

IN THE SUPREME COURT OF OHIO CAPTIONED *

JASEN E. THOMSON CASE# CV2018062668

CASE CV2018-06-2668

CA 29793

RELATOR CASE# CA 29793

VS.

SUMMIT COUNTY SHERIFF'S DEPT (etal)
RESPONDENT

CASE CV2018083253

CA 29763

DISCRIMINATION/PERSONAL INJURY
TORT-CLAIM

SAME EXACT
CIVIL-ACTIONS

PRAYER AMOUNT \$2,500,000.00

CA-28900 CRIMINAL
APPEAL

(TWO MILLION)
(FIVE HUNDRED
THOUSAND DOLLARS)

ORIGINAL ACTION FOR
MANDAMUS/PROCEEDENDO

ORIGINAL ACTION FOR RELIEF IN MANDAMUS
AND PROCEEDENDO RELIEF UNDER CIVIL RULE 12(C)

JASEN E. THOMSON PRO-S (RELATOR)

SUMMIT COUNTY SHERIFFS
DEPT (etal)

INMATE #190817
SUMMIT COUNTY JAIL

COLLEEN MARIE SYMS
(COUNSEL OF RECORD)

205 E. CROSBY ST.

53 UNIVERSITY AVE.

AKRON, OHIO

6th FLOOR

44311
CASE# CV 2018-06-2668

AKRON, OHIO

CASE# CA 29793

44308-1680

CIVIL-DIVISION
(330) 643-8138
(RESPONDANT)

RECEIVED
NOV 02 2020
CLERK OF COURT
SUPREME COURT OF OHIO

FILED
NOV 02 2020
CLERK OF COURT
SUPREME COURT OF OHIO

(RESPONDANT)

SUMMIT COUNTY SHERIFF
205 E. CROSIER ST.
AKRON, OHIO

(RESPONDANT) 44311
DEPUTY LT. LOWE
205 E. CROSIER ST.
AKRON, OHIO

(RESPONDANT) 44311
DEPUTY HOOVER
205 E. CROSIER ST.
AKRON, OHIO

(RESPONDANT) 44311
DEPUTY (JOHN DOE #A) DAN GILLUMS
205 E. CROSIER ST.
AKRON, OHIO

(RESPONDANT) 44311
ADMINISTRATOR/EXECUTOR SHERIFF
53 UNIVERSITY AVE.
AKRON, OHIO
44308

(RESPONDANT)
DEPUTY JOHN DOE (#B #F)
53 UNIVERSITY AVE., 6th FLOOR
AKRON, OHIO

(RESPONDANT) 44308-1680

AFFIDAVIT IN SUPPORT

NOW COMES RELATOR AND MOVES FOR SUCH AN ORDER/RELIEF IN THIS DOUBLE-ACTION AND MUCH FURTHERMORE, WRACKLESS BEHAVIORS, GOING ABOVE AND BEYOND, TO IGNORE CHIEF JUSTICE MAUREEN O'CONNOR'S CERTIFICATE OF ASSIGNMENT TO HONOR VISITING JUDGE JOSEPH GIBSON'S OPINION ON FACTS, AND BY UNDISPUTED REQUIRED LAWS OUR COUNTRY, STATE, AND COUNTY PERMITS BY REQUIRED LAWS; UNDER CIV.R.12(C)

I.) STATEMENT OF FACTS

NOW COMES RELATOR AND NOT KNOWING SUCH DOCUMENTS, HAD PREVIOUSLY NOT BEEN FILED, RELATOR SENT FOR FILING FOR SAID CAPTIONED [CASE CV 2018 062668] IN HONORED COURT'S [Co. 29793] EVIDENTLY WERE NOT;

I AM NOW AGAIN SENDING SUCH, SO DECISION SHALL "MANDATORY" BE GRANTED, BASED ON VERIFIED, SUCH HOSPITAL DOCUMENTS, FROM AKRON-GENERAL CLEVELAND-CLINIC GREEN LOCATION THAT ARE REQUIRED BEYOND A CIVIL RULE 57(B), ALLEGED HONORED ALLEGATION'S NOW CIVIL RULE 12(C) AND NOW NOTIFY W/ CIVIL RULE 58(B), SO THIS SHALL "MANDATORY" BE ON RECORD TO COMPLETE JURY TRIAL DEMAND, FOR STATED CAPTION ACTION IN SAID SUCH COMPLAINT.

(1)

IN LIGHT OF DEFENDANT'S RESPONDANT POSITION OF NOT DENYING FORCE WAS EXCESSIVE, JUST HOW AND WHAT STATED EXTENT WAS IN FACT IN QUESTION.

EXHIBIT (N) ENCLOSED WHICH IS AKRON GENERAL GREEN LOCATION E.R. REPORT DATED MAY 1, 2016

B) SUCH A SHOWING OF HOW BRUTAL SAVAGE, VIOLENT, LEAD FELONIOUS - ASSAULT OF DEPUTY GILLIUM, ^{OTHER DEPUTY} WHICH IS JOHN DOE #A, IN SAID ACTION, WHO IS ON DISABILITY NOW FOR LIFE FOR PTSD "FLASH-BACK'S" FROM HIS MILITARY TRAINED ~~REGULAR~~ - GREEN - BARAY ~~EX~~ MILITARY STATUS, THAT'S NOW A DISPUTE OF AT ALL, "SUMMIT COUNTY SHERIFF'S" DEPT, WAS EVER EVEN TO PERMIT ANY HIRING, TO NULLIFY A PRIOR DOMESTIC DISPUTE, FOR A PRIOR VIOLENT RAMPAGE WITH OHIO STATE PATROL, SAID SUCH PRIOR KNOWLEDGE OF SAID DEFENDANTS/APPELLEE'S NOW IS IN QUESTION.

I BELIEVE, DUE TO ALL AT
(2)

THIS POINT OF EXTENT AND INTENT OF STATED VERIFIABLE KNOWLEDGE AND CIVIL RULE 57(B) FULLY ADEQUATE FOR DEFENDANT AT THIS TIME, W/ DOCUMENTS PROVIDED TO SHOW SUCH A STATED ALLEGATION, TO BE FACT, AT THIS POINT AND SUCH, RESULTED IN THE ~~WOUND~~ LACERATION AS STATED.

NOW WITH SUCH, I DO BELIEVE DEFENDANT'S/APPELLANT'S WOULD TRY TO RESOLVE THIS ACTION FOR \$2,500,000.00 AND THIS HONORED COURT'S WITH PROVEN CONSISTANT PLEADING'S WOULD NOW GRANT RELATOR (PLAINTIFF'S/APPELLANT) PLEADING'S ON CIVIL RULE 12(C) MOTION PLEADING'S BASED ON SAID CIVIL RULE 57(B) WHICH IS FACT, NOT ALLEGATION, A VALUED, PURSUANT TO CIVIL RULE 58(B) TO NOTIFY SAID DEFENDANT'S OF SUCH AN ORDER INTO EFFECT AND SHALL BE ON PLAINTIFF/APPELLANT'S DEMAND AND FORTHWITH THERETO BE ACCORDED THRU A JUDGE ON THE PLEADING'S AGAIN WITH CIVIL RULE 12(C) CIVIL RULE 12(C)

(3)

1) 57(B) WITH NO SUCH VIABLE COURSE OF ORC
LAW RULES, CAN COUNSEL FOR SAID
(RESPONDANT/DEFENDANT'S) USE TERM:

A. 2921.52(E) USING SHAM LEGAL PROCESS
B. 2921.42(B)(1)(3), 2921.42(C)(2)(4) HAVING
AN UNLAWFUL INTEREST IN A PUBLIC CONTRACT
C. 2921.45(A)(B) INTERFERING WITH CIVIL
RIGHTS

D. 2923.34(B)(2)(4), 2923.34(D), 2923.34(E)
SIGHT OF BEING AWARDED RELIEF SOUGHT
IN TRIPLE FORM, IF, AND WHEN APPLICABLE
IN SAID SUCH CASE AS IS IN THIS
MATTER.

LAW AND ARGUMENT

A) INTRODUCTION REGARDING CIVIL RULE 12
CIVIL RULE 12(C)

IN ORDER FOR THE COURT TO GRANT
A CIV. R. 12(C) MOTION ON THE PLEADINGS
"IT MUST APPEAR, BEYOND A DOUBT,
THAT THE NON-MOVING PARTY CAN PROVE
NO SET OF FACTS ENTITLING IT TO
RELIEF. IN THIS INSTANCE (PLAINTIFF/RELATOR
(APPELLANT) CAN AND IS SHOWING HIS
ENTIRE COMPLAINT VALID, ALSO WHICH

(RESPONDANT/DEFENDANT) HAD CITED WITH "OHIO
MANUFACTURER'S ASSOCIATION ET AL VS.
OHIOANS FOR DRUG PRICE RELIEF ACT"

(4)

E.T. AL, 147 OHIO ST. 3d 42, 59 N.E. 3d.
1274, 2016-OHIO-3038. COURTS ARE TO VIEW
ALLEGATIONS IN THE COMPLAINT, AS WELL AS
INFERENCES FROM THOSE ALLEGATIONS, AS
TRUE. I d at 10. BECAUSE ALLEGATIONS ARE
TO BE TAKEN AS TRUE, AS STATED BROWN, SAID
RELATOR (PLAINTIFF APPELLANT) FILED SUCH TIMELY, WHICH
INSERT "FELONIOUS-ASSAULT" IN STATUTE OF
LIMITATIONS CRIMINALLY IS A PROSECUTABLE
OFFENSE, AS "STATUTE OF RC 2901.13 AS
DEFINED; PROSECUTABLE AND SHALL BE
PUNISHABLE AS SUCH UNLESS THE LIMITATION
OF ACTION FOR AS DETAILED AS SUCH;

- 1.) FELONIOUS-ASSAULT - 6 YEAR'S
- 2.) PATTERN OF CORRUPT ACTIVITY 6-YEAR'S
- 3.) ORGANIZED CRIME - 6-YEAR'S
- 4.) FOR ALL MISDEMEANORS, OTHER THAN MINOR
MISDEMEANOR'S 2-YEAR'S
(FELONIOUS-ASSAULT 2903.11)
(ENGAGING IN A PATTERN OF CORRUPT ACTIVITY)
(2923.32(B)(2))

RELATOR B) IN DETERMINING THE PROPER STATUTE THAT
APPLY'S THE COURT MUST INQUIRE SPECIFIC
INJURY(S) THAT ARE CLAIM, IN WHICH PLAINTIFF
(APPELLANT) ORIGINAL MEMORANDUM SPECIFY(S)
(FELONIOUS-ASSAULT) SPECIFICALLY, AS STITCHES
AND/OR ANY BROKEN BONE'S, WARRANT THIS
(5)

COMPLAINT, WITH THE BERWANGER VS. SUMNER CASE, THE COURT HELD THAT TOUCHING THE COMPLAINT IN TERMS OF NEGLIGENCE IS NOT ENOUGH TO AVOID THE GENERAL ASSEMBLY'S MANDATE THAT CASE(S) WHICH SOUND IN ASSAULT AND BATTERY WOULD BE A YEAR, BUT PLAINTIFF APPELLANT HAS ALWAYS ASSAULTED FROM HIS ASSAULT. JUST AS DEFENDANT(S) AND COUNSEL IS FRIVOLOUSLY PLAYING WORD GAME(S) TO EXACT PLEADING, WHICH IS UNSWATED, A PERSON(S) IS LIABLE FOR "FELONIOUS ASSAULT JUST WHEN HE OR SHE (DEFENDANT(S)) ACTS IN A MANNER" INTENDING TO CAUSE HARMFUL AND OFFENSIVE CONTACT WHICH BY AND THROUGH PROTOCOL THAT WAS INDEED, BROKEN, AND VERY EXCESSIVE, BRUTAL, DEADLY FORCE WAS APPLIED IN THIS ACTION." QUOTING HUNTER V. SHENANGO FURNACE CO. (1988), 38 OHIO S+3d 235, 237. AS WELL DEFENDANT/APPELLES QUOTED VANDIVER V. MORGAN ADHESIVE CO., 126 OHIO APP 3d 634, 640, 710 NE. 2d 1219 (9th DISTRICT), CITING LOVE, SUPR.

(RESPONDANT)

IT'S CLEAR (PLAINTIFF) IS WITHIN THE SCOPE OF LIMITATION'S, WELL WITHIN, AND WITH ALL BEING SAID IN SUCH COMPLAINT (PLAINTIFF/APPELLANT'S) RELIEF SOUGHT FOR RECOVERY FOR INTENTIONAL

RELATOR

INFLECTION OF EMOTIONAL DISTRESS FROM SUCH "FELONIOUS-ASSAULT" WHEN PLAINTIFF SAID SUCH PARTY'S SUFFER'S EMOTIONAL SAID DISTRESS THAT IS 'PARASITIC' TO ANOTHER TORT, THE APPLICABLE STATUTE OF LIMITATIONS IS THAT ONE THAT APPLYS TO ACTION'S BASED UPON THAT OTHER TORT! VANDIVER, SUPRA, QUOTING MAANIN V. DILORETI (1994), 94 OHIO APP. 3d 777, 779-780, 641 NE. 2d 826, 827. HOLDING TO SUCH WOULD GREATLY PERMIT A "FELONIOUS-ASSAULT STATUTE OF LIMITATIONS. VANDIVER SUPRA AT 122

RELATOR

(PLAINTIFFS/APPELLANTS) PRAYER FOR AN AGENCY OUTSIDE DEPT'S TO INVESTIGATE HAS EVERYTHING TO DO WITH UNFOLDING AND BRINGING LIGHT TO ~~PLAINTIFFS/APPELLANTS~~ CLAIM OF "FELONIOUS-ASSAULT", INJURY'S AND COVER-UP FROM WITHIN, SHOWING NO INDIVIDUAL(S) PERIOD, IS ABOVE THE LAW.

ALL CONCLUSION

RELATOR

(PLAINTIFF/APPELLANT) IS WELL WITHIN 2-YEAR ~~STATUTE~~ SAID LIMITATIONS, AND ACCORD WITH PANDEMIC GLOBAL AND SUMMIT COUNTY, MISC. ORDER 2020-700 JULY 30, 2020 PUBLIC HEALTH CRISIS THRU U.S. PRES. ENT, OHIO GOVERNOR MIKE DEWINE, WHO. WHO OFFICIALLY DECLARED SUCH, WITH FINDING OF FACT(S) THRU AND FAR (1)(2)(3)(4)(5)(6)(7)(8),

(7)

SO FORTH "MISC. ORDER 2020-700, RULE #17) INCORPORATED AND REFERENCED, BOTH THE U.S. STATES DISTRICT COURT, NORTH DISTRICT OF OHIO (9th DISTRICT) AND THE U.S. DISTRICT COURT, SOUTH DISTRICT COURTS OF OHIO, ISSUED ADDRESSING THE PUBLIC HEALTH EMERGENCY IN RESPONSE TO THE SPREAD OF COVID-19, THESE ARE ALL INCORPORATED AND REFERENCED HEREIN, THOU AND TOLLE IT THEREFORE, WAS ORDERED TO SUCH, AS EXHIBIT A (#3) OF MISC. ORDER 2020-700 #1) - #14) IS/WAS INCORPORATED FOR AND HEREIN WITH ADMINISTRATOR ^{JUDGE} AMY JONES SUCH SIGNED AN ORDER TO, JULY 30, 2020 AND ANY/ALL DERIVATIVES OF AGAINST, APPELLANT IS WHEREFORE IT IS RESPECTFULLY REQUEST THAT BASED ON SUCH FACTS, AND SAID ATTACHED DOCUMENTATIONS) NOW VERIFIED BY FACT, BASED ON FILINGS IN COMPLAINT AN ORAL ARGUMENT SHOULD BE SCHEDULED, PLEADING UNDER CIV. R. 12(C) SHOULD BE GRANTED IN JUDGEMENT OF PLAINTIFF/APPELLANT'S FAVOR AND RESTRAINING ORDER PENDING DISPOSITION NOW IMMEDIATELY PUT INTO EFFECT, SHOWING NOBODY IN OUR U.S.A. COUNTRY IS ABOVE THE LAW.

SENT U.S. MAIL ON ^{RELATOR} ~~DAVID~~ X JASON S. [Signature]
OCT 4, 2020 TO RESP (P) (PLAINTIFF/APPELLANT)
TO 53 UNIVERSITY AVE 6th FLOOR (COLLEEN SMS)
AKRON OHIO 44308-1680

I JASEN E. THOMSON ON THIS DAY SEPT. 3, 2020

APPELLANT

I AM SENDING THIS U.S. MAIL TO
SUMMIT COUNTY CLERK OF COURTS, NOW
A 2nd TIME FOR FILING, TO THE
OHIO APPEALS COURT 9th DISTRICT
JUDICIAL COURTS, NOW NOTARIZED
BY "INDIA MOORE"
BY "STACY KOLON" NOTARY, WHO DID
HERSELF EYE-WITNESS, ALONG WITH
MAIL-SUPERVISOR, "BECKY MCKUTCHON"
WHO ALSO EYEWITNESSED RETURN TO
SENDER UNABLE TO LOCATE, NO FORWARD
ADDRESS, WHICH AGAIN IS THIS EXACT
SAME RE-SEND, TO SUMMIT COUNTY CLERK
OFFICE 205 S. HIGH ST. AKRON, OHIO 44308
"SGT. TAYLOR" EVEN EYEWITNESSED SUCH, AND
CALLED OFFICE MANAGER JUDIE TO VERIFY,
I BEAR THIS ALL TRUE UNDER GOD
THIS DAY SEPT. 3, 2020. \$ \$ \$ \$ \$ \$ \$ \$



India Moore
Resident Summit County
Notary Public, State of Ohio
My Commission Expires: 03/01/2021
India Moore

India Moore
India Moore
NOTARY (P)

Jasen E. Thomson
APPELLANT
JASEN E. THOMSON

Please read the information below carefully:

CONSENT TO GENERAL CARE: The undersigned, knowing that the Patient heretofore identified is suffering from a condition which requires hospital care, hereby consents to general care for the Patient while in Akron General, including routine diagnostic care and treatment procedures (such as x-ray examinations and laboratory procedures) performed by Akron General, its employees and agents and/or Physicians on the medical-dental staff of Akron General. No guarantee has been made regarding the result of any examination or treatment to be received by the Patient. Most Physicians at Akron General Medical Center are independent Contractors, not employees and have the right to separately bill for their services. These Physicians include Attending and Consulting Physicians and members of group practices including, but not limited to: General Emergency Medical Specialists, Inc. (GEMS); Clinic Medical Services, LLC; Anesthesiology Associates of Akron, Inc.; Akron Pathology Associates, Inc.; and other hospital based or affiliated groups.

PERSONAL VALUABLES: It is understood and agreed that Akron General maintains a safe for the safekeeping of money and valuables and Akron General shall not be liable for the loss or damage to any money, jewelry, glasses, dentures, documents, furs, fur coats, fur garments, or other articles of unusual value and small compass, unless placed therein, and shall not be liable for the loss or damage to any other personal property, unless deposited with Akron General for safekeeping.

ASSIGNMENT OF INSURANCE BENEFITS TO HOSPITAL: The patient or the undersigned insured hereby assigns to Akron General and/or any physician who accepts assignment any and all benefits including major medical that are payable to the patient or the undersigned for payment of medical care and treatment during this hospitalization. The patient or the undersigned insured is responsible for charges not covered by this assignment. Should the account be referred to any attorney or collection agency for collection, the undersigned shall be responsible for any reasonable attorney's fees and collection expense in addition to the amount being collected.

AUTHORIZATION FOR RELEASE OF INFORMATION: Akron General Medical Center and the physicians providing services to Patient in connection with Patient's treatment, including Physician employees of Akron General and Attending and Consulting Physicians, may disclose Patient's health information to any party that may be liable for all or part of Akron General's or Physician's charges, including, but not limited to, hospital or medical service companies, insurance companies, utilization or professional standards review companies, worker compensation carriers, welfare funds, Patient's employer, or any other person who assists in administering a contract or program under which benefits are claimed by or on behalf of Patient.

Patient authorizes Akron General and the Physicians who provided care to Patient, to disclose Patient's health information to its employees, agents, or third parties, including external legal counsel, any billing services, collection agencies, or other agents who may work on their behalf, engaged to assist Akron General and the Physician in providing services to the Patient and in securing payment for services. Patient further authorizes Akron General, all Physicians who have provided care to Patient, and its employees, along with any billing services, collection agencies or other agents and third parties who may work on their behalf, to contact Patient at any telephone number associated with Patient's account(s), including wireless telephone numbers or other numbers provided in the past, present or future. Patient agrees that methods of contact may include using an automatic telephone dialing system, pre-recorded or artificial voice mail messages, and/or other computer-assisted technology. Further, such person may redisclose this information within legal limits.

The release of information is applicable to all medical information arising out of Patient's admission to Akron General (including alcohol, drug, or psychiatric treatment except as otherwise restricted by law, the diagnosis of AIDS, or AIDS related condition) whether such information is given prior to, during, or after discharge from Akron General and specifically includes but is not limited to, all information released in the pre-authorization, pre-certification, concurrent, and retrospective review process whether such information is in verbal or written, original or copies form and whether given personally, via telephone or otherwise. Akron General may also disclose such information to any other hospital or health care provider from which Patient may receive services.

I hereby acknowledge that I received the Notice of Privacy Practices of Akron General and our Patient Care Partnership, Understanding Expectations, Rights and Responsibilities.

Patient or Guardian declined copy of Notice of Privacy Practices

Patient / Guardian Signature: [Signature] 21479 (Officer)
Witness Signature: Rebecca Williams

Date / Time: 5/1/16 11:50a
Date / Time: 5/1/16 11:50a

(E.F. 031-001)

(Rev. 11/03/15)

ADMISSION FORM

(Page 1 of 1)

Chart Copy

TAB (LAVENDER): ADMISSION & EMERGENCY RCD



(10)

**AKRON GENERAL MEDICAL CENTER – GREEN
EMERGENCY RECORD**

THOMSON, JASEN
DOB: 8/29/1973 M42
Wt/Ht: 86.18 Kg 190.50 cm.
MedRec: 0001333911
AcctNum: 0090177767

Patient Data

Complaint: FACIAL LAC
Triage Time: Sun May 01, 2016 11:13
Urgency: 4 – ESI Level 4
Bed: ED ED
Initial Vital Signs: 5/1/2016 11:11
BP:137/90
P:78
O2 sat:97 on Room air

ED Attending: Winot, MD, Scott
Primary RN: Garro, RN, Lynn

R:16
T:36.7
Pain:10

PRESENTING PROBLEM (Sun May 01, 2016 11:13 RES)

Presenting problems: Head Injury (minor) with LOC.

TRIAGE (Sun May 01, 2016 11:13 RES)

TRIAGE NOTES: pt brought from jail for head injury and facial laceration, states he was hit with feet and fists, states LOC x few seconds. (Sun May 01, 2016 11:13 RES)

PATIENT: NAME: THOMSON, JASEN. (11:23)

PAYMENT: SUMMIT COUNTY JAIL OP. (11:24)

AGE: 42, **GENDER:** male, **DOB:** Wed Aug 29, 1973, **TIME OF GREET:** Sun May 01, 2016 11:08, **PREFERRED LANGUAGE:** English, **RACE:** Caucasian, **KG WEIGHT:** 86.18, **HEIGHT/LENGTH:** 190.50cm, **BMI:** 23.75, **PHONE:** (330)643-2294. **MEDICAL RECORD NUMBER:** 0001333911, **ACCOUNT NUMBER:** 0090177767, **PERSON ID:** 00014. (Sun May 01, 2016 11:13 RES)

Zip Code: 44301. (11:26)

COMPLAINT: FACIAL LAC. (Sun May 01, 2016 11:13 RES)

ADMISSION: URGENCY: 4 – ESI Level 4, **ADMISSION SOURCE:** Jail / Prison, **TRANSPORT:** Police, **BED:** ED 05. (Sun May 01, 2016 11:13 RES)

TRIAGE ASSESSMENT: states he was beat up, head injury with lacerations, Patient denies thoughts of wanting to harm themselves or others., Patient does not meet criteria of sepsis screening tool. (11:18 RES)

TRIAGE NOTE: Patient last seen normal at: 05/01/2016 11:17. (11:18 RES)

PAIN ASSESSMENT: aching pain, sharp pain, throbbing pain, head and arms. Onset of pain 05/01/2016 11:17, on a scale 0-10 patient rates pain as 10, Pain exacerbated by nothing, Nothing has been tried to alleviate the pain. (11:18 RES)

MORSE FALL RISK: History of falling: NO (0), Secondary Diagnosis: NO (0), Ambulatory Aid: None/ Bedrest/ Nurse assist (0), IV Therapy/ Saline lock: NO (0), Gait: Normal/ Bedrest/ Wheelchair (0), Mental Status: Oriented to own ability (0). Total score 0. (11:18 RES)

TUBES AND PORTS: Notes: No ports or tubes. (11:18 RES)

PROVIDERS: TRIAGE NURSE: Roxanna Smith, RN. (Sun May 01, 2016 11:13 RES)

VITAL SIGNS: BP 137/90, Pulse 78, Resp 16, Temp 36.7, Pain 10, O2 Sat 97, on Room air, Time 5/1/2016 11:11. (11:11 RES)

KNOWN ALLERGIES

Naprosyn: – states turns blue

Vicodin: – states turns blue

NURSING ASSESSMENT: SKIN (11:23 LMG)

CONSTITUTIONAL: History obtained from patient. Patient arrives ambulatory, Gait steady. Patient appears comfortable, Patient cooperative, Patient alert, Oriented to person, place and time, Skin warm, Skin dry, Skin normal in color, Patient complains of facial lacs. prisoner arriving with sheriffs.

PAIN: aching pain, sharp pain, throbbing pain.

SKIN: Skin assessment findings include skin warm. Skin dry. Skin normal in color. Inspection findings include laceration, multiple lacs to face, Inspection findings include signs of trauma, multiple facial lacs.

VITAL SIGNS (11:11 RES)

Prepared: Fri May 06, 2016 17:37 by Interface Page: 1 of 2
pMID

(AD)

**AKRON GENERAL MEDICAL CENTER – GREEN
EMERGENCY RECORD**

THOMSON, JASEN
DOB: 8/29/1973 M42
Wt/Ht: 86.18 Kg 190.50 cm.
MedRec: 0001333911
AcctNum: 0090177767

Patient Data

Complaint: FACIAL LAC
Triage Time: Sun May 01, 2016 11:13
Urgency: 4 – ESI Level 4
Bed: ED ED
Initial Vital Signs: 5/1/2016 11:11
BP:137/90
P:78
O2 sat:97 on Room air

ED Attending: Winot, MD. Scott
Primary RN: Garro, RN. Lynn

R:16
T:36.7
Pain:10

PRESENTING PROBLEM (Sun May 01, 2016 11:13 RES)

Presenting problems: Head Injury (minor) with LOC.

HPI LACERATION (11:18 SDW)

History of Present Illness: 42-year-old male patient who is a prisoner presents to the ER.

Patient states he was assaulted by the prison guards causing injury to his face. He states he had a brief loss of consciousness. Denies any other complaints.

ROS (11:18 SDW)

NOTES: All systems reviewed, negative except as described above.

PAST MEDICAL HISTORY

MEDICAL HISTORY: Notes: hepatitis C, Past medical history includes neurological disease.

Epilepsy. Notes: fall 2 weeks ago which caused injury. (11:18 RES)

SURGICAL HISTORY MALE: Left Eye Socket Fracture. Patient's surgical history is not relevant to the management of the case. (11:18 RES)

PSYCHIATRIC HISTORY: Psychiatric history includes, bipolar disorder, Psychiatric history includes, depression. (11:18 RES)

SOCIAL HISTORY: Patient currently uses tobacco. Patient smokes cigarettes. Patient denies alcohol use. Patient denies drug use. Patient currently uses tobacco. Patient denies alcohol use, Patient denies drug use. (11:18 RES)

FAMILY HISTORY: Family history is non-contributory to this case. (11:18 RES)

NOTES: Nursing records reviewed, Agree with nursing records. (11:18 SDW)

CURRENT MEDICATIONS

gabapentin:

Patient Dose: 300 mg Oral 2 times a day. (11:15 RES)

Dilantin:

Patient Dose: 100 mg Oral 2 times a day. unsure. (11:18 RES)

ALLERGY (11:14 RES)

Nuprosyn: – states turns blue.

Vicodin: – states turns blue.

PHYSICAL EXAM (11:18 SDW)

CONSTITUTIONAL PED: Vital signs reviewed, Patient afebrile.

HEAD PED: patient has swelling and bruising over his lateral eyebrows bilaterally. he has abrasions on the right eyebrow and about a 2 cm laceration on the left eyebrow.

EYES: Eye exam normal. Eye exam included findings of eyelids normal to inspection. Extraocular muscles intact.

ENT PED: Ear exam normal. hearing normal.

NECK PED: Neck exam normal. Neck exam included findings of normal range of motion.

RESPIRATORY CHEST PED: Respiratory and chest exam normal, Respiratory effort easy and unlabored, with good air exchange.

CARDIOVASCULAR PED: Cardiovascular assessment normal. Cardiovascular exam included findings of heart rate regular rate and rhythm. Heart sounds normal.

Prepared: Fri May 06, 2016 17:40 by Interface Page: 1 of 2
pMD

(12)

**AKRON GENERAL MEDICAL CENTER – GREEN
EMERGENCY RECORD**

THOMSON, JASEN
DOB: 8/29/1973 M42
Wt/Ht: 86.18 Kg 190.50 cm.
MedRec: 0001333911
AcctNum: 0090177767

VITAL SIGNS: BP: 137/90, Pulse: 78, Resp: 16, Temp: 36.7, Pain: 10, O2 sat: 97 on Room air, Time: 5/1/2016 11:11.

NURSING PROCEDURE: DISCHARGE NOTE (13:26 LMG)

DISCHARGE: Patient discharged in police custody, ambulating with assistance, transported via police, accompanied by law enforcement, Summary of Care printed/ provided, Patient requested and was provided an electronic copy of Discharge Instructions, Discharge instructions given to patient, Discharge instructions given to sheriff. Simple or moderate discharge teaching performed, Above person(s) verbalized understanding of discharge instructions and follow-up care.
BELONGINGS: Belongings remain with patient, Valuables remain with patient.

NURSING PROCEDURE: NURSE NOTES (12:22 LMG)

NURSES NOTES: Notes: pt back from ct. 2 sherriffs at bedside. Pt a and o x3 . no c/o at this time.

EVENTS

ATTENDING: Winot, MD, Scott saw patient at Sun May 01, 2016 11:18. (11:18 SDW)

TRANSFER: Triage to Emergency Emergency Department 05. (Sun May 01, 2016 11:13

RES)

Emergency Emergency Department 05 to Radiology (Hold Bed). (11:56 SMRA)

Return to Emergency Emergency Department 05. (12:32 SMRA)

Removed from Emergency Emergency Department 05. (13:28 LMG)

DISPOSITION

PATIENT: Disposition Type: Discharge, Disposition: Home, Condition: Good. (13:08

SDW)

Patient left the department. (13:28 LMG)

ADMIN

DIGITAL SIGNATURE: Garro, RN, Lynn. (13:28 LMG)

Winot, MD, Scott. (13:40 SDW)

Smith, RN, Roxanna. (Fri May 06, 2016 17:33 RES)

Key:

LMG=Garro, RN, Lynn RES=Smith, RN, Roxanna SDW=Winot, MD, Scott SMRA=Moorhead, Stacey

(13)

Prepared: Fri May 06, 2016 17:37 by Interface Page: 2 of 2
pMI)

per Kite request. 41334



Disciplinary Report

Incident #

KIP

| Inmate ID No | Booking No | Last Name | First Name | Middle Name | Hearing Date |
|--------------|------------|-----------|------------|-------------|--------------|
| 190817 | 1600003295 | THOMSON | JASEN | ERIK | |

| Charge | Plea |
|---------------|------|
| 342: Assault. | |

Details WHILE INMATE WAS BEING PLACED IN 2A17, INMATE THOMPSON SQAURED UP WITH DEPUTY GUILLIAMS WHERE AN APPLICATION OF FORCE WAS APPLIED. INMATE PLACED IN RESTRAINT CHAIR, MEDICAL STAFF ADVISED, INMATED TAKEN TO HOSPITAL FOR INJURIES. WRITTEN UP AND SGT LOWE WAS ADVISED.

Findings WAIVED HEARING ON 5/1/16. GUILTY. 25 DAYS LOCK-UP THIS OFFENSE ONLY. NLT APPROVED BY POLICY.

Privliges To Suspend

| Suspend Code | Suspend Description | Start Date | End Date | Officer Id/ Name |
|--------------|----------------------|------------------|------------------|------------------|
| LOCK UP | Disciplinary lock up | 05/07/2016 00:00 | 06/01/2016 00:00 | 1290 LOWE, MIKE |

Lockdown Details

| Start Date | End Date | Location | Comments | Officer Id/ Name |
|------------|----------|----------|----------|------------------|
|------------|----------|----------|----------|------------------|

| Officer ID | Officer Name | Entry Date |
|------------|-------------------|------------------|
| 0705 | Guilliams, Daniel | 05/01/2016 03:48 |

Appeal Information

| Appeal Type | Appeal Date/Time | Filed By: Officer ID/Name |
|-------------|------------------|---------------------------|
|-------------|------------------|---------------------------|

Appeal Details

Inmate Requests

Appeal Findings

| Appeal Finding | Finding Date/Time | Officer ID/Name |
|----------------|-------------------|-----------------|
|----------------|-------------------|-----------------|

Appeal Finding Details

(14)

EXHIBIT(0)

~~The~~ Supreme Court of Ohio

2018 OCT -3 PM 2:41

SUMMIT COUNTY
CLERK OF COURTS

CERTIFICATE OF ASSIGNMENT

The Honorable Joseph Gibson, a retired judge of the Lake County Court of Common Pleas, General Division, is assigned effective September 25, 2018 to preside in the Summit County Court of Common Pleas, General Division, to hear case CV 2018 06 2668, Jasen Thomson v. Summit County Sheriff Dept., et al. and to conclude any proceedings in which he participated.



Maureen O'Connor
Chief Justice

18JA2448

(15)