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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):

- 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):

- 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):

- 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): 1 to 10 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): 1 to 10 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):

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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

- 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):

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.

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

The amount of damages is (in cases for personal injury or wrongful death, you must check (1)):

- (1)  according to proof and pre judgement interest 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):

Date: October 13, 2020

Armando J. Berriz

(TYPE OR PRINT NAME)



(SIGNATURE OF PLAINTIFF OR ATTORNEY)

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First \_\_\_\_\_ **CAUSE OF ACTION—Motor Vehicle**  
(number)

ATTACHMENT TO  Complaint  Cross - Complaint

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

Plaintiff (name): **Jasen Duncan**

MV- 1. Plaintiff alleges the acts of defendants were negligent; the acts were the legal (proximate) cause of injuries and damages to plaintiff; the acts occurred on (date): **September 21, 2019** at (place): **Hueneme Road, Oxnard, CA 93033**

**Defendants, and each of them, so negligently managed, entrusted, maintained, owned and operated their vehicle so the same was caused to, and did, then and there, hit, strike and collide with the vehicle being occupied by plaintiff herein, proximately causing plaintiff's injuries and damages.**

MV- 2. DEFENDANTS

- a.  The defendants who operated a motor vehicle are (names):  
**Paul Iakovides**
  
- Does 1 to 10
- b.  The defendants who employed the persons who operated a motor vehicle in the course of their employment are (names):
  
- Does 1 to 10
- c.  The defendants who owned the motor vehicle which was operated with their permission are (names):
  
- Does 1 to 10
- d.  The defendants who entrusted the motor vehicle are (names):
  
- Does 1 to 10
- e.  The defendants who were the agents and employees of the other defendants and acted within the scope of the agency were (names):
  
- Does 1 to 10
- f.  The defendants who are liable to plaintiffs for other reasons and the reasons for the liability are  listed in Attachment MV-2f  as follows:

Does 1 to 10

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Second CAUSE OF ACTION—General Negligence Page 5  
 (number)

ATTACHMENT TO  Complaint  Cross - Complaint  
 (Use a separate cause of action form for each cause of action.)

GN-1. Plaintiff (name): Jasen Duncan

alleges that defendant (name): Paul Iakovides

Does 1 to 10

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): September 21, 2019  
 at (place): Hueneme Road, Oxnard, CA 93033

(description of reasons for liability):

Defendants, and each of them, so negligently managed, entrusted, maintained, owned and operated their vehicle so the same was caused to, and did, then and there, hit, strike and collide with the vehicle being occupied by plaintiff herein, proximately causing plaintiff's injuries and damages.