NY 10036 Att. Bartholomew Banino, Esq. accepting service on behalf of AVIANCA, INC.

SUPREME COURT OF THE ST COUNTY OF NEW YORK	CATE OF NEW YORK	
ROBERTO MATA, Plain	ntiff,	Index No.:
-against-		VERIFIED COMPLAINT
AVIANCA, INC.,		
	endant(s).	
SIRS:	X	

- The plaintiff, complaining of the defendant by his attorneys, LEVIDOW, LEVIDOW & OBERMAN, P.C., sets forth and alleges upon information and belief as follows:
 - 1. That at all times hereinafter mentioned the plaintiff resides in the County of Nassau, City and State of New York.
 - 2. That at all times hereinafter mentioned defendant AVIANCA, INC., (hereinafter referred to as AVIANCA) was and still is a domestic limited liability company existing under and pursuant to the laws of the State of New York.
 - That at all times hereinafter mentioned defendant AVIANCA owned Avianca Airlines
 more specifically the airplane en route on flight 670 from El Salvador to New York JFK
 Airport.
 - 4. That at all times hereinafter mentioned defendant AVIANCA operated the airplane en route on flight 670 from El Salvador to New York JFK Airport.
 - 5. That at all times hereinafter mentioned defendant AVIANCA maintained the airplane en route on flight 670 from El Salvador to New York JFK Airport.
 - 6. That at all times hereinafter mentioned defendant AVIANCA managed the airplane en route on flight 670 from El Salvador to New York JFK Airport.

- 7. That at all times hereinafter mentioned defendant AVIANCA controlled the airplane en route on flight 670 from El Salvador to New York JFK Airport.
- 8. That at all times hereinafter mentioned defendant AVIANCA, by its agents, servants and/or employees, was occupying the aforementioned airplane en route on flight 670 from El Salvador to New York JFK Airport.
- 9. That at all times hereinafter mentioned defendant AVIANCA, by its agents, servants and/or employees, was at the aforementioned airplane en route on flight 670 from El Salvador to New York JFK Airport.
- 10. That at all times hereinafter mentioned defendant AVIANCA was the managing agent for all or part of the aforementioned airplane en route on flight 670 from El Salvador to New York JFK Airport.
- 11. That at all times hereinafter mentioned the plaintiff ROBERTO MATA was a passenger on flight 670.
- 12. That on the 27th day of August, 2019, during the hours of 11:00pm through 1:00am, while the plaintiff was a passenger on flight 670 from San Salvador to New York JFK Airport, an employee of Avianca Airlines struck the plaintiff in his left knee with a metal serving cart causing plaintiff to suffer severe personal injuries.
- 13. That the defendant was careless, reckless and negligent in causing metal serving cart to be handled in a careless and negligent manner, in failing to have metal serving cart under reasonable and proper control; in causing and permitting the metal serving cart to be handled in an unalert and inattentive manner.
- 14. That the aforesaid occurrence and injuries resulting to the plaintiff therefrom were caused solely and wholly as a result of the negligence of the defendants without any negligence

on the part of the plaintiff contributing thereto.

15. That as a result of the aforesaid accident, plaintiff sustained severe and crippling injuries

which are hereinafter more fully alleged.

16. That by reason of the aforesaid, this plaintiff was caused to sustain and did suffer grievous

and painful injuries to his body and limbs and damage and injury to his nervous system

and became sick, sore, lame and disabled, causing his to be incapacitated from the

performance of his usual occupation or duties, thereby sustaining a loss of earnings, and

plaintiff was caused to incur and spend sums for medical care and attendance and he may

be forced to expend further sums for medical care and treatment and he may in the future

be incapacitated from the performance of his usual occupation or duties and upon

information and belief, some of his injuries are of a permanent nature.

WHEREFORE, plaintiff demands judgment against the defendant in an amount which

exceeds the jurisdictional limits of all lower courts which would otherwise have jurisdiction.

Yours etc.,

LEVIDOW, LEVIDOW & OBERMAN, P.C.

By:

STEVEN SCHWARTZ, ESQ.

Attorneys for Plaintiff 299 Broadway Ste. 1800

New York, New York 10007

(212) 964-3290

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STATE OF NEW YORK

} ss.:

COUNTY OF NEW YORK

STEVEN SCHWARTZ, affirms under the penalties of perjury the following:

That he is a member of the firm of LEVIDOW, LEVIDOW & OBERMAN, P.C., attorneys for the plaintiff(s) herein.

That he has read and knows the contents of the foregoing Summons and Complaint, that the same is true of his own knowledge except as to the matters therein stated to be alleged on information and belief and that as to those matters, he believes it to be true.

That the reason why this verification is made by your affirmant instead of by the plaintiff(s) is because the plaintiff(s) is not now within the County of New York, which is the County where your affirmant has his office. Your affirmant further says that the grounds of his belief as to all matters in the said Complaint are statements of said plaintiff(s), papers and records in his possession, and a general investigation of the facts of this case.

Dated:

New York, New York

January 31, 2022



NYSCEF Confirmation Notice

New York County Supreme Court



The NYSCEF website has received an electronic filing on 02/02/2022 09:26 AM. Please keep this notice as a confirmation of this filing.

Index Number NOT assigned Roberto Mata v. AVIANCA, INC., Assigned Judge: None Recorded

Documents Received on 02/02/2022 09:26 AM

Doc # Document Type

1 SUMMONS + COMPLAINT

Filing User

Peter P Loduca | p.loduca@levidow.com | 2129643290 299 Broadway Ste 1800, New York, NY 10007

E-mail Notifications

An email regarding this filing has been sent to the following on 02/02/2022 09:26 AM:

PETER P. LODUCA - p.loduca@levidow.com

Email Notifications NOT Sent

Role

Party

Attorney

Respondent

AVIANCA, INC.,

No consent on record.

Hon. Milton A. Tingling, New York County Clerk and Clerk of the Supreme Court

Phone: 646-386-5956 Website: http://www.nycourts.gov/courts/1jd/supctmanh/county_clerk_operations.shtml

NYSCEF Resource Center, nyscef@nycourts.gov

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^{*} Court rules require hard copy service upon non-participating parties and attorneys who have opted-out or declined consent.

SUPRI	X NO.: EME COURT OF TH TY OF NEW YORK		CW YORK	
ROBE	ERTO MATA,	Plaintiff(s),		
	-against-			
AVIA	NCA, INC.,			
		Defendant(s).		
	SU	MMONS &	& VERIFIED COMPLAINT	
		At 29	LEVIDOW & OBERMAN, P.C. ttorneys for Plaintiff(s) 9 Broadway, Suite 1800 w York, New York 10007 (212)964-3290	
<u>COMPL</u>	STEVEN A. SCHWARTZ. AINT_is not frivolous not	ESQ., hereby certifies t	that, pursuant to 22 N.Y.C.R.R. §130-1.1a the foregoing SUMMONS & VERIA	FIED_
Dated:	New York, New York February 7, 2022		STEVEN A SCHWARTZ	
office of	PLEASE TAKE NOTICE the clerk of the within nam		COMPLETE AND THE PROPERTY OF T	ntered in the
Dated:	New York, New York , 20		Yours etc, LEVIDOW, LEVIDOW & OBERMAN. P.C. By:	
	DI FASE TAVE NOTICE	that are order	NOTICE OF SETTLEMENT	conv will he
presente	ed for settlement to the Ho	on 0, ata.m./p.m.	of which the within is a true one of the judges of the within name	ed Court, at
Dated:	New York, New York , 20			
	, 20		Yours etc. LEVIDOW, LEVIDOW & OBERMAN, P.C. By:	