UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

Andreas Kambanis, individually and on behalf of all others similarly situated;

Plaintiff,

Civil Action No:	
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CLASS ACTION COMPLAINT

DEMAND FOR JURY TRIAL

-v.-

Vital Recovery Services, LLC

Defendant.

Plaintiff Andreas Kambanis (hereinafter, "Plaintiff' or "Kambanis"), a New York resident, brings this Class Action Complaint by and through his attorneys, RC Law Group, PLLC, against Defendant Vital Recovery Services, LLC (hereinafter "Defendant" or "Vital"), individually and on behalf of a class of all others similarly situated, pursuant to Rule 23 of the Federal Rules of Civil Procedure, based upon information and belief of Plaintiff's counsel, except for allegations specifically pertaining to Plaintiff, which are based upon Plaintiff's personal knowledge.

INTRODUCTION/PRELIMINARY STATEMENT

1. Congress enacted the FDCPA in 1977 in response to the "abundant evidence of the use of abusive, deceptive, and unfair debt collection practices by many debt collectors." 15 U.S.C. §1692(a). At that time, Congress was concerned that "abusive debt collection practices contribute to the number of personal bankruptcies, to material instability, to the loss of jobs, and to invasions of individual privacy." *Id.* Congress concluded that "existing laws...[we]re

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inadequate to protect consumers," and that "the effective collection of debts" does not require "misrepresentation or other abusive debt collection practices." 15 U.S.C. §§ 1692(b) & (c).

2. Congress explained that the purpose of the Act was not only to eliminate abusive debt collection practices, but also to "insure that those debt collectors who refrain from using abusive debt collection practices are not competitively disadvantaged." Id. § 1692(e). "After determining that the existing consumer protection laws ·were inadequate." Id. § 1692(b), Congress gave consumers a private cause of action against debt collectors who fail to comply with the Act. Id. § 1692k.

JURISDICTION AND VENUE

3. The Court has jurisdiction over this class action pursuant to <u>28 U.S.C. § 1331</u>, <u>15 U.S.C. § 1692</u> et. seq. and <u>28 U.S.C. § 2201</u>. If applicable, the Court also has pendant jurisdiction over the State law claims in this action pursuant to <u>28 U.S.C. § 1367(a)</u>.

4. Venue is proper in this judicial district pursuant to <u>28 U.S.C. § 1391(b)(2)</u>.

NATURE OF THE ACTION

5. Plaintiff brings this class action on behalf of a class of New York consumers under §1692 et seq. of Title 15 of the United States Code, commonly referred to as the Fair Debt Collections Practices Act ("FDCPA"), and

6. Plaintiff is seeking damages and declaratory and injunctive relief.

PARTIES

 Plaintiff is a resident of the State of New York, County of Queens, residing at 14746 23rd Avenue, Whitestone, NY 11357.

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8. Vital Recovery Services, LLC is a "debt collector" as the phrase is defined in <u>15</u> <u>U.S.C. § 1692(a)(6)</u> and used in the FDCPA with an address at P.O. Box 923748, Peachtree Corners, GA 30010-3748.

9. Upon information and belief, Defendant is a company that uses the mail, telephone, and facsimile and regularly engages in business the principal purpose of which is to attempt to collect debts alleged to be due another.

10. Defendant is a "debt collector," as defined under the FDCPA under 15 U.S.C. § 1692a(6).

11. John Does 1-25, are fictitious names of individuals and businesses alleged for the purpose of substituting names of Defendants whose identities will be disclosed in discovery and should be made parties to this action.

CLASS ALLEGATIONS

Plaintiffs bring this claim on behalf of the following case, pursuant to Fed. R. Civ.P. 23(a) and 23(b)(3).

13. The Class consists of:

- a. all individuals with addresses in the State of New York;
- b. to whom Vital Recovery Services, LLC sent an initial collection letter attempting to collect a consumer debt;
- c. without disclosing that the statute of limitations to file a lawsuit to collect the debt has lapsed;
- d. which letter was sent on or after a date one (1) year prior to the filing of this action and on or before a date twenty-one (2l) days after the filing of this action.

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14. The identities of all class members are readily ascertainable from the records of Defendants and those companies and entities on whose behalf they attempt to collect and/or have purchased debts.

15. Excluded from the Plaintiff Classes are the Defendants and all officer, members, partners, managers, directors and employees of the Defendants and their respective immediate families, and legal counsel for all parties to this action, and all members of their immediate families.

16. There are questions of law and fact common to the Plaintiff Classes, which common issues predominate over any issues involving only individual class members. The principal issue is whether the Defendants' written communications to consumers, in the forms attached as Exhibits A, violate 15 U.S.C. §§ 1692e and 1692g.

17. The Plaintiffs' claims are typical of the class members, as all are based upon the same facts and legal theories. The Plaintiffs will fairly and adequately protect the interests of the Plaintiff Classes defined in this complaint. The Plaintiffs have retained counsel with experience in handling consumer lawsuits, complex legal issues, and class actions, and neither the Plaintiffs nor their attorneys have any interests, which might cause them not to vigorously pursue this action.

18. This action has been brought, and may properly be maintained, as a class action pursuant to the provisions of Rule 23 of the Federal Rules of Civil Procedure because there is a well-defined community interest in the litigation:

a. <u>Numerosity:</u> The Plaintiffs are informed and believe, and on that basis allege, that the Plaintiff Classes defined above are so numerous that joinder of all members would be impractical.

- b. <u>Common Questions Predominate:</u> Common questions of law and fact exist as to all members of the Plaintiff Classes and those questions predominance over any questions or issues involving only individual class members. The principal issue is \whether the Defendants' written communications to consumers, in the forms attached as Exhibit A violate 15 USC §1692e and §1692g.
- c. <u>Typicality:</u> The Plaintiffs' claims are typical of the claims of the class members. The Plaintiffs and all members of the Plaintiff Classes have claims arising out of the Defendants' common uniform course of conduct complained of herein.
- d. <u>Adequacy:</u> The Plaintiffs will fairly and adequately protect the interests of the class members insofar as Plaintiffs have no interests that are adverse to the absent class members. The Plaintiffs are committed to vigorously litigating this matter. Plaintiffs have also retained counsel experienced in handling consumer lawsuits, complex legal issues, and class actions. Neither the Plaintiffs nor their counsel have any interests which might cause them not to vigorously pursue the instant class action lawsuit.
- e. <u>Superiority:</u> A class action is superior to the other available means for the fair and efficient adjudication of this controversy because individual joinder of all members would be impracticable. Class action treatment will permit a large number of similarly situated persons to prosecute their common claims in a single forum efficiently and without unnecessary duplication of effort and expense that individual actions would engender.

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19. Certification of a class under Rule 23(b)(3) of the Federal Rules of Civil Procedure is also appropriate in that the questions of law and fact common to members of the Plaintiff Classes predominate over any questions affecting an individual member, and a class action is superior to other available methods for the fair and efficient adjudication of the controversy.

20. Depending on the outcome of further investigation and discovery, Plaintiffs may, at the time of class certification motion, seek to certify a class(es) only as to particular issues pursuant to Fed. R. Civ. P. 23(c)(4).

FACTUAL ALLEGATIONS

21. Plaintiff repeats, reiterates and incorporates the allegations contained in paragraphs numbered above herein with the same force and effect as if the same were set forth at length herein.

22. Some time prior to March 24, 2017, an obligation was allegedly incurred to First National Bank of Omaha by the Plaintiff.

23. The First National Bank of Omaha obligation arose out of a transactions in which money, property, insurance or services, which are the subject of the transaction, are primarily for personal, family or household purposes.

24. The alleged First National Bank of Omaha obligation is a "debt" as defined by 15U.S.C.§ 1692a(5).

25. First National Bank of Omaha is a "creditor" as defined by 15 U.S.C.§ 1692a(4).

26. First National Bank of Omaha or Crown Asset Management, a subsequent owner of the First National Bank of Omaha debt, contracted the Defendant to collect the alleged debt.

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27. Defendant collects and attempts to collect debts incurred or alleged to have been incurred for personal, family or household purposes on behalf of creditors using the United States Postal Services, telephone and internet.

Violation I – March 24, 2017 Collection Letter

28. On or about March 24, 2017, Defendant sent the Plaintiff an initial contact notice (the "Letter") regarding the alleged debt owed to First National Bank of Omaha. See Exhibit A.

29. When a debt collector solicits payment from a consumer, it must, within five days of an initial communication

(1) the amount of the debt;

(2) the name of the creditor to whom the debt is owed;

(3) a statement that unless the consumer, within thirty days after receipt of the notice, disputes the validity of the debt, or any portion thereof, the debt will be assumed to be valid by the debt collector;

(4) a statement that if the consumer notifies the debt collector in writing within the thirty-day period that the debt, or any portion thereof, is disputed, the debt collector will obtain verification of the debt or a copy of the judgment against the consumer and a copy of such verification or judgment will be mailed to the consumer by the debt collector; and
(5) a statement that, upon the consumer's written request within the thirty-day period, the debt collector will provide the consumer with the name and address of the original creditor, if different from the current creditor. 15 U.S.C. § 1692g(a).

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30. The FDCPA further provides that "if the consumer notifies the debt collector in writing within the thirty day period . . . that the debt, or any portion thereof, is disputed . . . the debt collector shall cease collection . . . until the debt collector obtains verification of the debt . . . and a copy of such verification is mailed to the consumer by the debt collector." 15 U.S.C. § 1692g(b).

31. Although a collection letter may track the statutory language, "the collector nevertheless violates the Act if it conveys that information in a confusing or contradictory fashion so as to cloud the required message with uncertainty." <u>Russell v. EQUIFAX A.R.S.</u>, 74 F.3d 30, 35 (2d Cir. 1996) ("It is not enough for a debt collection agency to simply include the proper debt validation notice in a mailing to a consumer-- Congress intended that such notice be clearly conveyed."). Put differently, a notice containing "language that 'overshadows or contradicts' other language informing a consumer of her rights . . . violates the Act." <u>Russell</u>, 74 F.3d at 34.

32. The right hand side of the letter contains an "Account Summary".

33. The fifth line item in the "Account Summary" states: "Last Payment Date: 12/20/2011".

34. The March 24, 2017 Collection Letter fails to disclose that the statute of limitations for Defendant to file a lawsuit to collect the debt has lapsed.

35. This is a material omission that overshadows the "g-notice" language contained in the letter, since it fails to clearly state the legal status of the debt and potential ramifications for not paying.

36. As a result of Defendant's deceptive, misleading and unfair debt collection practices, Plaintiff has been damaged.

COUNT I

VIOLATIONS OF THE FAIR DEBT COLLECTION PRACTICES ACT_15 U.S.C. §1692e et seq.

37. Plaintiff repeats, reiterates and incorporates the allegations contained in paragraphs above herein with the same force and effect as if the same were set forth at length herein.

38. Defendant's debt collection efforts attempted and/or directed towards the Plaintiff violated various provisions of the FDCPA, including but not limited to 15 U.S.C. § 1692e.

39. Pursuant to 15 U.S.C. §1692e, a debt collector may not use any false, deceptive, or misleading representation or means in connection with the collection of any debt.

40. Defendant violated \$1692e by making a false and misleading representation in violation of \$1692e(10).

41. By reason thereof, Defendant is liable to Plaintiff for judgment that Defendant's conduct violated Section 1692e et seq. of the FDCPA, actual damages, statutory damages, costs and attorneys' fees.

COUNT II VIOLATIONS OF THE FAIR DEBT COLLECTION PRACTICES ACT 15 U.S.C. §1692g et seq.

42. Plaintiff repeats, reiterates and incorporates the allegations contained in paragraphs above herein with the same force and effect as if the same were set forth at length herein.

43. Defendant's debt collection efforts attempted and/or directed towards the Plaintiff violated various provisions of the FDCPA, including but not limited to 15 U.S.C. § 1692g.

44. Pursuant to 15 USC §1692g, a debt collector:

Within five days after the initial communication with a consumer in connection with the collection of any debt, a debt collector shall, unless the following information is

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contained in the initial communication or the consumer has paid the debt, send the consumer a written notice containing –

- 1. The amount of the debt;
- 2. The name of the creditor to whom the debt is owed;
- 3. A statement that unless the consumer, within thirty days after receipt of the notice, disputes the validity of the debt, or any portion thereof, the debt will be assumed to be valid by the debt-collector;
- 4. A statement that the consumer notifies the debt collector in writing within thirty-day period that the debt, or any portion thereof, is disputed, the debt collector will obtain verification of the debt or a copy of a judgment against the consumer and a copy of such verification or judgment will be mailed to the consumer by the debt collector; and
- 5. A statement that, upon the consumer's written request within the thirtyday period, the debt collector will provide the consumer with the name and address of the original creditor, if different from the current creditor.

45. The March 24, 2017 Collection Letter fails to disclose that the statute of limitations for Defendant to file a lawsuit to collect the debt has lapsed.

46. Defendant violated 15 U.S.C. §1692g by failing to clearly and adequately inform the consumer as to the true legal status of the debt and potential ramifications resulting from non-payment.

47. Such a material omission overshadows the "g-notice" contained in the letter.

48. By reason thereof, Defendant is liable to Plaintiff for judgment that Defendant's conduct violated Section 1692g et seq. of the FDCPA, actual damages, statutory damages, costs and attorneys' fees.

DEMAND FOR TRIAL BY JURY

49. Pursuant to Rule 38 of the Federal Rules of Civil Procedure, Plaintiff hereby requests a trial by jury on all issues so triable.

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PRAYER FOR RELIEF

WHEREFORE, Plaintiff Andreas Kambanis, individually and on behalf of all others similarly situated, demands judgment from Defendant Vital Recovery Services, LLC, as follows:

1. Declaring that this action is properly maintainable as a Class Action and certifying

Plaintiff as Class representative, and Daniel Kohn, Esq. as Class Counsel;

2. Awarding Plaintiff and the Class statutory damages;

3. Awarding Plaintiff and the Class actual damages;

4. Awarding Plaintiff costs of this Action, including reasonable attorneys' fees and

expenses;

5. Awarding pre-judgment interest and post-judgment interest; and

6. Awarding Plaintiff and the Class such other and further relief as this Court may deem just and proper.

Dated: Hackensack, New Jersey October 4, 2017

> /s/ Daniel Kohn By: Daniel Kohn

RC Law Group, PLLC 285 Passaic Street Hackensack, NJ 07601 Phone: (201) 282-6500 Fax: (201) 282-6501 Attorneys For Plaintiff PO Box 923748 Peachtree Corners, GA 300103748

Andreas Kambanis

Vital Recovery Services, LLC PO Box 923748 Peachtree Corners, GA 300103748 (888)262-3446

ACCOUNT INFORMATION				
New Account #	1182			
Total Balance Due	\$1,477.69			

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VITAL RECOVERY SERVICES, LLC PO BOX 923747 PEACHTREE CORS., GA 300103747

March 24, 2017

5.

Amount Paid:

Home Phone:

Daytime Phone:

Please Detach And Return in The Enclosed Envelope With Your Payment

IMPORTANT NOTICE: PLEASE RESPOND

YOUR ACCOUNT HAS BEEN PURCHASED AND PLACED WITH US FOR COLLECTION

Dear Andreas Kambanis:

Vital Recovery Services, LLC is now servicing the CREDIT CARD account noted to the right that was held by FIRST NATIONAL BANK OF OMAHA. Crown Asset Management has purchased the account and turned it over to us to collect it for them.

Send your full payment with the coupon above or call us. All previous payment term offers prior to the date of this letter that you may have been extended to satisfy the balance on this account are now considered expired, void or otherwise withdrawn. We would like to discuss the matter with you.

Unless you notify Vital Recovery Services, LLC within 30 days after receiving this notice that you dispute the validity of this debt or any portion thereof, Vital Recovery Services, LLC will assume this debt is valid. If you notify Vital Recovery Services, LLC in writing within 30 days from receiving this notice that you dispute the validity of this debt or any portion thereof, Vital Recovery Services, LLC will obtain verification of the debt or obtain a copy of a judgment and will mail you a copy of such judgment or verification. If you request of Vital Recovery Services, LLC in writing within 30 days after receiving this notice Vital Recovery Services, LLC will provide you with the name and address of the original creditor, if different from the current creditor.

Total amount of the debt due as of charge-off: \$1,477.69

- Total amount of interest accrued since charge-off: \$0.00
- Total amount of non-interest charges or fees accrued since charge-off: \$0.00
- Total amount of payments made on the debt since the charge-off: \$0.00



2 Pay t



01797118236 For further information or to pay by phone, please call Vital Recovery Services, LLC

Mail check or money order payable to Vital Recovery Services, LLC

NEW YORK CITY RESIDENTS: Kyle Sutter, Operations Manager, B: 678-578-1045.

New York City Department of Consumer Affairs License Number: 2047506-DCA

NEW YORK STATE RESIDENTS: Debt collectors, in accordance with the Fair Debt Collection Practices Act, 15 U.S.C. § 1692 et seq., are prohibited from engaging in abusive, deceptive, and unfair debt collection efforts, including but not limited to: a) the use or threat of violence;

b) the use of obscene or profane language; and

c) repeated phone calls made with the intent to annoy, abuse, or harass.

If a creditor or debt collector receives a money judgment against you in court, state and

federal laws may prevent the following types of income from being taken to pay the debt:

1. Supplemental security income, (SSI);

2. Social security;

JS 44 (Rev. 11/15) Case 1:17-cv-05806 Document 1-2 Filed 10/04/17 Page 1 of 2 PageID #: 14

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. *(SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)*

I. (a) PLAINTIFFS Andreas Kambanis, indiv situated;	idually and on behalf	of all others similarly	y Vital Recover	ANTS ery Services, L	LC			
(b) County of Residence of First Listed Plaintiff Queens (EXCEPT IN U.S. PLAINTIFF CASES)			NOTE: IN I	County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.				
(c) Attorneys (Firm Name, A RC Law Group, PLLC 285 Passaic Street, Hack 201-282-6500	-	r)	Attorneys (If	* Known)				
II. BASIS OF JURISDI	CTION (Place an "X" in G	ne Box Only)	III. CITIZENSHIP	OF PRINCI	PAL PARTIES	(Place an "X" in One Box for Plaintifj		
□ 1 U.S. Government Plaintiff			(For Diversity Case) Citizen of This State	es Only) PTF DEI 1 1				
2 U.S. Government Defendant	□ 4 Diversity (Indicate Citizenship of Parties in Item III)		Citizen of Another State		 Incorporated and F of Business In A Ecraign Nation 	Another State		
			Citizen or Subject of a Foreign Country		3 Foreign Nation			
IV. NATURE OF SUIT			EODEDITION	A 1 /TX/				
CONTRACT 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	PERSONAL INJURY ☐ 310 Airplane ☐ 315 Airplane Product Liability ☐ 320 Assault, Libel &	PRTS PERSONAL INJURY □ 365 Personal Injury - Product Liability □ 367 Health Care/ Pharmaceutical Personal Injury Product Liability □ 368 Asbestos Personal Injury Product Liability PERSONAL PROPER □ 370 Other Fraud □ 371 Truth in Lending □ 380 Other Personal Property Damage □ 385 Property Damage □ 385 Property Damage Product Liability PRISONER PETITION Habeas Corpus: □ 463 Alien Detainee □ 510 Motions to Vacate Sentence □ 530 General □ 535 Death Penalty Other: □ 540 Mandamus & Othe □ 555 Prison Condition □ 560 Civil Rights □ 555 Prison Condition	of Property 21 U G 690 Other TY I 710 Fair Labor Stand: Act 720 Labor/Manageme Relations 740 Railway Labor A 751 Family and Medi Leave Act 790 Other Labor Litig I 790 Other Labor Litig I 791 Employee Retirer Income Security A I	zure 242 A SC 881 242 A 2 PRO 2820 C 830 P 840 T 840 T 840 T 840 T 840 T 863 B 864 S ct 863 R ation ment FED Act 871 H 2 N poplication	ANKRUPTCY ppeal 28 USC 158 /ithdrawal 8 USC 157 PERTY RIGHTS /opyrights atent rademark AL SECURITY IIA (1395ff) lack Lung (923) IWC/DIWW (405(g)) SID Title XVI SI (405(g)) ERAL TAX SUITS axes (U.S. Plaintiff r Defendant) RS—Third Party 6 USC 7609	OTHER STATUTES 375 False Claims Act 376 Qui Tam (31 USC 3729(a)) 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 850 Securities/Commodities/ Exchange 890 Other Statutory Actions 891 Agricultural Acts 893 Environmental Matters 895 Freedom of Information Act 896 Arbitration 897 Administrative Procedure Act/Review or Appeal of Agency Decision 950 Constitutionality of State Statutes		
		Remanded from Appellate Court	■ 4 Reinstated or ■ 5 Reopened	Transferred from Another District (specify)				
VI. CAUSE OF ACTIO	DN Brief description of ca	use:	e filing (Do not cite jurisdict) 692e	ional statutes unles:	s diversity):			
VII. REQUESTED IN COMPLAINT:	· ·	on efforts regarding IS A CLASS ACTION 3. F.R.Cv.P.			CHECK YES only JURY DEMAND:	if demanded in complaint: ★ Yes □ No		
VIII. RELATED CASI IF ANY		JUDGE		DOC	KET NUMBER			
DATE 10/04/2017			ORNEY OF RECORD	DOC	ALT NOWIDER			
FOR OFFICE USE ONLY								
RECEIPT # AM	IOUNT	APPLYING IFP	л	JDGE	MAG. JUI	DGE Reset		

Case 1:17-cv-05806 Document 1-2 Filed 10/04/17 Page 2 of 2 PageID #: 15 CERTIFICATION OF ARBITRATION ELIGIBILITY

Local Arbitration Rule 83.10 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000, exclusive of interest and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a certification to the contrary is filed.

I, _____, counsel for _____, do hereby certify that the above captioned civil action is ineligible for compulsory arbitration for the following reason(s):

- monetary damages sought are in excess of \$150,000, exclusive of interest and costs,
- the complaint seeks injunctive relief,
- the matter is otherwise ineligible for the following reason

DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1

Identify any parent corporation and any publicly held corporation that owns 10% or more or its stocks:

RELATED CASE STATEMENT (Section VIII on the Front of this Form)

Please list all cases that are arguably related pursuant to Division of Business Rule 50.3.1 in Section VIII on the front of this form. Rule 50.3.1 (a) provides that "A civil case is "related" to another civil case for purposes of this guideline when, because of the similarity of facts and legal issues or because the cases arise from the same transactions or events, a substantial saving of judicial resources is likely to result from assigning both cases to the same judge and magistrate judge." Rule 50.3.1 (b) provides that "A civil case shall not be deemed "related" to another civil case merely because the civil case: (A) involves identical legal issues, or (B) involves the same parties." Rule 50.3.1 (c) further provides that "Presumptively, and subject to the power of a judge to determine otherwise pursuant to paragraph (d), civil cases shall not be deemed to be "related" unless both cases are still pending before the court."

NY-E DIVISION OF BUSINESS RULE 50.1(d)(2)

- 1.) Is the civil action being filed in the Eastern District removed from a New York State Court located in Nassau or Suffolk County: №
- If you answered "no" above:
 a) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in Nassau or Suffolk County?

b) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern District? Yes

If your answer to question 2 (b) is "No," does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or Suffolk County, or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau or Suffolk County?_____

(Note: A corporation shall be considered a resident of the County in which it has the most significant contacts).

BAR ADMISSION

I am currently admitted in the Eastern District of New York and currently a member in good standing of the bar of this court. \bigvee Yes \bigvee No

Are you currently the subject of any disciplinary action (s) in this or any other state or federal court?

(If yes, please explain)

	5
X	No

I certify the accuracy of all information provided above.

Yes

Signature: /s/ Daniel Kohn

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AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Eastern District of New York

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Andreas Kambanis, individually and on behalf of all others similarly situated;

Plaintiff(s)

v.

Vital Recovery Services, LLC

Defendant(s)

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Vital Recovery Services, LLC C/O Corporation Service Company 80 State Street Albany, NY 12207-2543

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Daniel Kohn

RC Law Group, PLLC 285 Passaic Street, Hackensack, New Jersey 07601

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Civil Action No. 1:17-cv-05806

Date:

Signature of Clerk or Deputy Clerk

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AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No. 1:17-cv-05806

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nam	ne of individual and title, if any)					
was rec	eived by me on (date)						
	□ I personally served	the summons on the individ	dual at (place)				
-	on (date)						
	□ I left the summons	at the individual's residence	e or usual place of abode with (name)				
-		, a <u>r</u>	person of suitable age and discretion who res	ides ther	e,		
	on (date), and mailed a copy to the individual's last known address; or						
	\Box I served the summa	ons on (name of individual)			, who is		
	designated by law to accept service of process on behalf of (name of organization)						
-	On (date)						
	□ I returned the summ		; or				
	Other (<i>specify</i>):						
	My fees are \$	for travel and \$	for services, for a total of \$	0.0	00.		
	I declare under penalty	of perjury that this inform	ation is true.				
Date:							
Date.			Server's signature				
			Printed name and title				

Additional information regarding attempted service, etc:

Server's address

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Vital Recovery Services Accused of Misrepresenting Debt's Legal Status</u>