

32. Paragraphs 1 through 31 above are repeated as if they were restated herein verbatim.

33. Defendants gave publicity to false matters that place the Plaintiffs before the public in a false light.

34. The false light in which the Plaintiffs were placed is highly offensive to Plaintiffs, and would be highly offensive to any reasonable person.

35. Defendants had knowledge of the falsities of the statements or acted in reckless disregard as to the falsities of the publicized matter and in the false light in which the Plaintiffs were placed.

36. Plaintiffs' interests and privacy were harmed as a result of the invasion by the Defendants.

37. Plaintiffs have suffered mental distress of a kind normally resulting from such an invasion.

38. Plaintiffs are entitled to special damages of which the invasion is a legal cause.

39. Plaintiffs are private figures who did not occupy a public position, political office, or the like.

40. Defendants' agents, employees, management, network, reporters, and/or producers had knowledge of or acted in reckless disregard as to the false light in which the Plaintiffs would be and are placed.

41. Defendants' airing and publication of said statements carried no social interest worthy of constitutional protection and furthermore were out rightly false.

42. The public interest in the information aired, particularly in light of its falsity, did not dominate the Plaintiffs' desires, a necessity for privacy.

43. As a proximate result of the Defendants' actions, Plaintiffs have been damaged in both business and society.

44. Plaintiffs are entitled to general damages, special damages, and punitive damages.