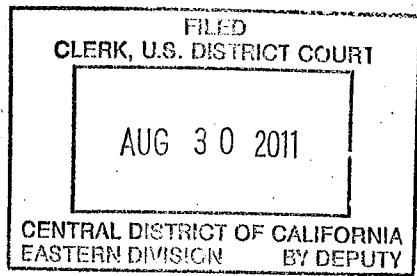


1 BOBBY WILLIS (Full Name)  
2 239 E 7th St #295 (Address Line 1)  
3 LOS ANGELES CA, 90014 (Address Line 2)  
4 213-884-2836 (Phone Number)



5 Plaintiff in Pro Per

ORIGINAL

8 UNITED STATES DISTRICT COURT  
9 CENTRAL DISTRICT OF CALIFORNIA

11 BOBBY WILLIS,  
12 Plaintiff,

13 vs.

14 David Aviles #513456  
15 carlos castillo #533039  
16 Adrian Zuniga #49552  
17 and DOES 1-10.

18 Defendant(s).

Case No.: CV 10-6357 SW (CP)  
(To be supplied by the Clerk)

FIRST AMENDED  
Civil Rights Complaint Pursuant to  
42 U.S.C. § 1983 (non-prisoners)

Jury Trial Demanded:  Yes  No

(All paragraphs and pages must be numbered.)

I. JURISDICTION

1. This court has jurisdiction under 28 U.S.C. § 1331 and 28 U.S.C. § 1343.  
Federal question jurisdiction arises pursuant to 42 U.S.C. § 1983.

II. VENUE

2. Venue is proper pursuant to 28 U.S.C. § 1391 because the events  
giving rise to this complaint happened in  
this district.

III. PARTIES

3. Plaintiff BOBBY WILLIS resides at:  
(your full name)

239 E. 7th # 295

LOS ANGELES, CA 90014

(your address)

(You should specifically identify each Defendant you intend to sue in a separate, numbered paragraph.)

4. Defendant Deputy David Aviles (#513456) works at  
(full name of Defendant)

Compton station, 301 S. Willowbrook Ave, Compton, CA 90220.

(Defendant's place of work)

Defendant's title or position is Deputy sheriff

(Defendant's title or position at place of work)

This Defendant is sued in his/her (check one or both):

individual capacity

official capacity

This Defendant was acting under color of law because: As the

~~because Deputy~~ David Aviles was on duty and  
in uniform

5. Defendant Deputy Carlos Castillo (#533039) works at  
(full name of Defendant)

operation safe Jail, 441 Bauchet St. Los Angeles, CA 90012.

(Defendant's place of work)

Defendant's title or position is Deputy sheriff

(Defendant's title or position at place of work)

This Defendant is sued in his/her (check one or both):

individual capacity

official capacity

This Defendant was acting under color of law because: AS THEY WERE

(DAVID AVILES, CARLOS CASTILLO, ADRIAN ZUNIGA) ON DUTY  
AND IN UNIFORM

1 Defendant ADRIAN ZUNIGA # 495521 works at  
*Insert ¶# (full name of Defendant)*

2 MEN'S CENTRAL JAIL 441 BAUCHET ST LA, CA. 90012  
3 *(Defendant's place of work)*

4 Defendant's title or position is DEPUTY SHERIFF  
5 *(Defendant's title or position at place of work)*

6 This Defendant is sued in his/her (check one or both):  
7  individual capacity  official capacity

8 This Defendant was acting under color of law because THEY WERE ON  
9 DUTY AND IN UNIFORM (DAVID AVILES, CARLOS CASTILLO  
10 ADRIAN ZUNIGA).  
11  
12

13  
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15  
16 Defendant DOE 4 works at  
17 *Insert ¶# (full name of Defendant)*

18 LA COUNTY JAIL  
19 *(Defendant's place of work)*

20 Defendant's title or position is DEPUTY SHERIFF  
21 *(Defendant's title or position at place of work)*

22 This Defendant is sued in his/her (check one or both):  
23  individual capacity  official capacity

24 This Defendant was acting under color of law because AS THEY WERE  
25 PUTTING THE HANDCUFFS ON THEY WERE PINCHING  
26 MY SKIN AND I TOLD THEM DOE 4 were  
27 on duty and in uniform  
28

**IV. STATEMENT OF FACTS**

(Explain what happened in your own words. You do not have to cite legal authority in this section. Be specific about names, dates, and places. Explain what each Defendant did. Remember to number every paragraph.)

1  
2  
3  
4 1. ON MONDAY JANUARY 17, 2009 AT THE LOS ANGELES  
5 COUNTY JAIL DEPUTY DAVID AVILES, DEPUTY CARLOS CASTILLO  
6 AND DEPUTY ADRIAN ZUNIGA WERE MOVING ME FROM CELL  
7 TO ANOTHER ONE OF THE DEPUTIES STOPPED AND PUT  
8 HANDCUFFS ON ME. I TOLD HIM HE WAS PINCHING MY SKIN  
9 AND HE TOLD ME TO SHUT UP. I TOLD HIM HE MUST  
10 FEEL REAL BIG

11  
12 2. AS THE HANDCUFFS WERE ON THE DEPUTY THAT PUT  
13 THE HANDCUFFS ON ME STARTED PUNCHING ME, HITTING ME  
14 ON THE BACK OF THE HEAD AND ON MY BACK AND KNOCKED  
15 ME DOWN TO THE FLOOR FACE DOWN ON MY STOMACH. THE  
16 OTHER DEPUTIES (DAVID AVILES, CARLOS CASTILLO, ADRIAN ZUNIGA)  
17 SAT ON ME AND STANDING AND STARTED HITTING ME IN MY EYES  
18 AND THE REST OF THE OFFICERS CAME UP AND STARTED KICKING  
19 ME AND HITTING ME IN MY FACE.

20 3. BECAUSE OF THE INCIDENT, I HAD TO GET FOUR  
21 STITCHES IN MY LEFT EYE. I BELIEVE THIS IS  
22 A CLEAR VIOLATION OF MY RIGHTS.  
23  
24  
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V. CLAIMS

Claim #1

1  
2  
3 4. Plaintiff realleges and incorporates by reference all of the paragraphs above.  
4 *Insert ¶#*

5 5. Plaintiff has a claim under 42 U.S.C. §1983 for violation of the following  
6 *Insert ¶#* federal constitutional or statutory civil right:

7 DAVID AVILES, CARLOS CASTILLO AND ADRIAN ZUNIGA  
8 VIOLATED MY CIVIL RIGHTS BY BEATING ME WHILE  
9 I WAS DETAINED IN HANDCUFFS, MY 14TH  
10 AMENDMENT RIGHT. A CODE OF COLOR

11 6. The above civil right was violated by the following Defendants:

12 *Insert ¶#*  
DAVID AVILES, CARLOS CASTILLO, ADRIAN ZUNIGA  
13  
14

15 *(You may list facts supporting your claim. Be specific about how each Defendant violated this particular civil right.)*

16 7. I WAS ALREADY IN HANDCUFFS (DAVID AVILES  
17 *Insert ¶#* CARLOS CASTILLO, ADRIAN ZUNIGA) VIOLATED MY CIVIL  
18 RIGHTS BY BEATING ME WHILE I WAS  
19 DETAINED IN HANDCUFFS.  
20  
21  
22  
23

24 8. As a result of the Defendant's violation of the above civil right, Plaintiff  
25 *Insert ¶#* was harmed in the following way:

26 I HAD A BLACK EYE AND I HAD TO GET FOUR STITCHES  
27 UNDER MY LEFT EYE, THE IRRITATED MY LOWER BACK  
28 BY HITTING ME. I HAVE A PHYSICAL DISABILITY.

Claim # ( )  
(insert Claim#)

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\_\_\_\_\_. Plaintiff realleges and incorporates by reference all of the paragraphs above.  
*Insert ¶ #*

(List any other legal claim you have that is related to your civil rights claim.)

\_\_\_\_\_.  
*Insert ¶ #*

\_\_\_\_\_. Plaintiff alleges the above claim against the following Defendant(s):  
*Insert ¶ #*

DAVID AVILES CARLOS CASTILLO ADRIAN ZUNIGA  
THEY GAVE ME A BLACK EYE, THEY WERE KICKING AND  
PUNCHING ME. I HAD TO GET FOUR STITCHES UNDER MY LEFT EYE.

(You may list facts supporting your claim. Be specific about how each Defendant violated the rights giving rise to this claim.)

\_\_\_\_\_. DAVID AVILES, CARLOS CASTILLO ADRIAN ZUNIGA -  
*Insert ¶ #*

THEY GAVE ME A BLACK EYE, THEY WERE KICKING AND  
PUNCHING ME. I HAD TO GET FOUR STITCHES UNDER  
MY LEFT EYE.

\_\_\_\_\_. As a result of the Defendant's violation of the rights giving rise to this  
*Insert ¶ #* claim, Plaintiff was harmed in the following way:

I GOT A BLACK EYE. I HAD TO GET FOUR  
STITCHES UNDER MY LEFT EYE. THEY IRRITATED MY  
LOWER BACK. I HAVE A PHYSICAL DISABILITY, THREE  
HERNIATED DISCS OF THE LUMBAR SPINE.

VI. REQUEST FOR RELIEF

WHEREFORE, the Plaintiff requests:

          . PUNITIVE DAMAGES

Insert ¶#

          . COMPENSATORY DAMAGES

Insert ¶#

           I WANT 100,000 DOLLARS

          . ANY OTHER RELIEF WHICH THE COURT

Insert ¶#

           MAY DEEM PROPER

Insert ¶#

Dated: 8-26-11

Sign: Bobby Willis

Print Name: BOBBY WILLIS

DEMAND FOR JURY TRIAL

Plaintiff hereby requests a jury trial on all issues raised in this complaint.

Dated: 2-26-11

Sign: Bobby Willis

Print Name: Bobby Willis

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BOBBY WILKS  
239 E. 9th St # 295  
Los Angeles CA 90014

RECEIVED  
CLERK, U.S. DISTRICT COURT  
AUG 30 2011  
CENTRAL DISTRICT OF CALIFORNIA  
EASTERN DIVISION BY DEPUTY

Judge: OSWALD PARADA  
3470 Twelfth St. 3rd Fl.,  
RIVER SIDE, CALIFORNIA 92501

