

Commonwealth of Massachusetts  
County of Norfolk  
The Superior Court

165.0

CIVIL DOCKET# 2013-1440

WILLIAM TERRY,  
Plaintiff  
vs.

BAR MANAGEMENT CORP., d/b/a Boston by the Viaduct  
a/k/a Canton Junction Sports Pub; BPONG, LLC;  
MICHAEL S. CONNORS and KILDER CARDONA,  
Defendant (s)

JUDGMENT ON JURY VERDICT

Re: Defendants BAR MANAGEMENT CORP., d/b/a Boston by the Viaduct  
a/k/a Canton Junction Sports Pub; MICHAEL S. CONNORS  
and KILDER CARDONA

This action came on for trial before the Court and a jury, Angel Kelley Brown,  
Associate Justice presiding and the issues having been duly tried and the jury having  
rendered its verdict, Wherefore,

It is ORDERED and ADJUDGED:

That the Plaintiff WILLIAM TERRY recover of the defendants BAR  
MANAGEMENT CORP., d/b/a Boston by the Viaduct a/k/a Canton Junction Sports  
Pub; MICHAEL S. CONNORS and KILDER CARDONA the sum of \$250,000.00 with  
statutory interest at the rate of 12% thereon from 09/23/2013 (the date of entry in  
Suffolk Superior Court), and his statutory costs of action.

Dated at Dedham, Massachusetts this 16<sup>th</sup> day of June, 2016.

2016 JUN 15 09:11:53  
CLERK OF THE COURT  
SUFFOLK COUNTY

BY: Loretta Sweeney  
Assistant Clerk

I ATTEST THAT THIS DOCUMENT  
IS A CERTIFIED PHOTOCOPY OF  
AN ORIGINAL ON FILE

Madeline Gibbons 6/16/16  
Assistant Clerk

Original  
6/6/16

162

COMMONWEALTH OF MASSACHUSETTS

NORFOLK, ss.

SUPERIOR COURT (DEDHAM)  
C.A. NO.: 1382CV01440-A

WILLIAM TERRY,	)
Plaintiff	)
	)
v.	)
	)
BAR MANAGEMENT CORP. D/B/A BOSTON BY THE	)
VIADUCT A.K.A. CANTON JUNCTION SPORT'S PUB,	)
MICHAEL S. CONNORS & KILDER CARDONA	)
Defendants	)

SPECIAL JURY VERDICT QUESTIONS

A. Assault and Battery – Defendant Michael S. Connors

1. Did Michael S. Connors intentionally assault and/or batter William Terry on the night in question with the intent to inflict serious bodily harm and, if so, did the Plaintiff sustain damages as a result of Connors actions?

Yes                       No

Continue to Question 2.

B. Assault and Battery – Defendant Kilder Cardona

2. Did Kilder Cardona intentionally assault and/or batter William Terry on the night in question with the intent to inflict serious bodily harm and, if so, did the Plaintiff sustain damages as a result of Cardona's actions?

Yes                       No

Continue to Question 3.

RECEIVED & FILED 6/15/16  
CLERK OF THE COURTS  
NORFOLK COUNTY

C. Negligence – Defendant Bar Management Corp. d/b/a Boston by the Viaduct a.k.a. Canton Junction Sports Pub

3. Was Bar Management Corp. d/b/a Boston by the Viaduct a.k.a. Canton Junction Sports Pub negligent?

Yes  No

*If you answered YES to this Question 3, continue to Question 4. If you answered NO to Question 1, Question 2, and Question 3, then please stop, as you have reached a verdict. If you answered NO to this Question 3, but you answered YES to one of the preceding questions, then continue to Question 5.*

4. Did William Terry sustain damages proximately caused by the negligence of Bar Management Corp. d/b/a Boston by the Viaduct a.k.a. Canton Junction Sports Pub?

Yes  No

*If your answers to Question 1, 2, 3 or 4 was "Yes," go on to Question 5. If your answers to Questions 1, 2 and 3 was "No," then please stop. You have reached a verdict.*

D. Damages

5. What total amount of money will fairly and reasonably compensate the Plaintiff for the damage and/or harm he sustained?

Two Hundred Fifty Thousand  
(Write out in words)

\$ 250,000  
(Figures)

Mark Rosen

FOREPERSON

DATE: 6/7/16

I ATTEST THAT THIS DOCUMENT  
IS A CERTIFIED PHOTOCOPY OF  
AN ORIGINAL ON FILE

Oliver Selby  
Assistant Clerk 6/16/16