

IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT,
IN AND FOR BROWARD COUNTY, FLORIDA

JONATHAN MARENUS and DARI MARENUS,
individually, and as parents and natural
guardians of JAMIE MARENUS, a minor,

CASE NO:

Plaintiffs,

IJUMP LLC, d/b/a OFF THE WALL GAMEZONE,

Defendant.

COMPLAINT

Plaintiffs, JONATHAN MARENUS and DARI MARENUS, individually, and as parents and natural guardians of JAMIE MARENUS, a minor, by and through their undersigned attorneys, hereby file this Complaint against the Defendant, IJUMP LLC, d/b/a OFF THE WALL GAMEZONE, and state as follows:

1. This is an action for damages in an amount in excess of Fifty Thousand and 00/100 (\$50,000.00) dollars exclusive of interest and costs.
2. At all times material hereto, Plaintiffs, JONATHAN MARENUS and DARI MARENUS, and their minor daughter, JAMIE MARENUS, were residents of Broward County, citizens of the State of Florida and otherwise *sui juris*.
3. JAMIE MARENUS was born on January 2, 2019, and is a minor child.
4. At all times material hereto, Defendant, IJUMP LLC, d/b/a OFF THE WALL GAMEZONE, was a Florida Limited Liability Company authorized to conduct and doing business in the State of Florida.
5. At all times material hereto, Defendant, IJUMP LLC, d/b/a OFF THE WALL GAMEZONE, owned, operated, managed, maintained, supervised, and/or controlled an indoor trampoline park and entertainment facility located at 4939 Coconut Creek Parkway, Coconut Creek, Florida 33063.
6. On or about March 7, 2026, JAMIE MARENUS, was lawfully present on Defendant's premises as a business invitee.

7. On said date, while utilizing one of Defendant's trampolines in a reasonably foreseeable manner, JAMIE MARENUS was jumping within her designated trampoline square when, suddenly and without warning, an adult male patron ran erratically and recklessly through the trampoline area and entered her trampoline square, causing a collision and resulting in serious bodily injury.

8. At all times material hereto, Defendant knew or should have known that allowing adult patrons to engage in reckless conduct in areas occupied by young children created a foreseeable risk of injury to its patrons.

9. Venue is proper in this Court as all events that give rise to this cause of action took place in Broward County, Florida.

10. All conditions precedent to bringing this cause of action have occurred, or have been performed, excused, discharged, satisfied or waived.

COUNT I - NEGLIGENCE OF IJUMP LLC, d/b/a OFF THE WALL GAMEZONE

Plaintiffs, JONATHAN MARENUS and DARI MARENUS, individually, and as parents and natural guardians of JAMIE MARENUS, a minor, realleges and reavers each and every allegation contained in paragraphs 1 through 10 as if fully set forth herein and further allege:

11. At all times material hereto, Defendant owed a duty to JAMIE MARENUS, a minor business invitee, to exercise reasonable care in the operation of its trampoline facility, to maintain the premises in a reasonably safe condition, to adequately supervise patrons utilizing the trampoline attractions, and to protect invitees from reasonably foreseeable dangers.

12. Defendant, IJUMP LLC, d/b/a OFF THE WALL GAMEZONE, breached its duty to JAMIE MARENUS by:

- a. Failing to adequately supervise the trampoline area;
- b. Failing to properly monitor patrons utilizing the trampolines;
- c. Failing to enforce safety rules and regulations;
- d. Failing to prevent reckless and dangerous conduct by patrons;
- e. Failing to provide adequate staffing and supervision;
- f. Failing to separate patrons by age, size, skill level, and/or activity level when reasonably necessary;
- g. Failing to maintain the premises in a reasonably safe condition;

- h. Failing to warn patrons of dangerous conditions known or which should have been known to Defendant.

13. As a direct and proximate result of the Defendant's negligence, JAMIE MARENUS suffered bodily injury, and resulting pain and suffering, disability, disfigurement, mental anguish, loss of capacity for the enjoyment of life, expense of hospitalization, medical and nursing care and treatment. These losses are either permanent or continuing in nature, and the minor will suffer these losses in the future.

14. As a further direct and proximate result of the negligence alleged herein above, the Plaintiffs, JONATHAN MARENUS and DARI MARENUS, individually, and as parents and natural guardians of JAMIE MARENUS, a minor, has in the past and will in the future, until JAMIE MARENUS reaches the age of 18, incur medical and related expenses as a result of the care and treatment and the injuries sustained by their minor child.

WHEREFORE, Plaintiffs, JONATHAN MARENUS and DARI MARENUS, individually, and as parents and natural guardians of JAMIE MARENUS, a minor, demand judgment for damages against the Defendant, IJUMP LLC, d/b/a OFF THE WALL GAMEZONE, in excess of Fifty Thousand and 00/100 Dollars (\$50,000.00), together with any costs and for any further relief this Court deems just and proper.

DEMAND FOR JURY TRIAL

The Plaintiffs demand a trial by jury of all issues so triable as a matter of right.

Respectfully submitted this 2nd day of July, 2026.

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