1 2 3 4	Owen L. McIntosh, CSB #89638 LAW OFFICES OF OWEN L. McINTOSH 41750 Rancho Las Palmas Drive, Ste. 04 Rancho Mirage, CA 92270 Tel: (760) 568-4805 Fax: (760) 568-0016 SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVE PISIDE JUL 2 1 2011		
5 6 7 8	Paul Rolf Jensen, CSB #154013 Erin Boeck, CSB #273463 Katharine Wolfrom, CSB #272292 JENSEN & ASSOCIATES, APC Trial Lawyers 650 Town Center Drive, Twelfth Floor Costa Mesa, California 92626		
9	(714) 662-5527 fax (714) 708-2321		
10	Attorneys for PLAINTIFF		
12	Superior Court of the State of California		
13	For the County of Riverside		
14			
15	DAWN BRADLEY, Plaintiff, CASE NO. 1105843		
16	COMPLAINT FOR DAMAGES FOR:		
17 18	vs. 1. Assault Battery		
19 20	LINDSAY LOHAN; and DOES 1 to 5, inclusive,		
21	Defendants.		
22)		
23	Now comes Plaintiff, and as and for her claims and theories of relief, hereby alleges as follows:		
24			
25	COMMON ALLEGATIONS		
26	1. The acts alleged herein took place at The Betty Ford Center, located at 39000 Bob Hope		
27	Drive, Rancho Mirage, CA 92270, which at the time was Plaintiff's employer.		
28			

refers also to all defendants sued under fictitious names.

8

3.

1

2

3

5

6

7

10 11 12

13 14

15 16

17 18

19

2021

22 23

24 25

26 27

28

On December 12, 2010, Plaintiff reported for her shift as a chemical dependancy technician at the Betty Ford Center. Upon arrival, Plaintiff was notified that three female patients, including Defendant, had jumped over the back wall surrounding their residence and left the facility. At approximately 12:40 am, Plaintiff received a call from another technician to come breathalyze these same patients per Betty Ford Center policy. When Plaintiff went to the patients' residence, she found two of the three patients cooperative and honest, allowing breathalyzer tests and admitting to drinking alcohol. Defendant was combative, refused to breathalyze, yelled at the other patients not to talk to Plaintiff or the other technicians, and cursed at Plaintiff when she asked Defendant to please come inside the house and breathalyze. When Plaintiff attempted to escort one of the other patients to the tech office to speak in private, Defendant pushed Plaintiff on her left shoulder. Plaintiff called another technician for help, but Defendant insisted he leave the residence as he was male. Plaintiff left with him, then returned to check on one of the other patients who had been upset. While alone in another bedroom with the other two patients, Defendant walked in with a telephone in her hand and other up to her ear and stated "the police want to talk to you." Plaintiff attempted to speak with an officer, but Defendant had begun yelling in an out of control manner. When Plaintiff informed the officer that she could not hear him because of Defendant's yelling, Defendant threw the phone she was holding at Plaintiff. Plaintiff threw her left hand up to block the phone, then Defendant grabbed Plaintiffs right wrist and tried to

1	11.	As a result of Defendant's acts as alleged above, Plaintiff was, in fact, placed in great	
2		apprehension of a harmful or offensive contact with Plaintiff's person, causing Plaintiff to	
3		suffer general and special damages in an amount to be proven at trial.	
4	12.	The actions of Defendant as herein alleged were of such a reprehensible character, and were	
5		deliberately directed by said Defendant at causing harm to Plaintiff so as to justify the award	
6	7	of exemplary and punitive damages to punish said defendants, and to deter her from similar	
7		wrongful conduct in the future.	
8			
9		SECOND CAUSE OF ACTION	
10		BATTERY	
11		(Against All Defendants, and Each of Them)	
12	13.	Plaintiff reasserts and realleges the allegations of paragraphs 1-8 and 10-11 supra, as if set	
13		forth in full at this point.	
14	14.	Immediately after placing Plaintiff in great apprehension of a harmful or offensive contact,	
15		Defendant threw a phone at Plaintiff and then grabbed Plaintiff's wrist, pulling and twisting	
16		it.	
17	15.	In doing the acts as alleged above, Defendant acted with the intent to make a contact with	
18		Plaintiff's person. As a result, Plaintiff suffered general and special damages in an amount to	
19		be proven at trial.	
20	16.	The actions of Defendant as herein alleged were of such a reprehensible character, and were	
21		deliberately directed by said Defendant at causing harm to Plaintiff so as to justify the award	
22		of exemplary and punitive damages to punish said defendants, and to deter her from similar	
23		wrongful conduct in the future.	
24			
25		PRAYER	
26	And an analysis of the Annual Control of the		
27	VV IICI	Marie Marian Maria and America	
28			
	I	COMPLAINT	

ON ALL HER CAUSES OF ACTION l 1. For general damages according to proof; 2 2. For medical and related expenses according to proof; 3 3. For costs of suit incurred herein; 4 4. For exemplary and punitive damages in an amount not less than one million dollars; and 5 5. For such other and further relief as the court may deem proper. 6 7 8 AW OFFICES OF OWEN L. McINTOSH Dated: July 20, 2011 9 10 McINTOSH Attorney for Plaintiff 11 12 PAUL ROLF JENSEN Dated: July 20, 2011 ERIN BOECK 13 KATHARINE WOLFROM JENSEN & ASSOCIATES, APC 14 Trial Lawyers 15 16 PAUL ROLF JENSEN, Attorneys for Plaintiff 17 18 19 20 21 22 23 24 25 26 27 28 COMPLAINT