

IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR THE COUNTY OF BROWARD, STATE OF FLORIDA
CIVIL DIVISION

BRITNEY TAYLOR,

Plaintiff,

vs.

ANTONIO BROWN,

Defendant.

Case No.

PLAINTIFF'S COMPLAINT AND DEMAND FOR JURY TRIAL

Plaintiff, Britney Taylor, by and through her undersigned attorneys, hereby sues Defendant, Antonio Brown, and alleges as follows:

INTRODUCTION

1. This case is about how Antonio Brown – a highly successful wide receiver in the National Football League (“NFL”) – exploited, sexually assaulted, and raped his long-term friend and former trainer Britney Taylor. Brown preyed on Ms. Taylor’s kindness and her religious devotion, casting himself as a person equally dedicated to his religious faith and someone she could trust. In reality, he used manipulation and false promises to lure her into his world, and once there, he sexually assaulted and raped her. These heinous acts have inflicted severe and dramatic damage on Ms. Taylor, irreparably harming her.

2. In June 2017, Brown sexually assaulted Ms. Taylor twice while they were together for training sessions. First, Brown exposed himself and kissed Ms. Taylor without her consent. Later that month, Brown, while positioned behind Ms. Taylor, began masturbating near her without her knowledge and ejaculated on her back. Ms. Taylor realized what occurred when she

felt a wet spot soak through her clothing. Later, in astonishingly profane and angry text messages, Brown bragged about the incident to her.

3. Shocked and deeply embarrassed by this assault and his degrading messages, Ms. Taylor cut off her working relationship with Brown.

4. However, several months later, Brown reached out to Ms. Taylor, expressing contrition, begging forgiveness and pleading with her to train him again. Ms. Taylor was hesitant but eventually agreed, swayed by his assurance that he would cease any sexual advances.

5. Brown's assurances proved false.

6. On May 20, 2018, Brown cornered Ms. Taylor, forced her down onto a bed, pushed her face into the mattress, and forcibly raped her. Ms. Taylor tried to resist him, but Brown was too strong and physically overpowered her. She screamed and cried throughout the entire rape, repeatedly shouting "no" and "stop." Brown refused and penetrated her.

7. Brown's assaults and rape have severely traumatized Ms. Taylor. Ms. Taylor has suffered near-daily panic attacks and suicidal ideations.

8. Ms. Taylor brings this action to recover compensatory and punitive damages for the significant harm Brown caused by this brutal and sadistic misconduct.

PARTIES

9. Plaintiff Britney Taylor is a resident and citizen of Shelby County, Tennessee.

10. Defendant Antonio Brown is a resident and citizen of Broward County, Florida.

JURISDICTION AND VENUE

11. This is an action for damages in excess of Fifteen Thousand Dollars (\$15,000) exclusive of interest and costs.

12. Defendant, Antonio Brown, is a citizen of Florida, owns, uses, possesses, or holds a mortgage or lien on real property in Florida, and/or committed a tortious act in Florida. Therefore, pursuant to § 48.193(1)(a), Florida Statutes, Brown is subject to jurisdiction of courts of the state of Florida.

13. Pursuant to § 47.011, Florida Statutes, Defendant Brown resides in Broward County, Florida, and/or the cause of action accrued in Broward County, Florida. Therefore, venue is proper in Broward County, Florida.

JURY DEMAND

14. Plaintiff demands a trial by jury in this action.

FACTS

15. Britney Taylor is a 28-year-old, world-class gymnast, who was born and raised in Memphis, Tennessee. She comes from a highly religious and close-knit family.

16. Ms. Taylor started gymnastics when she was only three years old and soon became recognized as an athlete with exceptional abilities, discipline and dedication. In high school, she trained twice a day for a total of 40 hours per week, in addition to her course work. She reached “Pre Elite” level, meaning she was eligible to try to become an International Elite with hopes of trying out for the Olympics one day. She received 14 full college scholarship offers from schools with some of the best athletic programs in the country. In 2019, she was inducted into the inaugural Tennessee Gymnastics Hall of Fame.

I. Ms. Taylor Meets Brown at Central Michigan University

17. In 2009, Ms. Taylor started her freshman year at Central Michigan University.

18. Ms. Taylor joined the college’s Fellowship of Christian Athletes group. During her first meeting, she was paired with Antonio Brown as his bible study partner.

19. Brown was well-known on campus and the football team's star wide receiver.

20. A year later, Brown went to play in the NFL, becoming one of the most successful wide receivers in the league. Ms. Taylor transferred to Louisiana State University ("LSU"), but they remained in touch.

21. In approximately 2013, Ms. Taylor's senior year at LSU, Brown sent her a message on social media, asking for a picture of her. Ms. Taylor sent him a picture of her face. Dissatisfied, Brown asked for a more revealing one. Ms. Taylor refused, reminding Brown that they were just friends.

22. For approximately four years after Ms. Taylor graduated from LSU, the two fell out of touch.

23. During that time, Ms. Taylor pursued her lifelong dream of opening a gymnastics training center for girls in her hometown of Memphis. She wanted to create a safe and supportive environment for young girls of color to thrive in the sport of gymnastics – something that was often missing for her when she was a young girl.

24. Ms. Taylor opened her training center in 2016. Her business grew quickly because of her knowledge of gymnastics and her devotion to her students. She even covered the cost of tuition for several students whose families were unable to afford it. After less than a year, she was training approximately 50 students and had another 200 students on her waiting list.

II. Brown Reconnects with Ms. Taylor

25. In June 2017, Brown reached out to Ms. Taylor via Facebook asking her how she was doing.

26. Ms. Taylor responded that she was doing well and enthusiastically described the development of, and plans for, her own gym.

27. During the course of this renewed contact, Brown indicated he wanted Ms. Taylor's help improving flexibility and strength in his ankles and fast twitch muscles – areas in which she had developed expertise through gymnastics.

28. As a result, the two agreed that Ms. Taylor would provide physical training services to Brown.

29. The arrangement between them included Ms. Taylor flying to locations in Pittsburgh and Florida where Brown had homes and where he trained.

30. Ms. Taylor never dated or had an interest in any romantic relationship with Brown. Their relationship, as far as Ms. Taylor believed and behaved, was that of a 'brother-sister' type. Brown repeatedly referred to Ms. Taylor as his "sister" and "family."

III. Brown Engages in Inappropriate Behavior and Sexualized Misconduct

31. During a training trip in early June 2017, Ms. Taylor was in one of Brown's homes in the Pittsburgh area, where she was staying because he had not booked her a hotel room. She was getting dressed in an upstairs bathroom when Brown walked into the closed bathroom completely naked with his penis exposed. She was forced to stand there with her eyes covered until he left because her leaving required her to walk closer to him as he was near the bathroom door.

32. As she tried to walk out of the room, Brown grabbed and kissed her without her consent. Ms. Taylor pushed him away and immediately left the room.

33. Brown's actions made Ms. Taylor extremely uncomfortable. She was in a long-term and serious relationship with another man and had no interest in a sexual relationship with Brown.

34. But, because of her professionalism and taking her position as a trainer seriously, Ms. Taylor willed herself to brush off the episode, hoping that Brown would stop pursuing her.

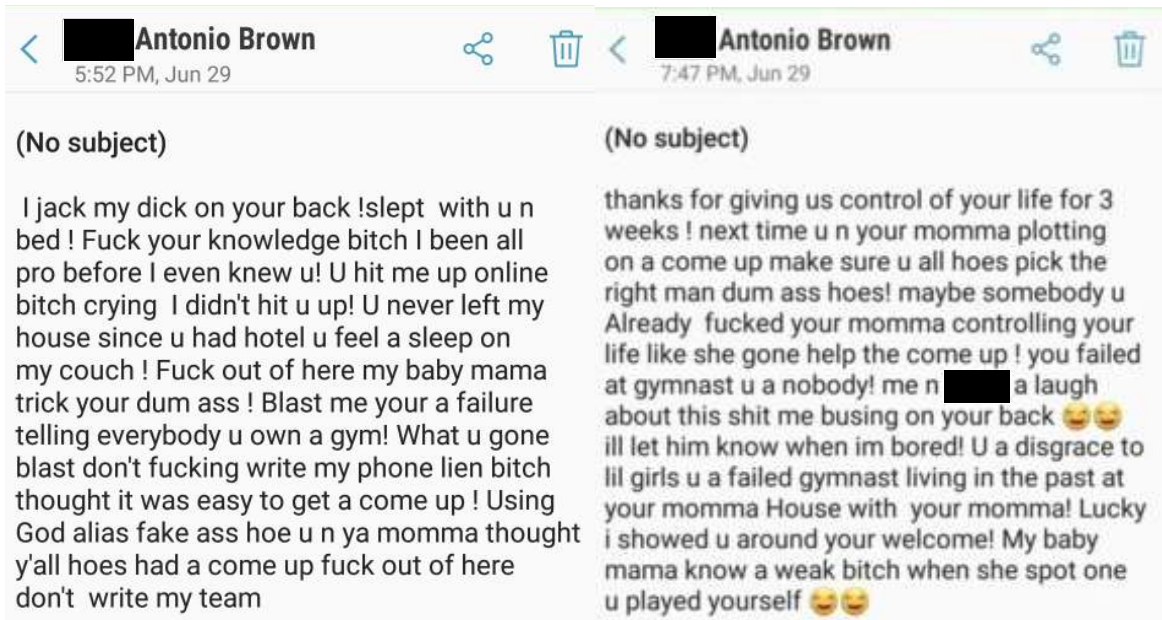
35. In late June 2017, in Brown's home in Hollywood, Florida, during another training visit, Brown was watching a church service with Ms. Taylor on her iPad. As they had during their college Christian fellowship days, they often read scriptures, prayed or watched services together after training visits. On this occasion, Brown was behind Ms. Taylor as she watched the Sunday service on her tablet. Unbeknownst to Ms. Taylor, while she was focused on the religious video, Brown began masturbating behind her. Before she knew it or understood what was happening, Brown ejaculated on her.

36. Specifically, Ms. Taylor felt a wet spot on her back and then suddenly realized what had happened. Thoroughly disgusted, Ms. Taylor exclaimed, "Ewww!" Brown, unfazed by her reaction, jokingly responded, "oh 'B'...you know, I'm sorry" and then left the room.

37. Ms. Taylor was dismayed, confused and embarrassed. She called her mother, who advised her to immediately leave.

38. She also confided in Brown's chef, whom she had befriended, about what happened and stated that she would not be returning to work for Brown. Shortly thereafter, she received a text message from Brown telling her she was fired.

39. Brown also bragged in a preserved text message about ejaculating on her, stating that he "jack [sic] [his] dick on [her] back" and that he was going to laugh with one of their mutual friends from college about it.



40. He further demeaned her in repeated text messages, calling her a “weak bitch” and “dum [sic] ass hoe [sic].”

41. Ms. Taylor cut off all contact with Brown as a result.

IV. Brown Convinces Ms. Taylor to Resume Training Him

42. In February 2018, Brown sent Ms. Taylor a message thanking her for help in the off-season and stating that he would love to continue working with her under the “right circumstance[s].” He also mentioned that unlike many of the other people that surrounded him, she had “a great heart and . . . cared” about him.

43. Ms. Taylor did not respond to his message.

44. Then, in early March 2018, Brown sent Ms. Taylor another message asking her if she hated him now. He went on to say: “I apologize first off with so much going on around me and my actions.” He asked for her to train him again, assuring her that things would be different.

45. Ms. Taylor agreed, but on the condition, which is reflected in writing, that Brown stop flirting with her. She also required that he provide her hotel accommodations for each trip and a rental car.

46. In approximately April 2018, Ms. Taylor returned to working during off-season weekends for Brown.

47. His life, at this point, was in apparent chaos. Many of the people who worked with him previously had quit, including his chef and another trainer. They could no longer take Brown's mistreatment and troubling behavior.¹

48. He was also having trouble balancing the responsibilities he had arising out of his many endorsement deals, including with Campbell's Soup, Nike, Pepsi, Pizza Hut, AT&T/DirecTV and Rite Aid, among others. He showed up late to events he was required to attend for those sponsors or otherwise failed to hold up his contractual obligations.

49. In the wake of staff defections and the chaos surrounding him, Brown often relied on Ms. Taylor to take care of his administrative needs when she was there with him on weekends. She was tasked with booking flights for him, keeping his travel schedule, making sure he arrived at sponsored events on time, and even babysitting his children.

V. Brown's Aggression Escalates to Rape

50. On approximately May 20, 2018, Brown invited Ms. Taylor, another football player who trained with them, and a few friends for a night out while they were in Miami.

51. The group went to a club.

52. Ms. Taylor, Brown, and the other known football player left the club together. They followed each other in separate cars. Brown left in Ms. Taylor's rental car while the other known

¹ Brown is no stranger to controversy. Many incidents involving him have been widely reported in the press. He has been accused of throwing objects off a balcony in a rage, nearly striking a toddler. He engaged in a public spat with the mother of one of his children, and he was recently accused by the mother of another one of his children of physical assault. Further, conflicts and arguments with NFL officials, reporters, and teammates have been commonplace.

football player and employee left in their car. They arrived back at Brown's home where the others were staying.

53. Ms. Taylor was planning to immediately drive to her hotel room but went into Brown's home to use the restroom and grab some food from the kitchen. While Ms. Taylor was walking out of his kitchen toward the front door, Brown grabbed her arm, told her he wanted to talk to her, and pulled her into his bedroom.

54. They chatted for a few minutes, and when Ms. Taylor went to walk out of the room, Brown cornered her and pulled her down on the bed on her stomach, pushing her face down into the mattress.

55. She attempted to physically resist, but he pinned her down so that she was unable to fight back.

56. As she struggled, he lifted her dress and told her, "You know you want this."

57. Ms. Taylor pleaded with him, shouting "no" and "stop," but Brown refused and proceeded with great violence to penetrate her.

58. Ms. Taylor protested and cried the entire time.

59. When Brown finally released her, Ms. Taylor stood up in a state of trauma and shock, crying in front of him.

60. Devastated and disoriented, she ran into his foyer and collapsed on the ground. No one came to her rescue or to help her in any way. She was completely alone. Eventually she summoned the strength to pick herself off the floor, make it to the door, get into her car and drive – dazed and emotionally shattered – to her hotel. She was so exhausted that she fell asleep at a stoplight on the drive back.

61. The next day, Ms. Taylor had to return to Brown's home to retrieve her training equipment before flying back to Memphis.

62. She courageously approached Brown, telling him that they "needed to talk about last night." He replied, "You made me feel like a real rapist last night."

63. Ms. Taylor left Brown's Hollywood home.

VI. Brown's Actions Have Severely Traumatized Ms. Taylor

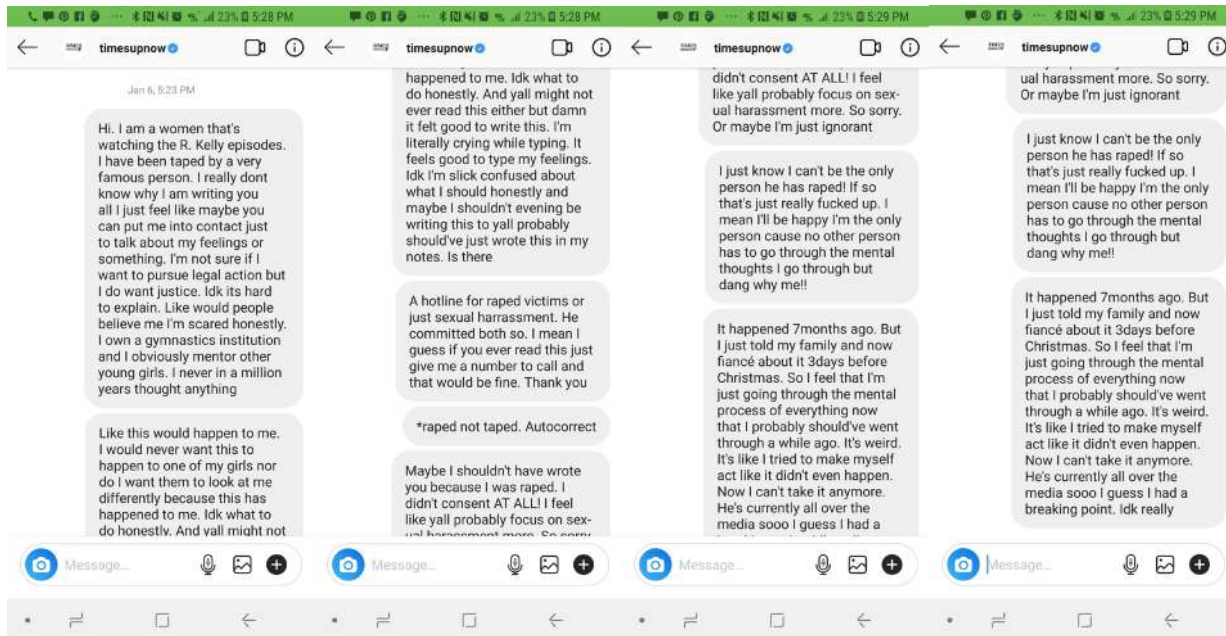
64. In the days after the rape, Ms. Taylor feared she could have become pregnant or could have contracted a sexually transmitted disease ("STD") from Brown. Specifically, on June 13, 2018 and July 1, 2018, she purchased a home pregnancy test and an STD test kit from Walgreens.

65. For months after the rape, Ms. Taylor did her best to put what happened out of her mind. As is typical with many victims of rape, she made attempts to live her life as if nothing happened.

66. Those attempts to compartmentalize, deny and normalize her life proved unsustainable.

67. After several months, the shock, disbelief and denial gave way to overwhelming bouts of anxiety, and Ms. Taylor fell into a deep depression. She has had near-daily panic attacks, frequent suicidal ideations and insomnia. She has also gained and lost a remarkable amount of weight – 30 pounds in one month – due to stress. It has been extremely difficult for her to process that Brown could betray and violate her so completely. Brown devastated her sense of self, made her question her worth as a woman and human being, and caused her to question whom she could trust.

68. On January 6, 2019, before seeking legal counsel, Ms. Taylor reached out to #TimesUpNow about the rape. While she does not know if her message was ever received by the organization, she described the rape without naming her assailant.



69. In all, Brown has caused serious and extreme damage to Ms. Taylor – harm that impacts all aspect of her life, both personally and professionally. She will bear the scars of what Brown did to her for the rest of her life and she will never be the same.

70. The trauma has made it extremely difficult for Ms. Taylor to maintain her responsibilities at her gym. She knows that she is a role model for the 50 young girls that she trains. She knows that they rely on her and that they look up to her. But since the rape, she has substantial difficulty even going to work.

71. The assault also has had a profound and negative impact on her personal life. Her long-term boyfriend, whom she had been dating on and off ever since high school, proposed to her less than two weeks after she was raped by Brown. What should have been one of the most exciting

times in her life has been completely derailed and complicated. It took her months to tell her fiancé what occurred, and that disclosure put a serious strain on their relationship.

72. As a result of the difficulties in the relationship with her fiancé and the extreme emotional difficulties she was having in the wake of the rape, Ms. Taylor turned to her religion and sought guidance with a leader at her church. As it turned out, the leader was a former Assistant District Attorney (“ADA”) and Sex Crimes Prosecutor who had worked for many years in New York. This former ADA, now turned religious leader, immediately recognized the signs of trauma Ms. Taylor was experiencing because of the sexual assault, and recommended she enter intensive therapy and retain legal counsel.

73. Since that time, Ms. Taylor has taken a polygraph examination. It was conducted by one of the nation’s leading examiners, who previously led the FBI’s polygraph program. Ms. Taylor had to relive the trauma of these events through this examination. The polygraph examination confirmed her completely truthful account that, in June 2017, Brown ejaculated on her without her consent and that, in May 2018, that Brown raped her.

74. Since Ms. Taylor’s allegations against Brown were made public, Brown has made or authorized a number of untrue public statements about Ms. Taylor, including the claim that Brown’s assault of Ms. Taylor was part of a consensual sexual relationship. Ms. Taylor has never had any consensual sexual contact with Brown. That fact was verified by her polygraph examination.

FIRST CAUSE OF ACTION
Sexual Battery (Rape)

- 75. Plaintiff repeats and realleges the above paragraphs as if fully set forth herein.
- 76. On or about May 20, 2018, Defendant Brown had sexual intercourse with Plaintiff.
- 77. That act was done without the consent of Plaintiff.

78. Based on Plaintiff's words, actions, and conduct, it was known to Defendant, Brown, or reasonably should have been known to Defendant Brown, that Plaintiff did not consent, would not consent, and was not consenting at any time material to the acts described above.

79. Defendant Brown committed "sexual battery" as that term is defined in § 794.011(1)(h), Fla. Stat.

80. The sexual battery described above directly and proximately caused Plaintiff's injuries in that it directly, and in a natural and continuous sequence, produced or contributed to such injuries.

81. As a direct and proximate result of the foregoing, Plaintiff has suffered bodily injury, emotional distress, mental disturbance, fright, revulsion, humiliation, pain and suffering, disability, mental anguish, inconvenience, loss of capacity for the enjoyment of life, lost wages, loss of the ability to earn wages, and substantial medical and other expenses for treatment and care, past, present, and future. Said losses, injuries, and expenses are either permanent or continuing in nature and Plaintiff will continue to suffer same in the future.

WHEREFORE, Plaintiff, Britney Taylor, demands judgment against Defendant, Antonio Brown, for damages, costs, interest, and other such relief as this Court deems just and proper.

SECOND CAUSE OF ACTION
Battery

82. Plaintiff repeats and realleges the above paragraphs as if fully set forth herein.

83. In or around June 2017, while purporting to join Plaintiff in watching a church service on Plaintiff's iPad, Defendant Brown intentionally and surreptitiously ejaculated on Plaintiff without her consent.

84. By intentionally ejaculating on Plaintiff as described above, Defendant made offensive and unwanted contact upon Plaintiff – a battery.

85. The battery described above directly and proximately caused Plaintiff's injuries in that it directly, and in a natural and continuous sequence, produced or contributed to such injuries.

86. As a direct and proximate result of the foregoing, Plaintiff has suffered emotional distress, mental disturbance, fright, revulsion, humiliation, emotional and psychological pain and suffering, mental anguish, inconvenience, loss of capacity for the enjoyment of life, lost wages, loss of the ability to earn wages, and substantial medical and other expenses for treatment and care, past, present, and future. Said losses, injuries, and expenses are either permanent or continuing in nature and Plaintiff will continue to suffer same in the future.

WHEREFORE, Plaintiff, Britney Taylor, demands judgment against Defendant, Antonio Brown, for damages, costs, interest, and other such relief as this Court deems just and proper.

THIRD CAUSE OF ACTION
Battery

87. Plaintiff repeats and realleges the above paragraphs as if fully set forth herein.

88. During a training trip in early June 2017, Defendant Brown exposed his genitals to Plaintiff and then intentionally and forcibly kissed her without her consent.

89. By kissing Plaintiff forcibly and without her consent as described above, Defendant made offensive and unwanted contact upon Plaintiff – a battery.

90. The battery described above directly and proximately caused Plaintiff's injuries in that it directly, and in a natural and continuous sequence, produced or contributed to such injuries.

91. As a direct and proximate result of the foregoing, Plaintiff has suffered emotional distress, mental disturbance, fright, revulsion, humiliation, emotional and psychological pain and suffering, mental anguish, inconvenience, loss of capacity for the enjoyment of life, lost wages, loss of the ability to earn wages, and substantial medical and other expenses for treatment and care,

past, present, and future. Said losses, injuries, and expenses are either permanent or continuing in nature and Plaintiff will continue to suffer same in the future.

WHEREFORE, Plaintiff, Britney Taylor, demands judgment against Defendant, Antonio Brown, for damages, costs, interest, and other such relief as this Court deems just and proper.

FOURTH CAUSE OF ACTION
Assault

92. Plaintiff repeats and realleges the above paragraphs as if fully set forth herein.

93. During a training trip in early June 2017, Defendant Brown intentionally exposed his genitals to Plaintiff and then intentionally and forcibly kissed her without her consent.

94. By exposing himself to Plaintiff in a confined space and then forcibly kissing her, Defendant Brown exerted force upon Plaintiff with the intent and effect of putting Plaintiff in fear of imminent peril.

95. The assault described above directly and proximately caused Plaintiff's injuries in that it directly, and in a natural and continuous sequence, produced or contributed to such injuries.

96. As a direct and proximate result of the foregoing, Plaintiff has suffered emotional distress, mental disturbance, fright, revulsion, humiliation, emotional and psychological pain and suffering, mental anguish, inconvenience, loss of capacity for the enjoyment of life, lost wages, loss of the ability to earn wages, and substantial medical and other expenses for treatment and care, past, present, and future. Said losses, injuries, and expenses are either permanent or continuing in nature and Plaintiff will continue to suffer same in the future.

WHEREFORE, Plaintiff, Britney Taylor, demands judgment against Defendant, Antonio Brown, for damages, costs, interest, and other such relief as this Court deems just and proper.

FIFTH CAUSE OF ACTION
Assault

97. Plaintiff repeats and realleges the above paragraphs as if fully set forth herein.

98. On or about May 20, 2018, Defendant Brown cornered Plaintiff in Defendant's home and intentionally and forcibly confined her in his bedroom when she attempted to leave.

99. By overpowering Plaintiff and forcibly restraining her when she attempted to leave Defendant's bedroom, Defendant Brown exerted force upon Plaintiff with the intent and effect of putting Plaintiff in fear of imminent peril.

100. The assault described above directly and proximately caused Plaintiff's injuries in that it directly, and in a natural and continuous sequence, produced or contributed to such injuries.

101. As a direct and proximate result of the foregoing, Plaintiff has suffered bodily injury, emotional distress, mental disturbance, fright, revulsion, humiliation, emotional and psychological pain and suffering, mental anguish, inconvenience, loss of capacity for the enjoyment of life, lost wages, loss of the ability to earn wages, and substantial medical and other expenses for treatment and care, past, present, and future. Said losses, injuries, and expenses are either permanent or continuing in nature and Plaintiff will continue to suffer same in the future.

WHEREFORE, Plaintiff, Britney Taylor, demands judgment against Defendant, Antonio Brown, for damages, costs, interest, and other such relief as this Court deems just and proper.

SIXTH CAUSE OF ACTION
Intentional Infliction of Emotional Distress

102. Plaintiff repeats and realleges the above paragraphs as if fully set forth herein.

103. As described in the incorporated paragraphs, Defendant Brown's conduct of assaulting, battering, harassing, disparaging, humiliating, sexually assaulting and raping Plaintiff was intentional, reckless, and Defendant knew or should have known that emotional distress would likely result.

104. The conduct described in the incorporated paragraphs was and is outrageous; that is, it goes beyond all bounds of decency and is and ought to be regarded as odious and utterly intolerable in a civilized community.

105. The conduct described above directly and proximately caused Plaintiff's injuries in that it directly, and in a natural and continuous sequence, produced or contributed to such injuries.

106. As a direct and proximate result of the foregoing, Plaintiff has suffered severe and ongoing emotional distress, mental disturbance, fright, revulsion, humiliation, emotional and psychological pain and suffering, mental anguish, inconvenience, and loss of capacity for the enjoyment of life, along with consequential damages as a result of the severe distress. Said losses, injuries, and expenses are either permanent or continuing in nature and Plaintiff will continue to suffer same in the future.

WHEREFORE, Plaintiff, Britney Taylor, demands judgment against Defendant, Antonio Brown, for damages, costs, interest, and other such relief as this Court deems just and proper.

**SEVENTH CAUSE OF ACTION
False Imprisonment**

107. Plaintiff repeats and realleges the above paragraphs as if fully set forth herein.

108. On or about May 20, 2018, Defendant Brown cornered Plaintiff in Defendant's home and intentionally and forcibly confined her in his bedroom when she attempted to leave.

109. By restraining Plaintiff in his bedroom and preventing her from leaving against her will, Defendant Brown falsely imprisoned Plaintiff.

110. The false imprisonment described above directly and proximately caused Plaintiff's injuries in that it directly, and in a natural and continuous sequence, produced or contributed to such injuries.

111. As a direct and proximate result of the foregoing, Plaintiff has suffered bodily injury, emotional distress, mental disturbance, fright, revulsion, humiliation, emotional and psychological pain and suffering, mental anguish, inconvenience, loss of capacity for the enjoyment of life, lost wages, loss of the ability to earn wages, and substantial medical and other expenses for treatment and care, past, present, and future. Said losses, injuries, and expenses are either permanent or continuing in nature and Plaintiff will continue to suffer same in the future.

WHEREFORE, Plaintiff, Britney Taylor, demands judgment against Defendant, Antonio Brown, for damages, costs, interest, and other such relief as this Court deems just and proper.

EIGHTH CAUSE OF ACTION
Invasion of Privacy

112. Plaintiff repeats and realleges the above paragraphs as if fully set forth herein.

113. Defendant's unwanted and offensive sexual contact with Plaintiff was an invasion of her physical solitude and privacy.

114. The invasion of privacy described above directly and proximately caused Plaintiff's injuries in that it directly, and in a natural and continuous sequence, produced or contributed to such injuries.

115. As a direct and proximate result of the foregoing, Plaintiff has suffered bodily injury, emotional distress, mental disturbance, fright, revulsion, humiliation, emotional and psychological pain and suffering, mental anguish, inconvenience, loss of capacity for the enjoyment of life, lost wages, loss of the ability to earn wages, and substantial medical and other expenses for treatment and care, past, present, and future. Said losses, injuries, and expenses are either permanent or continuing in nature and Plaintiff will continue to suffer same in the future.

WHEREFORE, Plaintiff, Britney Taylor, demands judgment against Defendant, Antonio Brown, for damages, costs, interest, and other such relief as this Court deems just and proper.

Jury Demand

Plaintiff, Britney Taylor, hereby demands a trial by jury on all issues so triable.

WHEREFORE, Plaintiff, Britney Taylor, prays that upon final judgment, she may have and recover: judgment against Defendant, Antonio Brown; pre-judgment interest as allowed by law; post-judgment interest as allowed by law; actual damages; costs and expenses of suit; and any other such relief, at law or equity, to which Plaintiff may be justly entitled.

Dated: October 8, 2019

Respectfully submitted,

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