

**IN THE CIRCUIT COURT FOR THE THIRTEENTH JUDICIAL CIRCUIT  
IN AND FOR HILLSBOROUGH COUNTY, STATE OF FLORIDA  
CIVIL DIVISION**

**YOLANDA MATHEWS,**

**Plaintiff,**

v.

**PEAK ACADEMY, LLC  
d/b/a PEAK GROUP HOMES,  
FLORIDA DEPARTMENT OF  
CHILDREN AND FAMILIES,  
ECKERD YOUTH ALTERNATIVES  
d/b/a ECKERD CONNECTS d/b/a  
ECKERD KIDS and  
MUNIZ HOLDINGS, LLC.**

**Case No.**

**Defendants.**

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**COMPLAINT**

**COMES NOW** the Plaintiff, YOLANDA MATHEWS, by and through her undersigned counsel, and sues the Defendants, PEAK ACADEMY, LLC d/b/a PEAK GROUP HOMES (hereinafter "PEAK"), FLORIDA DEPARTMENT OF CHILDREN AND FAMILIES (hereinafter "DCF"), ECKERD YOUTH ALTERNATIVES d/b/a ECKERD CONNECTS d/b/a ECKERD KIDS (hereinafter "ECKERD") and MUNIZ HOLDINGS, LLC. (hereinafter "MUNIZ") and in support thereof alleges as follows:

**JURISDICTIONAL BASIS**

1. This is an action for damages which exceeds Thirty Thousand (\$30,000.00) Dollars, exclusive of costs and interest.
2. The Thirteenth Judicial Circuit Court has venue pursuant to Section 47.011, *Florida Statutes*, because the cause of action accrued in Hillsborough County, Florida.

3. The Thirteenth Judicial Circuit Court has personal jurisdiction over all Defendants, pursuant to Florida Statute §768.28(1), because all maintain principal offices in Hillsborough County, Florida.

4. Defendant, DCF, is now, and was at the time of the subject incident, a Florida government entity, authorized to and doing business in the State of Florida.

5. That Plaintiff, YOLANDA MATHEWS, has complied with all conditions precedent to the bringing of this lawsuit including all of the notice requirements of Florida Statute §768.28. A copy of said correspondence is attached hereto as Exhibit "A" and incorporated by reference.

**FACUTAL ALLEGATIONS:**

6. Florida Statute §409.986 allows Defendant, DCF, to contract with community-based lead agencies to provide child protection and child welfare services.

7. At all times material hereto, Defendant DCF contracted with Defendant ECKERD to provide child protection and child welfare services in Hillsborough County, Florida.

8. At all times material hereto, Defendant ECKERD contracted with Defendant PEAK to provide residential group housing for children in the child protection and welfare system in Hillsborough County.

9. At all times material hereto, Ms. Takisa Adderley was Defendant PEAK's General Director.

10. At all times material hereto, Defendant MUNIZ HOLDINGS, LLC was a Florida Limited Liability Company with its principal place of business in Tampa, Hillsborough County, Florida.

11. At all times material hereto, Defendant, MUNIZ HOLDINGS, LLC owned, operated, maintained and controlled the subject premises, 7401 Aripeka Drive, Tampa, Florida.

12. At all times material hereto, Defendant PEAK operated residential group homes, for teenage boys ages 12-17 at 7401 Aripeka Drive, Tampa, Hillsborough County Florida

(hereinafter “7401 Aripeka Drive”) and at 8214 Trammell Trail, Tampa, Hillsborough County, Florida (hereinafter “8214 Trammell Trail”).

13. At all times material hereto, Defendant, MUNIZ HOLDINGS, LLC was the owner of the house and property located at 7401 Aripeka Drive.

14. Due to their common maintenance and control over the 7401 Aripeka Drive property at all times material hereto Defendant MUNIZ HOLDINGS had the same knowledge of all relevant facts and circumstances as Defendant PEAK.

15. On or about May 8, 2018, Ms. Takisa Adderley hired Plaintiff YOLANDA MATHEWS to work for Defendant PEAK as a “house mom”. As such, her job was to spend the night in Defendant PEAK’s residential group home and provide care for the teenage boys who resided there.

16. At all times material hereto, Plaintiff did not work directly for Defendant DCF or Defendant ECKERD, nor did she have an employment contract with either Defendant DCF or Defendant ECKERD.

17. Prior to the date of the subject incident, Defendants DCF and ECKERD received a letter dated January 31, 2018 from a concerned parent.

18. The January 31, 2018 letter was addressed to Ms. Connie Richards, an employee of Defendant DCF.

19. The January 31, 2018 was carbon copied to Mr. Jason Thomas and Ms. Irene Howell, employees of Defendant ECKERD.

20. The January 31, 2018 letter stated that the children living at Defendant PEAK’s residential group home located at 7401 Aripeka Drive possessed guns and were keeping them on the property.

21. As such, Defendants DCF and ECKERD had knowledge that there were guns on the premises.
22. Prior to the date of the subject incident, Defendants DCF, Eckerd and PEAK knew that the teenagers living at the 7401 Aripeka Drive residential group home had guns on the property.
23. Defendant DCF did not take any investigative action after receipt of the January 31, 2018 letter.
24. Defendant ECKERD did not take any investigation action after receipt the January 31, 2018 letter.
25. Defendant DCF did not undertake to notify Defendant Peak of the January 31, 2018 letter from the concerned parent.
26. Defendant ECKERD did not undertake to notify Defendant Peak of the January 31, 2018 letter from the concerned parent.
27. Due to its common ownership, Defendant MUNIZ also knew (prior to the date of the subject incident) that the teenagers living at the residential group home located at 7401 Aripeka Drive had guns on the property.
28. Prior to the date of the subject incident, Defendants PEAK and MUNIZ had knowledge of multiple police visits to the subject group home located at 7401 Aripeka Drive.
29. Prior to the date of the subject incident, Defendants DCF and ECKERD knew or should have known of the multiple police visits to the residential group home located at 7401 Aripeka Drive.
30. Prior to the date of the subject incident, Defendants PEAK, MUNIZ, DCF and ECKERD knew that police had visited the property due to guns being present on the property.

31. On April 23, 2018, Mr. Jason Thomas, Director of Contracts for Defendant ECKERD sent an email to Evan Leach (an employee of Defendant DCF) stating that they should “discuss not having the (PEAK) home relicensed when their license expires in June.”
32. On or about May 26, 2018, the police came to Defendant PEAK’s group home located at 7401 Aripeka Drive in response to a complaint(s) involving the teenagers’ possession of guns in the home.
33. Defendants PEAK and MUNIZ were aware of the May 26, 2018 police visit.
34. Defendants Eckerd and DCF were aware of the May 26, 2018 police visit.
35. Prior to the date of the subject incident, Defendants DCF, MUNIZ, PEAK and ECKERD knew or should have known of the May 26, 2018 police visit to the residential group home located at 7401 Aripeka Drive.
36. The police visit, investigation, and report generated from the May 26, 2018 event served as an explicit warning to Defendant PEAK of the serious danger posed by its teenaged residents possessing guns on the property.
37. The letter from the concerned parent dated January 31, 2018 also served as an explicit warning to all Defendants regarding the presence of guns on the property and the serious danger posed by its teenaged residents possessing guns on the subject property.
38. Defendant ECKERD did not cancel its contract with Defendant PEAK after learning that the children residing at the group home located at 7401 Aripeka Drive had guns on the property.
39. Defendant Eckerd did not warn or otherwise notify parents, children and/or employees of PEAK of the guns on the property after it became aware that guns were, in fact, on the property both in the January 31, 2018 letter from the concerned parent and the subsequent May 26, 2018 police visit.

40. After learning that the teenagers residing at the group home located at 7401 Aripeka Drive had guns on the property, Defendant DCF continued to allow Defendant PEAK to hold a license and provide residential group housing and related services to the teenagers.

41. After learning as early as January 31, 2018 that guns were present on the property, Defendants Peak, Muniz, Eckerd and DCF did nothing to warn others of this known danger.

42. Prior to June 1, 2018, Plaintiff YOLANDA MATHEWS had only worked at Defendant PEAK's group home located on 8214 Trammell Trail.

43. Prior to June 1, 2018, Plaintiff Yolanda Mathews had never worked at Defendant PEAK's group home located at 7401 Aripeka Drive.

44. On June 1, 2018, another female employee of Defendant PEAK told its General Director, Ms. Takisa Adderley, that she would not work at the group home located at 7401 Aripeka Drive because of the May 26, 2018 incident involving guns; however, she was still willing to work at Defendant PEAK's group home located on 8214 Trammell Trail.

45. On June 1, 2018, Defendant PEAK's General Director, Ms. Takisa Adderley, told Plaintiff YOLANDA MATHEWS to go work at the group home located at 7401 Aripeka Drive instead of the group home located at 8214 Trammell Trail.

46. Plaintiff YOLANDA MATHEWS was not aware that the teenagers possessed guns on the premises at 7401 Aripeka Drive, Tampa. Thus, she was not aware of the risk of danger posed by same.

47. Defendant PEAK's General Director, Ms. Takisa Adderley, intentionally chose not to inform or warn Plaintiff, YOLANDA MATHEWS, that the children at PEAK possessed guns on the 7401 Aripeka Drive property.

48. Defendant PEAK's General Director, Ms. Takisa Adderley, intentionally chose not to inform Plaintiff, YOLANDA MATHEWS, that another employee objected to working at the 7401 Aripeka Drive location because of the guns; nor did she otherwise explain the reason that Plaintiff YOLANDA MATHEWS was asked to relocate to a different work location.

49. Defendant PEAK's General Director, Ms. Takisa Adderley, intentionally chose not to inform Plaintiff, YOLANDA MATHEWS, that police were at the subject 7401 Aripeka Drive location due to guns on the property in May 2018.

50. In this way, Defendant PEAK's General Director, Ms. Takisa Adderley, deliberately concealed the dangerous condition of the teenagers' access to guns on the premises located at 7401 Aripeka Drive.

51. In this way Defendant PEAK, by and through the actions of its General Director, Ms. Takisa Adderley, had knowledge of a known danger based upon prior similar incidents and explicit warnings specifically identifying the danger of the guns on the property.

52. The explicit warnings and similar incidents involving guns on the property prior to the subject incident was enough to put Peak, DCF, Eckerd and Muniz that the injury that occurred in this subject complaint was virtually certain to occur to employees of Peak such as Yolanda Matthews.

53. Yolanda Matthews was not aware of guns on the property due to Peak intentionally concealing the danger and the fact that the danger was not apparent when she went to work on the day of this incident.

54. There was deliberate concealment or misrepresentation by Plaintiff's employer, PEAK, preventing Ms. Matthews from exercising informed judgment as to whether to perform the work on the date of the subject incident.

55. Pursuant to Ms. Takisa Adderley's instructions, Plaintiff YOLANDA MATHEWS went to work at Defendant PEAK's group home located at 7401 Aripeka Drive on the night of June 1, 2018.

56. At all material times hereto, Defendant PEAK maintained a rule that the front door at 7401 Aripeka Drive had to be kept locked.

57. At all times material hereto, Defendant, DCF, had in place a policy, rule or procedure that required the doors at group homes such as PEAK to be secured/locked.

58. At all times material hereto, Defendant ECKERD had in place a policy, rule or procedure that required group homes such as PEAK to ensure that their doors were locked/secured.

59. At all material times hereto, Defendant PEAK maintained a rule that anyone opening the front door located at 7401 Aripeka Drive had to first look to see who was at the door before opening it.

60. On June 2, 2018, Plaintiff Yolanda Mathews was working for Defendant, PEAK, at 7401 Aripeka Drive when she heard someone knock or ring at the front door. In response, Plaintiff YOLANDA MATHEWS looked through the front door's peephole to see who was there.

61. At the same time, one of the teenagers who resided at Defendant PEAK's group home was on the other side of the front door, and shot a bb gun through the peephole.

62. The peephole of the front door at 7401 Aripeka Drive was missing its protective glass.

63. The lack of protective glass in the peephole allowed the bb to travel through the peephole and directly into Plaintiff YOLANDA MATHEWS' right eye.

64. Prior to the date of the subject incident, Defendant MUNIZ improperly installed and/or maintained the subject front door.

65. Prior to the date of the subject incident, Defendant MUNIZ knowingly installed the front door without the protective glass present in the peephole.



66. Prior to the date of the subject incident, Defendant MUNIZ knew the peephole had no protective glass but chose not to repair or replace it.

67. Prior to the date of the subject incident, Defendant MUNIZ did not warn or inform Plaintiff YOLANDA MATHEWS or any other invitees of the fact that the peephole was missing its protective glass.

68. Prior to the date of the subject incident, Defendant PEAK was also aware that the front door peephole had no protective glass.

69. Prior to the date of the subject incident, Defendant PEAK did not warn or inform Plaintiff YOLANDA MATHEWS of the fact that the peephole was missing its protective glass.

70. Prior to the subject incident, Plaintiff YOLANDA MATHEWS was not aware of the guns in the teenage boys' possession or of any guns on the premises.

71. Having only one night's experience working at group home located at 7401 Aripeka Drive, Plaintiff YOLANDA MATHEWS had never encountered the front door peephole until she looked through it the morning of June 2, 2018. As such, she was not aware that the peephole was missing its protective glass.

72. Therefore, Plaintiff YOLANDA MATHEWS was not aware of the risk or danger posed by the guns, the risk or danger of the peephole that lacked protective glass, or the risk or danger posed by the combination of the two.

73. As a result of the bb shot into her eye, Plaintiff Yolanda sustained serious and permanent injury and damage, including permanent blindness, scarring, and disfigurement in the right eye and mental anguish, pain and suffering, medical expenses and nursing care, lost earnings. All of these damages are continuing. .

**COUNT I – INTENTIONAL TORT OF DEFENDANT PEAK**

74. Plaintiff realleges and reincorporates by reference paragraphs 1-73 of this Complaint.

75. Defendant PEAK owed a duty to Plaintiff, YOLANDA MATHEWS, not to engage in conduct that PEAK knew was virtually certain to cause injury, based on prior explicit warnings specifically identifying the danger.

76. Defendant PEAK breached said duty when it:

(a) knowingly failed to remove all guns from the residential home and property located at 7401 Arieka Drive, Tampa;

(b) knowingly failed to maintain a gun-free environment at 7401 Aripeka Drive;

AND

(b) sent Plaintiff, YOLANDA MATHEWS, to work with teenagers who it knew possessed guns in the home or on property located at 7401 Aripeka Drive, Tampa.

77. The May 26, 2018 incident involving children with guns, and the police visit, investigation and report related thereto, all served as explicit warnings to Defendant PEAK that the combination of teenage boys and guns on the property located at 7401 Aripeka Drive, Tampa created a serious risk of danger.

78. The other female employee's refusal to work on June 1, 2018 (due to guns) served as another explicit warning to Defendant PEAK that the combination of teenage boys and guns on the property located at 7401 Aripeka Drive created a serious risk of danger.

79. Due to these prior explicit warnings, Defendant PEAK knew that the dangerous condition of teenagers possessing guns on the property was virtually certain to lead to injury.

80. Plaintiff YOLANDA MATHEWS was not aware of the presence of guns at the group residential group home located at 7401 Aripeka Drive, Tampa.

81. Defendant PEAK's General Director, Ms. Takisa Adderley, deliberately concealed the dangerous condition of teenagers possessing guns at 7401 Aripeka Drive, Tampa by:

(a) failing to inform or warn Plaintiff, YOLANDA MATHEWS, of the presence of guns on the property located at 7401 Aripeka Drive, Tampa;

(b) failing to inform the Plaintiff, YOLANDA MATHEWS, that Defendant PEAK was sending her to the 7401 Aripeka Drive address because another employee expressed concern for her own safety in relation to the teenagers' access to guns on that property;

(c) failing to inform Plaintiff, YOLANDA MATHEWS, of the May 26, 2018 incident involving teenagers possessing guns on the property;

AND

(d) failing to inform Plaintiff, YOLANDA MATHEWS, that the police visited the 7401 Aripeka Drive property and conducted an investigation related to complaint(s) of teenager boys possessing guns on the property.

82. Through this deliberate concealment, Defendant PEAK prevented Plaintiff, YOLANDA MATHEWS, from exercising informed judgment about whether to perform the work at 7401 Aripeka Drive, Tampa, FL.

83. As a result of Defendant PEAK's conduct, Plaintiff YOLANDA MATHEWS, was shot in the eye with a bb gun on June 2, 2018.

84. Given the above-described dangerous condition(s), an injury such as Plaintiff YOLANDA MATHEWS' was virtually certain to occur.

85. As a direct and proximate cause of the above-described conduct of Defendant, PEAK, Plaintiff YOLANDA MATHEWS suffered permanent and/or continuing injuries and sustained the following past and future damages.

- (a) Bodily injury;
- (b) Disability and inability and loss of capacity to lead and enjoy a normal life;
- (c) Severe mental pain, anguish, and suffering;
- (d) Great physical pain, anguish, and suffering;

- (e) Loss of (or diminution of) earnings or earning capacity;
- (f) Physical Impairment;
- (g) Aggravation of an existing disease or physical defect;
- (h) Permanent scarring, discoloration, deformation and disfiguration of her right eye;
- (i) Permanent blindness in her right eye; and
- (j) Medical and related expenses, past and future, incurred in seeking a cure for such injuries.

WHEREFORE, Plaintiff YOLANDA MATHEWS demands a trial by jury and a judgment against Defendant PEAK in an amount within the jurisdictional limits of this Court, to wit: More than Thirty Thousand Dollars (\$30,000.00), plus costs and for such other relief to which Plaintiff may be justly entitled.

**COUNT II – DEFENDANT DCF’S NEGLIGENT INSPECTION**

86. Plaintiff realleges and reincorporates by reference paragraphs 1-73 of this Complaint.

87. Defendant DCF had a duty to ensure the safety of children entrusted to the State’s custody through the child protection and welfare system, and to ensure the safety of those caring for the children through said system, including Plaintiff YOLANDA MATHEWS.

88. This duty included Defendant DCF’s responsibility to regularly and thoroughly inspect the premises where children in the protection and welfare system resided, to include the residential group home located at 7401 Aripeka Drive, Tampa, Hillsborough County, Florida.

89. Defendant DCF breached this duty when it failed to conduct regular and thorough inspections to discover and remove the guns located at 7401 Aripeka Drive, Tampa, especially after Defendant DCF was warned of same in the January 31, 2018 letter and after the May 26, 2018 incident.

90. As a result of this breach, Plaintiff YOLANDA MATHEWS was shot in the right eye with a bb gun.

91. As a direct and proximate cause of the negligence of Defendant DCF, Plaintiff YOLANDA MATHEWS suffered permanent and/or continuing injuries and sustained the following past and future damages:

- (a) Bodily injury;
- (b) Disability and inability and loss of capacity to lead and enjoy a normal life;
- (c) Severe mental pain, anguish, and suffering;
- (d) Great physical pain, anguish, and suffering;
- (e) Loss of (or diminution of) earnings or earning capacity;
- (f) Physical Impairment;
- (g) Aggravation of an existing disease or physical defect;
- (h) Permanent scarring, discoloration, deformation and disfiguration of her right eye;
- (i) Permanent blindness in her right eye; and
- (j) Medical and related expenses, past and future, incurred in seeking a cure for such injuries.

WHEREFORE, Plaintiff YOLANDA MATHEWS demands a trial by jury and a judgment against Defendant DCF in an amount within the jurisdictional limits of this Court, to wit: More than Thirty Thousand Dollars (\$30,000.00), plus costs and for such other relief to which Plaintiff may be justly entitled.

**COUNT III: DEFENDANT ECKERD'S NEGLIGENT INSPECTION**

92. Plaintiff realleges and reincorporates by reference paragraphs 1-73 of this Complaint.

93. Pursuant to its contract with Defendant DCF, Defendant ECKERD had a duty to ensure the protection and welfare of children entrusted to its custody through the child protection and welfare system, and to ensure the safety of those caring for these children through said system, including Plaintiff YOLANDA MATHEWS.

94. This duty included Defendant ECKERD's responsibility to regularly and thoroughly inspect the premises where children in the protection and welfare system resided, to include the PEAK's residential group home located at 7401 Aripeka Drive, Tampa, Hillsborough County, Florida.

95. Defendant ECKERD breached this duty when it failed to conduct regular and thorough inspections to discover and remove the guns located at 7401 Aripeka Drive, Tampa, especially after Defendant ECKERD was warned of same in the January 31, 2018 letter and after the May 26, 2018 incident.

96. As a result of this breach, Plaintiff YOLANDA MATHEWS was shot in the right eye with a bb gun.

97. As a direct and proximate cause of the negligence of Defendant ECKERD, Plaintiff YOLANDA MATHEWS suffered permanent and/or continuing injuries and sustained the following past and future damages:

- (a) Bodily injury;
- (b) Disability and inability and loss of capacity to lead and enjoy a normal life;
- (c) Severe mental pain, anguish, and suffering;
- (d) Great physical pain, anguish, and suffering;
- (e) Loss of (or diminution of) earnings or earning capacity;
- (f) Physical Impairment;
- (g) Aggravation of an existing disease or physical defect;
- (h) Permanent scarring, discoloration, deformation and disfiguration of her right eye;
- (i) Permanent blindness in her right eye; and
- (j) Medical and related expenses, past and future, incurred in seeking a cure for such injuries.

WHEREFORE, Plaintiff YOLANDA MATHEWS demands a trial by jury and a judgment against Defendant ECKERD in an amount within the jurisdictional limits of this Court, to wit: More than Thirty Thousand Dollars (\$30,000.00), plus costs and for such other relief to

which Plaintiff may be justly entitled.

**COUNT IV: DEFENDANT DCF'S NEGLIGENT RETENTION**

98. Plaintiff realleges and reincorporates by reference paragraphs 1-73 of this Complaint.

99. Defendant DCF had a duty to ensure the safety of children entrusted to the State's custody through the child protection and welfare system, and to ensure the safety of those caring for the children through said system, including Plaintiff YOLANDA MATHEWS.

100. Included in this duty was Defendant DCF's responsibility to revoke the license and immediately remove children from any group home that allowed children, and those caring for them, to reside in known dangerous condition(s).

101. Defendant DCF breached this duty by failing to revoke Defendant PEAK's license and failing to remove the teenagers from Defendant PEAK's residential group home located at 7401 Aripeka Drive after learning that the teenagers had access to guns on the property.

102. Defendant DCF also breached this duty by failing to revoke Defendant PEAK's license and failing to remove the teenagers from Defendant PEAK's residential group home located at 7401 Aripeka Drive after Defendant ECKERD suggested non-renewal of PEAK's license in writing on April 23, 2018.

103. As a result of this breach, the teenagers residing at the group home located at 7401 Aripeka Drive were able to continue to possess and / or access guns on the property and Plaintiff, YOLANDA MATHEWS, was shot in the right eye with a bb gun.

104. As a direct and proximate cause of the negligence of Defendant DCF, Plaintiff YOLANDA MATHEWS suffered permanent and/or continuing injuries and sustained the following past and future damages:

- (a) Bodily injury;
- (b) Disability and inability and loss of capacity to lead and enjoy a normal life;
- (c) Severe mental pain, anguish, and suffering;
- (d) Great physical pain, anguish, and suffering;
- (e) Loss of (or diminution of) earnings or earning capacity;
- (f) Physical Impairment;
- (g) Aggravation of an existing disease or physical defect;
- (h) Permanent scarring, discoloration, deformation and disfiguration of her right eye;
- (i) Permanent blindness in her right eye; and
- (j) Medical and related expenses, past and future, incurred in seeking a cure for such injuries.

WHEREFORE, Plaintiff YOLANDA MATHEWS demands a trial by jury and a judgment against Defendant DCF in an amount within the jurisdictional limits of this Court, to wit: More than Thirty Thousand Dollars (\$30,000.00), plus costs and for such other relief to which Plaintiff may be justly entitled.

**COUNT V: DEFENDANT ECKERD's NEGLIGENT RETENTION**

105. Plaintiff realleges and reincorporates by reference paragraphs 1-73 of this Complaint.

106. Pursuant to its contract with Defendant DCF, Defendant ECKERD had a duty to ensure the safety of children entrusted to the State through the child protection and welfare system, and the safety of those caring for the children through said system, including Plaintiff YOLANDA MATHEWS.

107. Included in this duty was Defendant ECKERD's responsibility to immediately remove children from any group home that allowed children, and therefore those caring for them, to reside in known dangerous condition(s).

108. Defendant ECKERD breached this duty by failing to remove the teenagers from Defendant PEAK's subject residential group home after learning that the teenagers had access to guns on the property.



109. Defendant ECKERD also breached this duty by failing to remove the teenagers from Defendant PEAK's subject residential group home after its own Director of Contracts, Mr. Jason Thomas, recognized the need for non-renewal of Defendant PEAK's license.

110. As a result of this breach, the teenagers residing at the group home located at 7401 Aripeka Drive were able to continue to possess and / or access guns on the property and Plaintiff, YOLANDA MATHEWS, was shot in the right eye with a bb gun.

111. As a direct and proximate cause of the negligence of Defendant ECKERD, Plaintiff YOLANDA MATHEWS suffered permanent and/or continuing injuries and sustained the following past and future damages:

- (a) Bodily injury;
- (b) Disability and inability and loss of capacity to lead and enjoy a normal life;
- (c) Severe mental pain, anguish, and suffering;
- (d) Great physical pain, anguish, and suffering;
- (e) Loss of (or diminution of) earnings or earning capacity;
- (f) Physical Impairment;
- (g) Aggravation of an existing disease or physical defect;
- (h) Permanent scarring, discoloration, deformation and disfiguration of her right eye;
- (i) Permanent blindness in her right eye; and
- (j) Medical and related expenses, past and future, incurred in seeking a cure for such injuries.

WHEREFORE, Plaintiff YOLANDA MATHEWS demands a trial by jury and a judgment against Defendant ECKERD in an amount within the jurisdictional limits of this Court, to wit: More than Thirty Thousand Dollars (\$30,000.00), plus costs and for such other relief to which Plaintiff may be justly entitled.

**COUNT VI: DEFENDANT DCF's NEGLIGENT SUPERVISION**

112. Plaintiff realleges and reincorporates by reference paragraphs 1-73 of this Complaint.

113. Defendant DCF had a duty to ensure the safety of children entrusted to its custody through the child protection and welfare system, and to ensure the safety of those caring for the children through said system, including Plaintiff YOLANDA MATHEWS.

114. Included in this duty was Defendant DCF's responsibility to supervise residential group home providers to ensure the children entrusted to the State, and those caring for them, were not residing within known dangerous conditions.

115. Defendant DCF breached this duty by:

(A) failing to immediately investigate after receipt of the January 31, 2018 letter from a concerned parent, after receipt of the April 23, 2018 email from Defendant ECKERD's Director of Contracts, Mr. Jason Thomas, and after the May 26, 2018 gun-related incident involving the police;

(B) failing to search for and remove all guns from the residential group home located at 7401 Aripeka Drive;

AND

(c) failing to take any other corrective action after learning that the teenagers at the residential group home located at 7401 Aripeka Drive possessed and / or had access to guns on the property.

116. As a result of this breach, the teenagers residing at the group home located at 7401 Aripeka Drive were able to continue to possess and / or access guns on the property and Plaintiff, YOLANDA MATHEWS, was shot in the right eye with a bb gun.

117. As a direct and proximate cause of the negligence of Defendant DCF, Plaintiff YOLANDA MATHEWS suffered permanent and/or continuing injuries and sustained the following past and future damages:

- (a) Bodily injury;
- (b) Disability and inability and loss of capacity to lead and enjoy a normal life;
- (c) Severe mental pain, anguish, and suffering;
- (d) Great physical pain, anguish, and suffering;
- (e) Loss of (or diminution of) earnings or earning capacity;
- (f) Physical Impairment;
- (g) Aggravation of an existing disease or physical defect;
- (h) Permanent scarring, discoloration, deformation and disfiguration of her right eye;
- (i) Permanent blindness in her right eye; and
- (j) Medical and related expenses, past and future, incurred in seeking a cure for such injuries.

WHEREFORE, Plaintiff YOLANDA MATHEWS demands a trial by jury and a judgment against Defendant DCF in an amount within the jurisdictional limits of this Court, to wit: More than Thirty Thousand Dollars (\$30,000.00), plus costs and for such other relief to which Plaintiff may be justly entitled.

**COUNT VII: DEFENDANT ECKERD'S NEGLIGENT SUPERVISION**

118. Plaintiff realleges and reincorporates by reference paragraphs 1-73 of this Complaint.

119. Pursuant to its contract with Defendant DCF, Defendant ECKERD had a duty to ensure the safety of children entrusted to the State's custody through the child protection and welfare system, and to ensure the safety of those caring for the children through said system, including Plaintiff YOLANDA MATHEWS.

120. Included in this duty was Defendant ECKERD's responsibility to supervise residential group home providers to ensure the children entrusted to the State, and those caring for them, were not residing within known dangerous conditions.

121. Defendant ECKERD breached this duty by:

(A) failing to immediately investigate after receipt of the January 31, 2018 letter from a concerned parent, after its own Director of Contracts, Mr. Jason Thomas, recognized the need for non-renewal of PEAK's license in the email to Defendant, DCF, and after the May 26, 2018 gun-related incident involving the police;

(B) failing to search for and remove all guns from the residential group home located at 7401 Aripeka Drive;

AND

(c) failing to take any other corrective action after learning that the teenagers at the residential group home located at 7401 Aripeka Drive possessed and / or had access to guns on the property.

122. As a result of this breach, the teenagers residing at the group home located at 7401 Aripeka Drive were able to continue to possess and / or access guns on the property and Plaintiff, YOLANDA MATHEWS, was shot in the right eye with a bb gun.

123. As a direct and proximate cause of the negligence of Defendant DCF, Plaintiff YOLANDA MATHEWS suffered permanent and/or continuing injuries and sustained the following past and future damages:

- (a) Bodily injury;
- (b) Disability and inability and loss of capacity to lead and enjoy a normal life;
- (c) Severe mental pain, anguish, and suffering;
- (d) Great physical pain, anguish, and suffering;
- (e) Loss of (or diminution of) earnings or earning capacity;
- (f) Physical Impairment;
- (g) Aggravation of an existing disease or physical defect;
- (h) Permanent scarring, discoloration, deformation and disfiguration of her right eye;
- (i) Permanent blindness in her right eye; and
- (j) Medical and related expenses, past and future, incurred in seeking a cure for such injuries.

WHEREFORE, Plaintiff YOLANDA MATHEWS demands a trial by jury and a judgment against Defendant ECKERD in an amount within the jurisdictional limits of this Court, to wit: More than Thirty Thousand Dollars (\$30,000.00), plus costs and for such other relief to which Plaintiff may be justly entitled.

**COUNT VIII: NEGLIGENCE OF MUNIZ HOLDINGS, LLC.**

124. Plaintiff realleges and reincorporates by reference paragraphs 1-73 of this Complaint.

125. Defendant MUNIZ HOLDINGS, LLC owed a duty to Plaintiff, YOLANDA MATHEWS, to maintain the subject premises located at 7401 Aripeka Drive in a careful and prudent manner, so as to prevent or eliminate dangerous conditions on the subject premises or sufficiently warn invitees, such as Plaintiff, YOLANDA MATHEWS, of such dangerous conditions.

126. Defendant, ARM PROPERTIES, breached that duty by:

(A) carelessly and negligently maintaining the subject premises;

(B) improperly installing the front door with no protective glass in the peephole:

(C) negligently allowing the existence of a front door peephole with no protective glass to exist on the property;

(D) negligently allowing the existence of guns (which were accessible to teenagers) on the property, and

(E) failing to warn of, or otherwise correct, the conditions of the peephole with no protective glass and guns (which were accessible to teenagers) on the property.

127. The negligent condition of the peephole with no protective glass and the guns (which were accessible to teenagers) on the property, and the resulting dangers of such conditions, were known

to Defendant, MUNIZ, or existed for a sufficient length of time so that Defendant, MUNIZ should have known of them.

128. As a direct and proximate result of the aforementioned negligence of Defendant MUNIZ, Plaintiff YOLANDA MATHEWS has sustained the following past and future damages:

- (a) Bodily injury;
- (b) Disability and inability and loss of capacity to lead and enjoy a normal life;
- (c) Severe mental pain, anguish, and suffering;
- (d) Great physical pain, anguish, and suffering;
- (e) Loss of (or diminution of) earnings or earning capacity;
- (f) Physical Impairment;
- (g) Aggravation of an existing disease or physical defect;
- (h) Permanent scarring, discoloration, deformation and disfiguration of her right eye;
- (i) Permanent blindness in her right eye; and
- (j) Medical and related expenses, past and future, incurred in seeking a cure for such injuries.

**WHEREFORE**, Plaintiff YOLANDA MATHEWS, demands a trial by jury and a judgment against Defendant, ARM PROPERTIES, in an amount within the jurisdictional limits of this Court, to wit: More than Thirty Thousand (\$30,000.00) Dollars, plus costs and for such other relief to which Plaintiff may be justly entitled.

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing Complaint has been furnished with the Summons for service this 6<sup>th</sup> day of August, 2021.

**CAREY LEISURE & NEAL**

622 Bypass Drive, Suite 100  
Clearwater, Florida 33764  
Telephone (727)799-3900  
Facsimile (727)295-2921  
[docservice@tcarey.com](mailto:docservice@tcarey.com)

**/s/ Katherine Neal**

**KATHERINE NEAL, ESQUIRE**  
Florida Bar No. 11642

**CRYSTAL SEBAGO, ESQUIRE**

PO Box 271650  
Tampa, Florida 33688-1650  
Telephone (813) 391-0716  
Facsimile (813) 315-7358  
[crystalsebagopa@gmail.com](mailto:crystalsebagopa@gmail.com)

**/s/ Crystal Sebago**

**CRYSTAL SEBAGO, ESQUIRE**  
Florida Bar No. 45109

Margaret A. McGarrity, Esq  
Crystal Sebago PA  
Attorneys at Law  
PO Box 568574  
Orlando, FL 32856-8574  
Phone: 813-404-2822  
Phone: 813-391-0716

June 19, 2020

**NOTICE PURSUANT TO FLORIDA STATUTE 768.28(6)**

**VIA CERTIFIED MAIL #7019-1120-0001-8648-6855  
and US First Class Mail**

Mr. Chad Poppell, Secretary  
Department of Children and Families  
1317 Winewood Blvd., Room 202  
Tallahassee, FL 32399

**cc: Via Certified Mail # 7019-1120-0001-8648-6886  
and First Class Mail**  
Jimmy Patronis, CFO  
Florida Department of Financial Services  
200 East Gaines Street  
Tallahassee, Florida 32399-0300

RE: Our Clients: Yolanda Mathews and her minor child  
Demarian Mathews  
Agency: Florida Department of Children and Families  
Date of Incident: June 2, 2018

Dear Secretary Chad Poppell:

This office represents Ms. Yolanda Mathews and her minor child Demarian Mathews, with respect to the above referenced personal injury incident. Pursuant to Florida Statute §768.28, the above-referenced claimants hereby give notice of their intent to pursue a claim for damages against Florida Department of Children & Families. Our firm represents the above-referenced claimants and any correspondence relating to this claim should be directed to our attention.

**EXHIBIT "A"**



The following is the specific information requested by the statute:

**Claimant Information:**

Ms. Yolanda Mathews  
DOB: 6/19/1969  
SSN: 263-57-1389  
POB: Tampa, Florida

Minor Child: Demarian Mathews  
DOB: 7/21/2009  
SSN:  
POB: Tampa, Florida

**Prior Claims:** Neither claimant owes the Department of Children and Families or any local or State Government agency more than \$200. Further, there are no prior adjudicated unpaid claims in excess of \$200.

**Date/Time/Place of Incident:** June 2, 2018, 11:30 pm, 7401 Aripeka Dr., Tampa, FL

**Incident Description:** Ms. Mathews was shot in the eye with a bb gun while supervising the foster children at the address listed above. She was working for Peak Group Home at the time supervising children in the State's custody.

**Description of Injuries:** Left eye blindness, migraines, headaches, anxiety, depression, PTSD, right eye vision weakening.

**Agency/Agents involved:** Florida Department of Children and Families, and Hillsborough County (which has been noticed separately)

**Relief sought:** Ms. Mathews seeks compensation for pain and suffering, disability, disfigurement, permanent impairment, mental anguish, loss of capacity for enjoyment of life, loss of earnings, loss of ability to earn money, and expense of hospitalization, medical and nursing care and treatment. Demarian Mathews seeks compensation for the loss of consortium from his parent.

*Secretary Chad Poppell, DCF and Florida CFO*

*Notice Fl Statute §768.28(6)*

*June 19, 2020*

*Page 3*


Pursuant to Florida Statute §768.28(6)(d), further information requested by Florida Statute §768.28(6)(c) will be provided prior to settlement payment, close of discovery or commencement of trial, whichever is sooner.

If additional information is requested or if this notice is legally defective in any way, please contact me immediately.

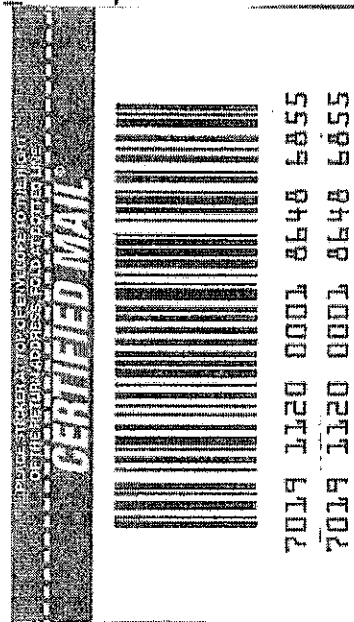
Sincerely,

Margaret A. McGarrity, Esq.

813-404-2822


SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY																
<ul style="list-style-type: none"> <li>Complete items 1, 2, and 3.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailpiece, or on the front if space permits.</li> </ul>	<p>A. Signature  <input checked="" type="checkbox"/> Agent  <input type="checkbox"/> Addressee</p> <p>B. Received by (Printed Name) _____</p> <p>C. Date of Delivery _____</p>																
<p>1. Article Addressed to:</p> <p>Mr. Chad Poppell, Secretary          Dept of Children &amp; Families          1317 Winewood Blvd Rm 202          Tallahassee, FL 32399</p>  <p>9590 9402 4902 9032 2674 17</p>	<p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes          If YES, enter delivery address below: <input type="checkbox"/> No</p>																
<p>2. Article Number (Transfer from service label)</p> <p>7019 1120 0001 8648 6855</p>	<p>3. Service Type</p> <table border="0"> <tr> <td><input type="checkbox"/> Adult Signature</td> <td><input type="checkbox"/> Priority Mail Express®</td> </tr> <tr> <td><input type="checkbox"/> Adult Signature Restricted Delivery</td> <td><input type="checkbox"/> Registered Mail™</td> </tr> <tr> <td><input type="checkbox"/> Certified Mail®</td> <td><input type="checkbox"/> Registered Mail Restricted Delivery</td> </tr> <tr> <td><input type="checkbox"/> Certified Mail Restricted Delivery</td> <td><input type="checkbox"/> Return Receipt for Merchandise</td> </tr> <tr> <td><input type="checkbox"/> Collect on Delivery</td> <td><input type="checkbox"/> Signature Confirmation™</td> </tr> <tr> <td><input type="checkbox"/> Collect on Delivery Restricted Delivery</td> <td><input type="checkbox"/> Signature Confirmation Restricted Delivery</td> </tr> <tr> <td><input type="checkbox"/> Insured Mail</td> <td></td> </tr> <tr> <td><input type="checkbox"/> Insured Mail Restricted Delivery (over \$500)</td> <td></td> </tr> </table>	<input type="checkbox"/> Adult Signature	<input type="checkbox"/> Priority Mail Express®	<input type="checkbox"/> Adult Signature Restricted Delivery	<input type="checkbox"/> Registered Mail™	<input type="checkbox"/> Certified Mail®	<input type="checkbox"/> Registered Mail Restricted Delivery	<input type="checkbox"/> Certified Mail Restricted Delivery	<input type="checkbox"/> Return Receipt for Merchandise	<input type="checkbox"/> Collect on Delivery	<input type="checkbox"/> Signature Confirmation™	<input type="checkbox"/> Collect on Delivery Restricted Delivery	<input type="checkbox"/> Signature Confirmation Restricted Delivery	<input type="checkbox"/> Insured Mail		<input type="checkbox"/> Insured Mail Restricted Delivery (over \$500)	
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<p>7019 1120 0001 8648 6855</p> <p>7019 1120 0001 8648 6855</p>	<p>555 6855</p> <p>8648 6855</p>	<p>Certified Mail Fee \$ _____</p> <p>Extra Services &amp; Fees (check box, add fee as appropriate)</p> <table border="0"> <tr> <td><input type="checkbox"/> Return Receipt (hardcopy)</td> <td>\$ _____</td> </tr> <tr> <td><input type="checkbox"/> Return Receipt (electronic)</td> <td>\$ _____</td> </tr> <tr> <td><input type="checkbox"/> Certified Mail Restricted Delivery</td> <td>\$ _____</td> </tr> <tr> <td><input type="checkbox"/> Adult Signature Required</td> <td>\$ _____</td> </tr> <tr> <td><input type="checkbox"/> Adult Signature Restricted Delivery</td> <td>\$ _____</td> </tr> </table> <p>Postage \$ _____</p> <p>Total Postage and Fees \$ _____</p>	<input type="checkbox"/> Return Receipt (hardcopy)	\$ _____	<input type="checkbox"/> Return Receipt (electronic)	\$ _____	<input type="checkbox"/> Certified Mail Restricted Delivery	\$ _____	<input type="checkbox"/> Adult Signature Required	\$ _____	<input type="checkbox"/> Adult Signature Restricted Delivery	\$ _____	<p>Postmark Here</p>
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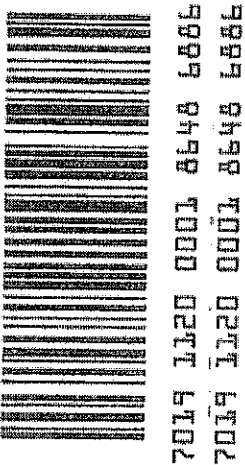
Margaret A. McGarrity, Esq.  
 PO Box 568574  
 Orlando, FL 32856-8574

Mr. Chad Poppell, Secretary  
 Department of Children and Families  
 1317 Winewood Blvd., Room 202  
 Tallahassee, FL 32399

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<ul style="list-style-type: none"> <li>Complete Items 1, 2, and 3.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailpiece, or on the front if space permits.</li> </ul>	<p>A. Signature X <span style="float: right;"><input type="checkbox"/> Agent <input type="checkbox"/> Addressee</span></p> <p>B. Received by (Printed Name) <span style="float: right;">C. Date of Delivery</span></p> <p>D. Is delivery address different from Item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No</p>																
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<input type="checkbox"/> Adult Signature Restricted Delivery	\$ _____

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PO Box 568574  
Orlando, FL 32856-8574

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Department of Financial Services  
200 E. Gaines Street  
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