

STATE OF IDAHO }
COUNTY OF KOOTENAI } SS
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CLERK DISTRICT COURT

DEPUTY

Leander L. James, ISB #4800
JAMES, VERNON & WEEKS, P.A.
Attorneys at Law
1626 Lincoln Way
Coeur d'Alene, ID 83814
Telephone: (208) 667-0683
Facsimile: (208) 664-1684

Attorney for Plaintiffs

**IN THE DISTRICT COURT OF THE FIRST JUDICIAL DISTRICT OF THE
STATE OF IDAHO, IN AND FOR THE COUNTY OF KOOTENAI**

BRANDI JONES, natural parent of
REGINALD JUSTICE NAULT, and DASHA
DRAHOS (a/k/a DASHA HUNTER),
biological sister of REGINALD JUSTICE
NAULT, Decedent,

Plaintiffs,

vs.

CAMEREN NOSWORTHY, BRODY
LUNDBLAD, TRACEY LYNN, and DALE
ATKISSON,

Defendants.

Case No.:

CV17-3456

COMPLAINT FOR DAMAGES AND
DEMAND FOR JURY TRIAL

COPY

COMES NOW BRANDI JONES, as natural parent of Reginal Justice Nault, a deceased minor child, and DASHA HUNTER, sister of Reginald Justice Nault, the above-named Plaintiffs, by and through their attorney of record, Leander L. James of the law firm James, Vernon & Weeks, P.A., and for a cause of action against the above-named Defendants, complain and allege as follows:

CYNTHIA K.C. MEYER

I.
IDENTITY OF THE PARTIES, JURISDICTION AND VENUE

1.1 Decedent Reginald Justice Nault: Decedent Reginald Justice Nault (“Decedent” or “Reggie”) was a loving, talented child and a committed son and sibling, who tragically died on July 21, 2015, as a direct and proximate result of each Defendant’s wrongful conduct. Plaintiffs love Reggie, and he is beloved by many in his local community. Reggie’s tragic, premature death at age 16 has caused deep and lasting pain and damage to Plaintiffs and the local community. Attached hereto and incorporated herein as Exhibit 1 is a funeral testimonial that accurately depicts Reggie’s appearance around the time of his death.

1.2 Plaintiff Brandi Jones: Brandi Jones (Brandi) is Reggie’s natural mother. Brandi had a loving relationship with her child, Reggie; his death and her loss of relationship with him has caused Brandi traumatic, deep and lasting damage. Brandi has incurred wrongful death and emotional damages as a direct and proximate result of the wrongful conduct of each Defendant.

1.3 Plaintiff Dasha Drahos: Dasha Drahos (a/k/a Dasha Hunter) is the biological sister of Reggie. She loves her brother, had a close relationship with her brother and has incurred wrongful death and emotional damages as a direct and proximate result of the wrongful conduct of each Defendant.

1.4 Defendant Cameren Nosworthy: Defendant Cameren Nosworthy negligently, recklessly and tortiously caused the death of Reggie Nault and damages to each Plaintiff as alleged herein. Said Defendant’s residence is believed to be: 11098 N. Cattle Dr., Hayden, ID 83835.

1.5 Defendant Brody Lundblad: Defendant Brody Lundblad negligently, recklessly and tortiously caused the death of Reggie Nault and damages to each Plaintiff as alleged herein. Said Defendant’s residence is believed to be: 2823 E. Harrison Ave., Coeur d’Alene, ID 83814.

1.6 Defendant Tracey Lynn: Defendant Tracey Lynn negligently, recklessly and tortiously caused the death of Reggie Nault and damages to each Plaintiff as alleged herein. Said Defendant’s residence is believed to be: 1381 E. Elderberry Cir., Coeur d’Alene, ID 83815.

1.7 Defendant Dale Atkisson: Defendant Dale Atkisson negligently, recklessly and

tortiously caused the death of Reggie Nault and damages to each Plaintiff as alleged herein. Said Defendant's residence is believed to be: 12911 East Sinto, Spokane Valley, WA 99216.

1.8 Jurisdiction and Venue: This Court has jurisdiction and venue over this case by virtue of Idaho Code §5-514, Idaho Code §5-404, and 28 United States Code §1333, subdivision (1), in that each Defendant's alleged tortious conduct occurred in Kootenai County on the navigable waters of the United States of America.

II. **GENERAL ALLEGATIONS**

2.1 Plaintiffs incorporate by reference all other paragraphs of this Complaint as if set forth herein.

2.2 On or about July 21, 2015, on Lake Coeur d'Alene, near Arrow Point, Decedent Reginald Justice Nault drowned as a direct and proximate result of each Defendant's negligent, reckless and otherwise tortious conduct.

2.3 On or about the morning of July 21, 2015, Defendant Cameren Nosworthy met Reggie and drove them to Lake Coeur d'Alene for a boat trip. Defendant Brody Lundblad joined them later. All three boys were minors, age 16.

2.4 At Lake Coeur d'Alene, Defendants Nosworthy and Lundblad boarded a boat with Reggie. The boat/vessel is believed to be a Cobalt 230 (hereinafter "boat" or "vessel"). Said minors boarded the boat with a case of 12 or 18 Michelob beers. Defendant Cameren Nosworthy thereafter operated the boat with the boat owner's permission and with duties and responsibilities to his passengers. Decedent Reggie was thereafter a passenger on the boat most of that day until his drowning.

2.5 At times material hereto, Defendant Cameren Nosworthy drank alcohol and was under the influence of alcohol while operating the vessel; Defendant Nosworthy consumed alcohol knowing he should not do so as a minor and should not do so while operating a vessel. Defendant Nosworthy knew that consuming alcohol would impair his judgment and ability to operate the vessel, including his ability to fulfill his duty to protect the health and safety of his minor

passengers. Defendant Nosworthy further knew or should have known his passengers consumed alcohol, which affected their judgment, coordination and function.

2.6 On information and belief, Defendants furnished each other and Reggie with alcoholic beverages during the day.

2.7 At times material hereto, Defendant Nosworthy's blood alcohol levels were in excess of the legal limit for a juvenile person operating a water craft in Idaho. At times material hereto, Defendant Nosworthy knew he and his passengers were impaired by alcohol.

2.8 Later in the afternoon or early evening of July 21, 2015, Defendant Nosworthy took his passengers to Shooters Bar & Grill (Shooters), a restaurant on Lake Coeur d'Alene. Attached hereto as Exhibit 2 is a true and correct copy of a receipt signed by the vessel operator, Defendant Cameren Nosworthy, for food purchased at Shooters. On information and belief, Cameren Nosworthy attempted to purchase alcoholic beverages for the boys but was refused by the server, one Jackie L. Gist.

2.9 On information and belief, Defendant Nosworthy, Defendant Lundblad and Reggie were seated at a table at Shooters adjacent to a table where Defendants Dale Atkisson and Tracey Lynn sat. Defendants Atkisson and Lynn struck up a conversation with the boys. During this period of time an employee, believed to be a supervisor, walked over to the boys' table and told them to stop trying to purchase alcoholic beverages. These events occurred on the deck of the restaurant that is situated on stilts over Lake Coeur d'Alene, next to the docks where the boys and Defendants Atkisson and Lynn had docked their vessels.

2.10 As the minor boys were leaving the restaurant, Defendant Dale Atkisson ordered a large, alcoholic drink. Said drink, known as a "Shooter sinker" (also referred to as a "derailer" and "d tailer"), contained 12 shots of hard alcohol. As the boys were either on the dock, boarding their vessel or on the vessel, Defendant Atkisson and Defendant Tracey Lynn furnished the Shooter sinker to the minor boys.

2.11 At approximately 1639 hrs., Defendant Lundblad texted a girl that he was "drinking D Tailors".

2.12 On information and belief, the vessel operator, Defendant Nosworthy, drank from the Shooter sinker/derailer and the alcohol in the derailer thereafter impaired his judgment and function. Said impaired judgment and function ultimately were substantial factors causing the death of Reggie. Nosworthy's tortious conduct alleged herein was a substantial factor causing the death of Reggie, and his obstruction of the investigation into Reggie's disappearance caused additional pain and emotional trauma to each Plaintiff.

2.13 On information and belief, Defendant Lundblad drank from the derailer and the alcohol in the derailer thereafter impaired his judgment and function. Said impaired judgment and function ultimately were substantial factors causing the death of Reggie. Lundblad's tortious conduct alleged herein was a substantial factor causing the death of Reggie, and his obstruction of the investigation into Reggie's disappearance caused additional pain and emotional trauma to each Plaintiff.

2.14 On information and belief, Reggie drank from alcohol furnished to him by each Defendant, and said alcohol thereafter impaired his judgment and function. Said impaired judgment and function ultimately were substantial factors causing Reggie's death.

2.15 As Defendant Nosworthy navigated the vessel away from the dock at Shooters Restaurant, he knew or should have known that he and his passengers were intoxicated; he knew or should have known that said intoxication put his passengers at risk of harm.

2.16 After leaving Shooters, Defendant Nosworthy operated the vessel north toward Arrow Point at a high rate of speed. Somewhere near Arrow Point, Defendant Nosworthy was running the vessel at approximately 51 miles per hour while he knew or reasonably should have known that his passenger, Reggie Nault, was going to enter the water. Defendant Lundblad then and there assumed the duty to be a spotter for Reggie to identify where Reggie might enter the water. Thereafter Defendants Nosworthy and Lundblad, still impaired by alcohol, each assisted, allowed, encouraged and/or facilitated Reggie's entering the water without a flotation device in an area where the water was over Reggie's head, distant from shore, and while Defendant Nosworthy was operating the vessel at a very high rate of speed. After Decedent entered the water, Decedent

began to drown. Defendants each then failed to make reasonable efforts to prevent Reggie from drowning by, inter alia, failing to spot where Reggie entered the water and failing to go back and retrieve Reggie in a speedy manner. Instead, on information and belief, Defendant Nosworthy circled around to retrieve Reggie, but he and Defendant Lundblad were each too impaired by alcohol to determine where Decedent had entered the water or to arrive in a timely manner to prevent harm. Upon information and belief, Nosworthy was driving so fast that when he turned the boat around to go back, he caused the spotter, Lundblad, to fall on the floor of the boat and lose his view of the location of Reggie.

2.17 Defendant Brody Lundblad was a passenger on the boat at the time that the Decedent entered the water. He was spotting, watching and filming Reggie when Reggie entered the water. Defendant Lundblad and Defendant Nosworthy knew the Decedent had consumed alcohol throughout the day and was likely intoxicated and impaired. Each Defendant knew or should have known Reggie was going to enter the water with impaired ability to swim and tread water. Defendant Lundblad was recording the event on his phone through “Snapchat”; he recorded the vessel’s speedometer showing an excessive rate of speed and Reggie entering the water. Defendant Lundblad had a duty as spotter to make sure that Reggie did not enter the water at a high rate of speed, and that he wear a life vest if he entered the water. Defendant Lundblad further had a duty to mark the point of entry and maintain focus on the point of entry so he could help the vessel operator navigate back to the point of entry.

2.18 Defendant Nosworthy had a duty of care as the operator of the vessel to prevent Reggie from jumping off the boat while intoxicated, while the boat was travelling at a high rate of speed, in deep water, far from shore. He further had the duty to spot and mark the place where Reggie entered the water and to quickly navigate back to the point of entry and retrieve Reggie. Defendant Nosworthy further had a duty to assure his minor, intoxicated passengers were wearing life vests and that specifically Reggie wore a life vest before entering the water. In violation of this duty, he operated the vessel without assuring Reggie wore a life vest before entering the water.

2.19 On information and belief, after Defendants Lundblad and Nosworthy realized they

could not find Reggie, they did not immediately call 911. The first call Defendant Lundblad is believed to have made after realizing Reggie was missing was to a girl who told him he should call 911.

2.20 Defendants Nosworthy and Lundblad then and there put their own self-interests above finding Reggie. Said Defendants engaged in a series of acts designed to help them escape responsibility, accountability and potential criminal liability. Defendants Nosworthy and Lundblad hid evidence and obstructed the Kootenai County Sheriff's investigation of the incident. Among other things, Defendants Nosworthy and Lundblad concealed evidence, destroyed evidence, gave false and misleading statements and deprived investigators of essential information needed to locate Reggie. *For example:*

2.20.a Defendants Nosworthy and Lundblad left the scene of the location where Reggie entered the water, when they could have stayed there and called 911 from their cell phones.

2.20.b Defendants Nosworthy and Lundblad destroyed and/or concealed evidence that the boys had been consuming alcoholic beverages.

2.20.c Defendant Cameren Nosworthy told the investigating officer he was "cruising back north at a fairly slow speed" which, according to the Sheriff's investigation, "is not true because he was going over 50 miles per hour."

2.20.d Defendants Nosworthy and Lundblad advised law enforcement that they were only going 35 miles per hour when Reggie entered the water, when they knew they were traveling much faster than that.

2.20.e Defendants Nosworthy and Lundblad did not advise law enforcement of the correct location where Reggie went into the water and/or directed investigators to the wrong location.

2.20.f Defendants Nosworthy and Lundblad denied drinking alcohol, which was not true.

2.20.g Defendants Nosworthy and/or Lundblad deleted a video that appeared on

Snapchat and that, according to the Sheriff's investigation, "showed the boat speedometer at 51 mph, then turned back to show Reggie." According to the Sheriff's investigation, Lundblad told a Deputy Hedlund that he had deleted the video from Snapchat when he realized what it showed.

2.20.h When Deputy Hedlund requested both Lundblad and Nosworthy give him their telephones, they refused. At that time, Reggie was still missing and the cell phones contained GPS location information that, according to the Sheriff's office, "could be very helpful in locating Nault."

2.20.i Almost immediately after the investigation into Reggie's whereabouts began, and while Reggie's status and location were still unknown, Defendant Nosworthy left town.

2.21 All of the above self-protective misstatements, falsehoods and obstruction of law enforcement caused each Plaintiff additional trauma. As a direct and proximate result of said conduct, Reggie's status, whereabouts and body location were unknown for another 13 days, during which time Plaintiffs were in emotional anguish wondering what had really happened to Reggie, whether he was alive, suffering, or dead, and if dead, where his body lay.

2.22 The wrongful conduct of Defendant Nosworthy and Defendant Lundblad delayed the discovery of Reggie's death and his body and thereby directly and proximately caused anxiety, fear, pain and emotional distress for each Plaintiff.

2.23 Each Defendant breached their duties of care to Reggie and Plaintiffs, causing Reggie's death and damages to each Plaintiff.

III.

NEGLIGENCE, NEGLIGENCE PER SE, RECKLESSNESS, AND TORTIOUS CONDUCT OF DEFENDANT CAMEREN NOSWORTHY AND WRONGFUL DEATH

3.1 Plaintiffs incorporate by reference all other paragraphs of this Complaint as if set forth herein.

3.2 At the time of the events described in the preceding paragraphs, Defendant

Cameren Nosworthy had certain duties imposed upon him by statutes, rules, regulations and common law which he then and there owed to Reggie and Plaintiffs; and said Defendant did negligently, carelessly, recklessly, heedlessly and tortiously breach said duties, including but not limited to:

- 3.2.a Consuming alcohol;
- 3.2.b Consuming alcohol as a juvenile, in violation of laws prohibiting minors form consuming alcohol;
- 3.2.c Consuming alcohol to the point of impairment;
- 3.2.d Operating a vessel while under the influence of alcohol;
- 3.2.e Operating a vessel at an excessive rate of speed;
- 3.2.f Being impaired by alcohol while having the duty to care for his passengers;
- 3.2.g Failing to care for the welfare and safety of his boat passenger, Decedent;
- 3.2.h Encouraging Reggie while impaired to enter the water from a fast-moving vessel;
- 3.2.i Failing to assure Reggie was wearing a life vest, particularly when he entered the water;
- 3.2.j Failing to provide for the health, safety and welfare of his passenger;
- 3.2.k Assisting, allowing and/or facilitating his impaired boat passenger with entering the water without a flotation device in an area where the water was over the passenger's head and far from shore;
- 3.2.l Failing to make reasonable efforts to prevent Reggie from sinking and drowning, such as marking the point of entry and coming back to the place where Reggie entered the water;
- 3.2.m Not spotting the location where Reggie entered the water;
- 3.2.n Not returning to the location where Reggie entered the water;
- 3.2.o Not timely returning to the location where Reggie entered the water;
- 3.2.p Returning to a location other than the location where Reggie was in the

water;

3.2.q Failing to attempt the rescue of his passenger who entered the water and/or attempting to rescue his passenger while under the influence of alcohol;

3.2.r Leaving Decedent in the water, drowning;

3.2.s Failing to make proper observations of existing conditions and to see what was there to be seen;

3.2.t Operating the vessel without exercising reasonable care, at a high rate of speed in a fashion and in a manner that was likely to cause injury or death to others;

3.2.u Violating statutes, rules and regulations, including but not limited to, Violating Title 67, Chapter 70 (Idaho Safe Boating Act), including I.C. §67-7034 (1)(a);

3.2.v Causing the loss of evidence relating to the death of Reggie Justice Nault;

3.2.w Delaying the discovery of Reggie's death;

3.2.x Delaying the discovery of Reggie's body;

3.2.y Hindering the investigation of authorities into the death of Reggie Justice Nault;

3.2.z Providing False Information to Law Enforcement Officers in violation of I.C. sec. 18-5413;

3.2.aa Obstructing Officers' Investigation in violation of I.C. sec. 18-705; and

3.2.bb Furnishing alcohol to a minor and violating I.C. sec. 23-604.

IV.

NEGLIGENCE, NEGLIGENCE PER SE, RECKLESSNESS, AND TORTIOUS CONDUCT OF DEFENDANT BRODY LUNDBLAD AND WRONGFUL DEATH

4.1 Plaintiffs incorporate by reference all other paragraphs of this Complaint as if set forth herein.

4.2 At the time of the events described in the preceding paragraphs, Defendant Brody Lundblad had certain duties imposed upon him by statutes, regulations and common law which he then and there owed to Reggie and Plaintiffs; and said Defendant did negligently, carelessly,

recklessly, heedlessly and tortiously breach said duties, including but not limited to:

- 4.2.a Consuming alcohol;
- 4.2.b Consuming alcohol as a juvenile, in violation of laws prohibiting minors from consuming alcohol;
- 4.2.c Consuming alcohol to the point of impairment;
- 4.2.d Operating a vessel while under the influence of alcohol;
- 4.2.e Encouraging a vessel operator to operate a vessel at an excessive rate of speed;
- 4.2.f Encouraging and/or enabling Reggie to leave a vessel travelling at a high rate of speed in deep water, far from shore, without a life vest;
- 4.2.g Being impaired by alcohol while having the duty to care for a passenger on a vessel and/or while Reggie left the vessel, including but not limited to spotting for that passenger as he entered the water;
- 4.2.h Failing to assure Reggie was wearing a life vest, particularly when he entered the water;
- 4.2.i Failing to provide for the health, safety and welfare of Reggie;
- 4.2.j Assisting, allowing and/or facilitating his impaired boat passenger with entering the water without a flotation device in an area where the water was over the passenger's head, far from shore;
- 4.2.k Failing to make reasonable efforts to prevent Decedent from sinking and drowning, such as keeping an eye on the point of entry and directing the vessel operator back to the place where Reggie entered the water;
- 4.2.l Not spotting the location where Reggie entered the water;
- 4.2.m Impairing his ability to care for the welfare and safety of Reggie while acting as a spotter;
- 4.2.n Not directing the vessel operator to the location where Reggie entered the water;

4.2.o Directing the vessel operator to a location other than the location where Reggie entered the water;

4.2.p Not timely returning to the location where Reggie entered the water;

4.2.q Failing to attempt the rescue of his fellow passenger who entered the water or improperly attempting to rescue his passenger while under the influence of alcohol;

4.2.r Leaving Reggie in the water, drowning;

4.2.s Causing the loss of evidence relating to the death of Reggie Justice Nault;

4.2.t Delaying the discovery of Reggie's death;

4.2.u Delaying the discovery of Reggie's body;

4.2.v Hindering the investigation of authorities into the death of Reggie Justice Nault;

4.2.w Providing False Information to Law Enforcement Officers in violation of I.C. sec. 18-5413;

4.2.x Obstructing Officers' Investigation in violation of I.C. sec. 18-705;

4.2.y Providing alcohol to a minor and violating I.C. sec. 23-604.

V.

NEGLIGENCE, NEGLIGENCE PER SE, RECKLESSNESS, AND TORTIOUS CONDUCT OF DEFENDANTS TRACEY LYNN AND DALE ATKISSON AND WRONGFUL DEATH

5.1 Plaintiffs incorporate by reference all other paragraphs of this Complaint as if set forth herein.

5.2 At the time of the events described in the preceding paragraphs, Defendant Tracey Lynn and Defendant Dale Atkisson each had certain duties imposed upon them by statutes, regulations and common law which each then and there owed to Reggie and Plaintiffs; and said Defendants each did negligently, carelessly, recklessly, heedlessly and tortiously breach said duties, including but not limited to:

5.2.a Furnishing alcohol to minors in violation of I.C. § 23-603;

5.2.b Furnishing alcohol to impaired boys known to be operating and/or

passengers on a water craft on navigable water ways;

5.2.c Furnishing alcohol to a fellow boater while having reason to know he would operate a vessel on navigable waterways under the influence of said alcohol; and

5.2.d Causing the impairment of an operator of a boat and his passengers while engaged in traditional maritime activities on navigable waterways.

VI.

CAUSATION AND DAMAGES

6.1 Plaintiffs incorporate by reference all other paragraphs of this Complaint as if set forth herein.

6.2 As a direct and proximate result of each Defendant's negligence, negligence per se, carelessness, recklessness, heedless conduct and tortious conduct, Reginald Justice Nault died. Pursuant to I.C. §5-311 and *Yamaha v. Calhoun*, 516 U.S. 199, 116 S.Ct. 619, 133 L.Ed.2d 578 (1996), Plaintiffs each have wrongful death claims against each Defendant, Cameren Nosworthy, Brody Lundblad, Tracey Lynn and Dale Atkisson, including but not limited to claims for:

6.1.a The reasonable value to each Plaintiff of the loss of the Reggie's services, training, comfort, parent-child relationship, sibling relationship and society and the present cash value of any such loss that is reasonably certain to occur in the future;

6.2.b Loss of love and affection;

6.2.c Loss of support and services;

6.2.d Loss of parental consortium (for Reggie's mother);

6.2.e Loss of sibling consortium (for Reggie's sister);

6.2.f Funeral, burial and related expenses; and

6.2.g All other damages allowed under I.C. §5-311, including all damages that "under all the circumstances of the case may be just."

6.3 As a direct and proximate result of each Defendant's negligence, negligence per se, carelessness, recklessness, heedless conduct and tortious conduct, Plaintiffs have each incurred emotional distress damages attended by physical manifestations, including but not limited to

emotional distress resulting from the delay in discovering Reggie's death and the delay in discovering Reggie's body.

VII.
PRAYER FOR RELIEF

WHEREFORE, each Plaintiff prays for judgment jointly and severally against each Defendant in an amount in excess of \$10,000.00, as will sufficiently compensate each Plaintiff for damages received, along with reasonable costs, interest, attorney fees and such other relief as the Court may deem appropriate.

DEMAND FOR JURY TRIAL

COME NOW the above-named Plaintiffs by and through their attorneys and demand a trial by jury on all issues herein.

DATED this 2nd day of May, 2017.

JAMES, VERNON & WEEKS, P.A.
Attorneys for Plaintiff


LEANDER L. JAMES, ISB# 4800



**REGINALD "REGGIE"
JUSTICE
NAULT**

SEPTEMBER 6TH 1998 - JULY 21ST 2015

Rest in Love



REGGIE'S FAVORITE VERSE:

For I am unashamed of the gospel of Christ, for it is the power of God to salvation for everyone who believes, for the Jew first and also for the Greek. -Romans 1:16

Don't let evil conquer you, but conquer evil by doing good.
-ROMANS 12:21

REGGIE'S FAVORITE WORSHIP SONGS:

(Played during slide show)

REVELATION SONG Phillips, Craig & Dean

10,000 REASONS Matt Redmond

YOUR LOVE NEVER FAILS Chris Quilala/Jesus Culture

THE STAND Hillsong United

GOD'S NOT DEAD Newsboys

MIGHTY TO SAVE Hillsong United

INDESCRIBABLE Chris Tomlin

OVERWELMED Big Daddy Weave

Reggie loved and was loved by his family, friends, teammates and his dog, Rocky, but most of all, Jesus.

Shooters Bar & Grill

Chit Details

Server: Jackie
Area: Shooters
Table#: 133 covers: 3
Chit #: 15079086
Date: Jul 21/15 Time: 7:13pm

Nacho 12.00
Wings 11.00

Sub-Total: 23.00
ID Sales Tax 1.38
Total: \$24.38

Credit Card \$29.38-
APPROVAL 602482 602482
VISA XXXXXXXXXXXXX2267
Gratuity xx2267 \$5.00

End of Chit

Shooters Bar and Grill
10201 W Rockford Bay Road
208-667-6106
208-676-8999


Date: 07/21/15
Time: 17:00:18
Chit: 15079086
Emp: JGIS
Table#: 133

Card: VISA
Name: NOSWORTHY/CAMEREN M
Acct: xxxxxxxxxxxxx2267
App: 602482

Amount:\$ 24.38

Tip:\$ 5.00

Total:\$ 29.38

X- 
Signature

Cardholder agrees to
abide by the obligations
set forth by the
cardholder agreement
with the issuer.

MERCHANT COPY