

STATE OF SOUTH CAROLINA )  
 )  
COUNTY OF SPARTANBURG )

IN THE COURT OF COMMON PLEAS  
Civil Action No.: 2016-CP-42-674

George Sisamis, )  
 )  
Plaintiff, )  
 )  
vs. )  
 )  
Kevin Doyle Arrowood d/b/a )  
Arrowood Transport, )  
 )  
Defendant. )

RECEIVED  
OCT 03 2019  
ORDER  
SC Court of Appeals

This case came on to be heard before this Court on Thursday, March 2, 2017 at 9:00 a.m.

The Court finds that the Defendant was properly notified of a Damages Hearing by Certified Mail Return Receipt Requested as evidenced by the documents presented to the Court. At the call of the case, the Defendant's name was called out by the bailiffs three times. The Defendant was not present. The case preceded with testimony and based upon the testimony this Court finds as facts that the Plaintiff was injured on June 24, 2015 at 135 Truck Stop Road wherein the Defendant while in the process of taking a trailer previously purchased by the Plaintiff struck the Plaintiff with his tractor trailer in a careless, reckless and wanton manner trying to avoid the Plaintiff's attempts to stop the taking of the trailer and its contents.

This Court finds that the Plaintiff was knocked to the ground and suffered numerous bumps, bruises, and abrasions and a broken shoulder along with injuries to his ankle and leg. The Plaintiff was taken by EMS to Spartanburg Regional Memorial Hospital and was treated and released. The Plaintiff sought additional medical treatment from Dr. Gerald Rollins of

Orthopedic Associates, PA but due to being uninsured was unable to seek the additional treatment that he felt was necessary to help in his recovery from the injuries.

This Court further finds that the Defendant converted property belonging to the Plaintiff to his own use and possession. The Plaintiff's credible testimony was that he had purchased the trailer and had made all payments on the trailer for at least a year or more before Defendant came and took possession of the trailer as if it was being repossessed. The trailer was full of contents as set forth in Plaintiff's Exhibit "1" and those contents have not been returned to the Plaintiff.

Based upon the facts set forth hereinabove, it is

ORDERED that Plaintiff have judgment against the above named Defendant Kevin Doyle Arrowood individually and d/b/a Arrowood Transport as follows:

A.	Economic and Non-Economic Damages of	\$ 63,027.00
B.	Punitive Damages of	\$189,081.00
C.	Property Loss of	\$ 34,800.00
	Total:	\$286,908.00

AND IT IS SO ORDERED

\_\_\_\_\_  
R. Keith Kelly, Presiding Judge  
Seventh Judicial Circuit

Spartanburg, South Carolina

March \_\_\_\_\_, 2017



Spartanburg Common Pleas

**Case Caption:** George Sisamis VS Kevin Doyle Arrowood DbA , defendant, et al  
**Case Number:** 2016CP4200674  
**Type:** Order/Other

It is so Ordered.

s/ R. Keith Kelly - 2165