	Case 5:17-cv-02514	Document 1	Filed 12/1	9/17	Page 1 of 18	Page ID #:1	
1 2 3 4 5 6 7 8	Will Thompson (Cal. I wthompson@burnsch Warren Burns (pro hac wburns@burnscharest BURNS CHAREST L 900 Jackson St., Suite Dallas, Texas 75202 Telephone: (469) 904-Facsimile: (469) 444-50 Korey A. Nelson (pro hallowing hackbox and burnscharest Lydia A. Wright (pro hallowing hackbox burnscharest BURNS CHAREST L 365 Canal Street, Suite New Orleans, LA 7013	arest.com vice to be filed) c.com LP 500 4550 002 bac vice to be filed t.com ac vice to be filed com LP 1170 30	· 1)				
10	Telephone: (504) 799-2845 Facsimile: (504) 881-1765						
11	R. Andrew Free (<i>pro hac vice</i> to be filed) andrew@immigrantcivilrights.com						
121314	LAW OFFICE OF R. ANDREW FREE P.O. Box 90568 Nashville, TN 37209 Telephone: (844) 321-3221 Facsimile: (615) 829-8959						
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16 17	Attorneys for Plaintiff Raul Novoa UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA EASTERN DIVISION						
18 19	RAUL NOVOA, indiall others similarly situ		behalf of	Civil A	Action No. 5:17-	cv-02514	
20	,	intiff,				NT FOR DECLARATORY NCTIVE RELIEF AND	
21	THE CEO CROUD	INC		AND . Dama			
22	THE GEO GROUP, INC., Defendant.			CLASS ACTION			
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PRELIMINARY STATEMENT

- 1. This action arises from systematic and unlawful wage theft, unjust enrichment, and forced labor at the nation's deadliest civil immigration detention facility—California's Adelanto Detention Center (the "Adelanto Facility" or the "Facility").
- 2. The Adelanto Facility is a civil immigration detention facility owned and operated for profit by Defendant The GEO Group, Inc. ("GEO").
- 3. GEO is a multibillion-dollar corporation that owns and operates detention facilities around the world. GEO has made tens of millions of dollars in profits from its contract to run the Adelanto Facility.
- 4. Although it is contractually required to provide for all essential detention services at the Facility, GEO uses the nearly-free labor of detainees to perform these services in order to maximize profits.
 - 5. GEO pays detainees just \$1 per day to maintain and operate the Facility.
- 6. This labor is not voluntary in any meaningful sense. GEO maintains a corporate policy and uniform practice at the Adelanto Facility of withholding necessary care from its detainees to ensure a ready supply of available labor needed to operate the Facility. As a result, detainees are forced to submit to GEO's \$1 per day scheme in order to buy the basic necessities including food, water, and hygiene products that GEO refuses to provide for them.
- 7. GEO maintains a corporate policy and uniform practice at the Adelanto Facility of threatening detainees who refuse to work with disciplinary segregation or solitary confinement, reporting their actions to the United States Immigration and Customs Enforcement ("ICE"), or referring them for criminal prosecution. These abusive practices and threats of abuse ensure that detainees will continue working for subminimum wages.
- 8. GEO significantly reduces its labor costs and expenses, and increases its already vast profits, by unlawfully forcing and coercing detainees to perform labor at subminimum wages. These policies and practices violate California minimum wage law, the California Unfair Competition Law, and federal and state Trafficking Victims Protection Acts, which prohibit forced labor.

9. Plaintiff Raul Novoa, individually and on behalf of all others similarly situated, brings this class action lawsuit to stop the economic exploitation of detainees at the Adelanto Facility, to recover unpaid wages, and to remedy the unjust enrichment resulting from GEO's unlawful failure to pay its detainee workforce legal wages.

JURISDICTION AND VENUE

- 10. This Court has subject matter jurisdiction pursuant to 28 U.S.C. § 1331 because this action arises under the Trafficking Victims Protection Act, 18 U.S.C. §§ 1589 et seq.
- 11. This Court has subject matter jurisdiction pursuant to the Class Action Fairness Act of 2005, 28 U.S.C. § 1332(d), because at least one class member is of diverse citizenship from one defendant; there are more than 100 class members; the aggregate amount in controversy exceeds \$5,000,000; and minimal diversity exists.
- 12. Venue is proper in this District under 28 U.S.C. § 1391(b)(2) because the events or omissions giving rise to the claims occurred in this District.
- 13. This Court has personal jurisdiction over GEO because the corporation regularly conducts business in California, and has sufficient minimum contacts with California.
- 14. Plaintiff requests that this Court exercise supplemental jurisdiction pursuant to 28 U.S.C. § 1367 over their state law claims arising under the California Minimum Wage Order, the California Unfair Competition Law, and California common law.

PARTIES

- 15. Plaintiff Raul Novoa is an adult resident of Los Angeles, California. He is a lawful permanent resident with longstanding family and community ties in the Los Angeles area. From 2012 through 2015, Mr. Novoa was detained at the Adelanto Facility. During those three years, he was employed by GEO as a janitor and a barber. He was paid only \$1 per day for his labor, regardless of how many hours he worked.
- 16. Defendant GEO is a for-profit corporation providing correctional, detention, and community reentry services. GEO is a Florida corporation, with its principal office located at 624 NW 53rd Street, Suite 700, Boca Raton, Florida 33487.

FACTUAL ALLEGATIONS

A. <u>Immigration detention is civil—not criminal.</u>

- 17. Each year, hundreds of thousands of individuals are detained in geographically isolated immigration detention facilities while awaiting immigration or citizenship status determinations. These detainees include U.S. citizens, lawful permanent residents (green card holders) with longstanding family and community ties, survivors of torture, asylum seekers, victims of human trafficking, children, and pregnant women.
- 18. Some detainees, like Mr. Novoa, were brought to the United States as children. And thousands ultimately have their United States citizenship or legal residency affirmed by an immigration court or federal judge.
- 19. Immigration violations are civil violations, and immigration detention is civil in nature. Many detainees have no criminal history at all.
- 20. Notwithstanding immigration detention's civil nature and purpose, detainees are often subjected to prison-like conditions. According to Dora Schriro, former head of ICE's Office of Detention Policy and Planning, most detainees are held systematically and unnecessarily under circumstances inappropriate for immigration detention's noncriminal purposes.² Detainees are frequently subjected to punitive and long-term solitary confinement, inadequate medical care, sexual and physical assault, and other harsh conditions of confinement, all without a conviction.
- 21. Many detainees submit to deportation simply to obtain release from these intolerable conditions, even when they have valid claims to remain in the United States, including claims to asylum or other discretionary relief.

B. The privatization of immigration detention and GEO's economic windfall.

22. Immigration detention expanded roughly eightfold over the past two decades, from a capacity of 5,532 detention beds in 1994³ to a current capacity of over 41,000.⁴

¹ See Fong Yue Ting v. United States, 149 U.S. 698, 728–30 (1893) (observing that deportation proceedings have "all the elements of a civil case" and are "in no proper sense a trial or sentence for a crime or offense").

² Dora Schriro, U.S. Dep't of Homeland Sec., Immigration Detention Overview and Recommendations 10, 15 (2009).

³ Sharita Gruberg, How For-Profit Companies are Driving Immigration Detention Policies, Center for American Progress (Dec. 18, 2015), *available at*

https://www.americanprogress.org/issues/immigration/reports/2015/12/18/127769/how-for-profit-companies-are-driving-immigration-detention-policies/

- 23. During the same period, GEO and other private prison corporates have spent tens of millions of dollars on lobbying efforts.⁵
- 24. As immigration detention has expanded, private prison corporations, particularly GEO, have gained an increasing share of the contracts for new detention beds.⁶
- 25. Contracts with ICE accounted for 23.1% of GEO's revenues in 2016, up from 17.7% in 2015.⁷ GEO officials expect these lucrative ICE contracts to account for a significant percentage of the corporation's ongoing revenues.⁸
- 26. GEO's 2016 revenues were over \$2 billion, and its stock is publicly traded on the New York Stock Exchange.
- 27. GEO's economic windfall, and the profitability of its immigration detention enterprise, arises from its policy of systemically withholding necessary case from detainees to ensure a readily available, captive labor force that cleans, maintains, and operates its facilities for sub-minimal wages under threat of solitary confinement and abuse of legal process. Without this nearly free detainee labor, GEO's windfall from immigrant detention would be substantially decreased.

C. GEO withholds necessary care from detainees at the Adelanto Facility.

- 28. Since 2011, GEO has contracted with ICE to operate the Adelanto Facility, which is a 1,940-bed immigration detention facility in Adelanto, California. More than 73,000 detainees have passed through the Facility.
 - 29. The Adelanto Facility is notorious for its poor treatment of detainees.
- 30. For example, in November 2011, shortly after the Adelanto Facility opened, an ICE annual review found that the facility's "medical officials were not conducting detainee health

⁴ Jenny Jarvie, "This industry stands to benefit from Trump's crackdown on the border," Los Angeles Times (Feb. 14, 2017) *available at* http://www.latimes.com/nation/la-na-immigrant-detention-20170214-story.html;

⁵ Michael Cohen, How for-profit prisons have become the biggest lobby no one is talking about, Washington Post (Apr. 28, 2015), available at https://www.washingtonpost.com/posteverything/wp/2015/04/28/how-for-profit-prisons-have-become-the-biggest-lobby-no-one-is-talking-about/?utm_term=.25de04ae71f9

⁶ Bethany Carson & Eleana Diaz, Payoff: How Congress Ensures Private Prison Profit with an Immigrant Detention Quota, Grassroots Leadership (Apr. 2015) at 4, Chart 1-A^A, available at https://grassrootsleadership.org/sites/default/files/reports/quota_report_final_digital.pdf

⁷ The GEO Group, Inc., 2017 10-K form at 36, available at http://www.snl.com/Cache/c38242453.html.

8 Id.

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appraisals within 14 days of arrival, and registered nurses were performing health assessments" without proper training or certification.9

- 31. Ten months later, ICE's Office of Detention Oversight found that Adelanto Facility officials often delay responding to detainee requests for medical care and fail to promptly review medical records. 10 That report also said that the death of a detainee in March 2012 resulted from "egregious errors" by medical staff and could have been prevented.
- 32. In 2014, the Office of Detention Oversight found the Adelanto Facility deficient in 26 competency areas, including 16 related to the facility's efforts to prevent and intervene in sexual abuse.11
- 33. In 2015, more than two dozen members of Congress wrote a letter to the U.S. Justice Department and ICE officials expressing concerns about reports of medical neglect at the Facility.¹² That same year, 26 detainees resorted to a two-week hunger strike to protest GEO's failure to provide adequate care there.¹³
- 34. The Adelanto Facility was called "the deadliest detention center of 2017" by immigrant rights activists because more detainees died there than in any other detention center in the United States that year.¹⁴
- 35. A peer-reviewed study released in 2017 found that detainees held six months or more in the Adelanto Facility experienced lower likelihoods of receiving any in-person visitation with their children as well as fewer total visits.¹⁵

https://www.ice.gov/doclib/foia/odo-compliance-inspections/adelantoCorrectionalFac Adelanto-CA-Sept 18-20-2012.pdf

¹¹ U.S. Immigration and Customs Enforcement, Office of Professional Responsibility, Office of Oversight Detention, "Compliance Inspection," (July 2014), available at https://www.ice.gov/doclib/foia/odo-complianceinspections/2014AdelantoJuly.pdf

¹² Kate Linthicum, "Citing neglect, lawmakers urge halt to migrant detention center expansion," Los Angeles Times (July 14, 2015), available at http://beta.latimes.com/local/lanow/la-me-ln-adelanto-immigrant-detention-20150713-story.html ¹³ Kate Linthicum, "Immigrants end hunger strike at Adelanto detention facility," Los Angeles Times (Nov. 16, 2015),

available at http://beta.latimes.com/local/lanow/la-me-ln-adelanto-hunger-strike-ends-20151116-story.html ¹⁴ Detention Watch Network, "Third Death in Immigration Detention Makes the Adelanto Detention Center the Deadliest Facility in 2017," (June 2, 2017), available at

https://www.detentionwatchnetwork.org/pressroom/releases/2017/third-death-immigration-detention-makes-adelantodetention-center-deadliest

¹⁵ Caitlin Patler and Nicolas Branic, "Patterns of Family Visitation During Immigration Detention," RSF: The Russell Sage Foundation Journal of the Social Sciences, vol. 3 no. 4 18-36 (July 2017) available at http://www.rsfjournal.org/doi/pdf/10.7758/RSF.2017.3.4.02

- 36. Despite this track record, GEO maintains a corporate policy and uniform practice of withholding sufficient food, water, and hygiene products from the detainees at the Adelanto Facility. As a result, detainees are forced to either purchase these daily necessities from the Facility's commissary, or go without.
- 37. By maintaining these harsh conditions and purposely withholding basic necessities from detainees, GEO ensures an available labor pool of detainees will work for only \$1 per day, thus allowing it to continue operating the Adelanto Facility at an enormous profit.

D. GEO uses detainees to clean, maintain, and operate the Adelanto Facility.

- 38. Through its so-called Voluntary Work Program (the "Work Program"), GEO hires detainees to perform work that directly contributes to institutional operations, at a rate of \$1 per day.¹⁶
- 39. Despite its name, the Work Program is not "voluntary." Instead, GEO maintains a corporate policy and uniform practice at the Adelanto Facility of withholding necessary care from its detainees. As a result, detainees are forced to submit to GEO's \$1 per day scheme in order to buy necessities including food, water, and hygiene products that GEO refuses to provide for them.
- 40. Further, GEO maintains a corporate policy and uniform practice at the Facility of threatening to place those who refuse to work into solitary confinement. These conditions, policies, and practices ensure that detainees continue working for subminimum wages.
- 41. In the Work Program, detainees are required to work according to an assigned work schedule and to participate in work-related training. At all times, GEO controls detainees' wages, hours, and working conditions.
- 42. GEO provides all necessary personal protection equipment and work uniforms. For example, kitchen workers are provided with and required to wear a white top/bottom uniform with a white apron, rubberized work boots, beard guards and hairness, and freezer jackets and gloves as needed.

28 16 *Id.*

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1	43.	GEO records the hours detainees work and periodically credits wages to their		
2	accounts.			
3	44.	The detainee workers are "employees," and GEO is an "employer" under California's		
4	minimum wa			
5	45.	GEO informs all detainees entering the Adelanto Facility that the following work		
6	assignments may be available through the Work Program:			
7		a. Intake		
8		b. Kitchen Worker		
9		c. Recreation		
10		d. Library		
11		e. Barber		
12		f. Laundry		
13		g. Living area clean-up/janitorial		
14		h. Evening workers (facility janitorial)		
15		i. Maintenance		
16	46.	In the course of their labor and employment by GEO, detainees employed in the		
17	Work Program	m performed a wide range of work, including but not limited to:		
18		a. Scrubbing bathrooms, showers, toilets, and windows;		
19		b. Cleaning and maintaining GEO's on-site medical facility;		
20		c. Cleaning patient rooms and medical staff offices;		
21		d. Sweeping, mopping, stripping, and waxing floors throughout the facility;		
22		e. Washing detainee laundry;		
23		f. Preparing, cooking, and serving detainee meals;		
24		g. Washing dishes;		
25		h. Cleaning the kitchen and cafeteria before and after detainee meals;		
26		i. Performing clerical work for GEO;		
27		j. Running and managing the law library;		
28		k. Providing barber services to detainees;		
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- 1. Cleaning intake areas and solitary confinement units; and
- m. Cleaning and maintaining recreational areas.
- 47. The Work Program allows GEO to avoid recruiting from the traditional labor market, complying with the terms of its union contracts, and paying all costs associated with potential, current, and former employment relationships, thereby reducing operational costs and increasing its own profits.
- 48. GEO does not pay and has not paid detainees the state minimum wage currently, \$10.50 per hour for the hours they worked at the Adelanto Facility.
- 49. GEO's contract with ICE requires GEO to comply with all federal, state, and local laws.
- 50. No clause in GEO's contract with ICE or any rule or standard incorporated by reference into the contract requires GEO to maximize its profits by paying detainees sub-minimum wages.
 - 51. GEO's pay policies violate California's minimum wage laws.

E. Plaintiff Novoa's employment at the Adelanto Facility

- 52. Mr. Novoa is citizen of Mexico and a legal permanent resident of the United States. He has lived in Los Angeles since age four.
- 53. Mr. Novoa is employed by a commercial construction company to complete roofing, tiling, drywalling, and framing projects. He currently earns \$15.65 per hour.
- 54. Mr. Novoa was detained at the Adelanto Facility from June 2012 through February 2015.
- 55. Mr. Novoa has performed work for GEO at the Adelanto Facility and was not paid the state minimum wage for the work he has performed.
- 56. As a janitor, Mr. Novoa worked in a five-person crew to clean windows, floors, showers, bathrooms, and communal areas in the Facility. He worked four-hour shifts, up to seven days per week. He used cleaning supplies and equipment provided by GEO.

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- 57. As a barber, Mr. Novoa provided haircutting services to other detainees. He worked up to 10 hours per day, seven days per week. He used barber supplies and equipment provided by GEO.
- 58. In return for this labor, Mr. Novoa was paid \$1 per day, regardless of the number of hours he worked. GEO credited these wages to Mr. Novoa's commissary account.
- 59. Mr. Novoa spent his wages on food, bottled water, and hygiene products from the Adelanto Facility commissary, among other necessities.
- 60. Officers at the Adelanto Facility threatened to put Mr. Novoa in disciplinary segregation, i.e., solitary confinement, if Mr. Novoa stopped working or encouraged other detainees to stop working.
 - 61. If given a meaningful choice, Mr. Novoa would not have worked for \$1 per day.
- 62. GEO falsely led Mr. Novoa to believe the corporation could not pay him more than \$1 per day, despite the fact that it does so as a matter of course at several of its other immigration detention facilities.
- 63. GEO retained the value of Mr. Novoa's labor by realizing this value as corporate profits, rather than using it to provide for safer, more humane living conditions for detainees at the Adelanto Facility.

CLASS ACTION ALLEGATIONS

64. Plaintiff brings this lawsuit as a class action on behalf of himself, and all others similarly situated as members of the proposed classes, under Federal Rules of Civil Procedure 23(a) and (b)(3). This action satisfies the numerosity, commonality, typicality, adequacy, predominance, and superiority requirements of those provisions.

A. **Class Definition**

65. Plaintiff seeks to certify the following class: All civil immigration detainees who performed work for GEO at the Adelanto Detention Center in the Work Program since GEO assumed responsibility for the Facility in May 2011.

66. Excluded from the definition are the defendants, their officers, directors, management, employees, subsidiaries, and affiliates, and all federal governmental entities. Plaintiff reserves the right to revise the Class Definition based upon information learned through discovery.

B. Class Certification Requirements under Rule 23

- 67. **Numerosity:** Rule 23(a)(1). Each class is so numerous that joinder of all members is impracticable. Plaintiff does not know the exact size of the class since that information is within the control of GEO. However, upon information and belief, Plaintiff alleges that the number of class members is numbered in the thousands. Membership in the class is readily ascertainable from GEO's detention and employment records.
- 68. Commonality and Predominance: Rules 23(a)(2) and 23(b)(3). There are numerous questions of law or fact common to the Class, and those issues predominate over any question affecting only individual class members. The common legal and factual issues include the following:
 - a. Whether Plaintiff and the Class Members were entitled to the protections of the California Minimum Wage Order;
 - b. Whether Plaintiff and the Class Members performed compensable work;
 - c. Whether Plaintiff and the Class Members were paid \$1 per day for their labor;
 - d. Whether GEO engaged in conduct that violated California law including the California Minimum Wage Order, the California Unfair Competition Law, and the California Trafficking Victims Protection Act;
 - e. Whether GEO engaged in conduct that violated the federal Trafficking Victims Protection Act;
 - f. Whether Plaintiff and the Class Members are entitled to equitable relief, including injunctive and declaratory relief; and
 - g. Whether Plaintiff and the Class members are entitled to damages and other monetary relief and, if so, in what amount.
- 69. **Typicality: Rule 23(a)(3).** The claims asserted by Plaintiff is typical of the claims of the Class, in that the representative plaintiff, like all Class Members, was paid subminimum wages

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27 28 while employed by GEO at the Adelanto Facility. Each member of the proposed Class has been similarly injured financially by GEO's misconduct.

- 70. Adequacy: Rule 23(a)(4). Plaintiff will fairly and adequately protect the interests of the Class. Plaintiff has retained attorneys experienced in class and complex litigation, including wage and hour class action litigation. Plaintiff intends to vigorously prosecute this litigation. Neither Plaintiff nor his counsel have interests that conflict with the interests of the other class members.
- 71. Superiority: Rules 23(b)(3). Plaintiff and the Class Members have all suffered and will continue to suffer harm and damages as a result of GEO's wrongful conduct. A class action is superior to other available methods for the fair and efficient adjudication of the controversy. Treatment as a class action will permit a large number of similarly situated persons to adjudicate their common claims in a single forum simultaneously, efficiently, and without the duplication of effort and expense that numerous individual actions would engender. Class treatment will also permit the adjudication of claims by many members of the proposed class who could not individually afford to litigate a claim such as is asserted in this complaint. This class action likely presents no difficulties in management that would preclude maintenance as a class action.

CAUSES OF ACTION

COUNT I CALIFORNIA MINIMUM WAGE LAW Cal. Labor Code \(\) 1194, 1197, 1197.1

- 72. Plaintiff realleges and incorporate by reference herein all allegations above.
- The California Legislature set the following minimum wages for 2011-2017:¹⁷ 73.

January 1, 2017	\$10.50 for employers with 26 employees or more
January 1, 2014	\$9.00
January 1, 2008	\$8.00

- 74. The minimum wage is an obligation of the employer and cannot be waived by any agreement.
 - 75. Detainees at the Adelanto Facility do not forfeit their rights to wage protections.

¹⁷ See http://www.dir.ca.gov/iwc/MinimumWageHistory.htm/; https://www.dir.ca.gov/dlse/faq_minimumwage.htm

- 76. Employees protected by California's minimum wage laws must be paid at least the set hourly minimum wage.
- 77. Detainees at the Adelanto Facility who participate in the Work Program qualify as employees of GEO under California law.
 - 78. GEO qualifies as an employer under California law.
 - 79. Labor in the immigration detention context is not intended as a punitive measure.
- 80. GEO does not compensate detainees the state minimum wage for the work they performed at the Adelanto Facility. Instead, GEO pays detainees \$1 per day for work they perform at its facility.
- 81. Plaintiffs seek to recover, on their own behalf and on behalf of all others similarly situated, unpaid minimum wages and costs of this suit.

<u>COUNT II</u> UNJUST ENRICHMENT California Common Law

- 82. Plaintiff realleges and incorporates by reference herein all allegations above.
- 83. GEO materially and significantly reduced its labor costs and expenses, and increased its profits, because Plaintiff and Class Members perform undercompensated labor.
- 84. Plaintiff and Class Members conferred non-gratuitous benefits upon GEO by performing work for \$1 per day, for which GEO would otherwise have had to pay at least the applicable minimum wage or more, thereby significantly and materially increasing GEO's profits, unjustly enriching GEO at the expense of and detriment to Plaintiff and Class Members.
- 85. GEO's retention of any benefit collected directly and indirectly from this uncompensated labor violated principles of justice, equity, and good conscience.
- 86. As a direct and proximate result of GEO's forced labor practices, Plaintiff and Class Members have suffered concrete harm and injury, including physical and emotional injury, monetary loss, and the unlawful violation of their rights.
- 87. Plaintiff and Class Members are entitled to recover from GEO all amounts that GEO has wrongfully and improperly obtained, and GEO should be required to disgorge to Plaintiff and

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the Class Members the benefits it has unjustly obtained. Plaintiff and Class Members are also entitled to recover exemplary damages. C.R.S. § 13- 21-102.

CALIFORNIA UNFAIR COMPETITION LAW Cal. Bus. & Prof. Code § 17200, et seq.

- 88. Plaintiff realleges and incorporates by reference herein all allegations above.
- 89. California's Unfair Competition Law ("UCL") prohibits unfair competition, defined as "any unlawful, unfair or fraudulent business act or practice and unfair, deceptive, untrue or misleading advertising and any act prohibited by [California's False Advertising Law]." Cal. Bus. & Prof. Code § 17200.
- 90. GEO willfully violated, and continues to violate, the "unlawful" prong of the UCL by violating California labor law.
- 91. The acts, omissions, and practices of GEO constitute unfair and unlawful business acts and practices under the UCL in that GEO's conduct offends public policy against forced labor, and seeks to profit by violating Plaintiffs' rights under state and federal law.
- 92. As a direct and proximate result of GEO's unlawful and unfair business practices, Plaintiff and the Class Members have suffered economic injury.

COUNT IV CALIFORNIA TRAFFICKING VICTIMS PROTECTION ACT Cal. Civ. Code § 52.5

- 93. Plaintiff realleges and incorporates by reference herein all allegations above.
- 94. Pursuant to the California Trafficking Victims Protection Act, Cal. Civ. Code § 52.5, "a victim of human trafficking, as defined in Section 236.1 of the Penal Code, may bring a civil action for actual damages, compensatory damages, punitive damages, injunctive relief, any combination of those, or any other appropriate relief."
- 95. Human trafficking is defined as the deprivation or violation of the personal liberty of another "with the intent to obtain forced labor or services." Cal. Penal Code § 236.1.
- 96. Forced labor or services is defined as "labor or services that are performed or provided by a person and are obtained or maintained through force, fraud, duress, or coercion, or

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equivalent conduct that would reasonably overbear the will of the person." Cal. Penal Code § 236.1(h)(5).

- 97. GEO materially and significantly reduced its labor costs and expenses, and increased its profits, by unlawfully forcing and coercing Plaintiff and the Class Members to perform uncompensated labor. In order to drive profits, GEO acted with the intent to obtain forced labor or services from its detainees.
- 98. As alleged herein, GEO did not and does not provide detainees at the Adelanto Facility with sufficient provisions and necessities for daily life. In order to purchase these necessary items, including bottled water and extra food, Plaintiff and the Class Members were forced or coerced to perform labor and services for GEO for \$1 per day.
- 99. Plaintiff and Class Members are entitled to recover from GEO all amounts that GEO has wrongfully and improperly obtained, and GEO should be required to disgorge to Plaintiff and the Class Members the benefits it has unjustly obtained. Plaintiff and Class Members are also entitled to recover exemplary damages. C.R.S. § 13- 21-102.

COUNT V ATTEMPTED FORCED LABOR 18 U.S.C. §§ 1589(a) & 1594(a)

- 100. Plaintiff realleges and incorporates by reference herein all allegations above.
- 101. Plaintiff and the Class Members are victims of attempted forced labor as defined by 18 U.S.C. § 1589(a).
- 102. GEO attempts to violate 18 U.S.C. § 1589(a)(2) by knowingly maintaining a corporate policy and uniform practice at the Adelanto Facility aimed at obtaining nearly free detainee labor and services by:
 - a. Withholding daily necessities from Plaintiff and the Class Members, thereby forcing them to work for subminimum wages in order to buy those daily necessities for themselves and avoid serious harm, including, but not limited to, malnutrition, unsanitary living quarters, extreme isolation, and unhygienic conditions of confinement;

1	b. Threatening Plaintiff and the Class Members with physical restraint, serious harm			
2	and abuse of law or legal process if they refuse to provide their labor, organize a			
3	work stoppage, or participate in a work stoppage;			
4	103. GEO further violated 18 U.S.C. § 1589 by maintaining a corporate policy and			
5	uniform practice at the Adelanto Facility of threatening to put Plaintiff and the Class Members with			
6	serious harm, including solitary confinement, referral to an ICE officer, or criminal prosecution is			
7	they refused to work.			
8	104. GEO attempted to perpetrate the offense of forced labor against Plaintiff and the			
9	Class Members.			
10	105. GEO knowingly benefitted financially from participation in a venture GEO knew or			
11	should have known engaged in unlawful coercion of labor in violation of 18 U.S.C. § 1589.			
12	106. Plaintiff and the Class Members have suffered damages in an amount to be			
13	determined at trial.			
14	107. Plaintiff and the Class Members are entitled to recover compensatory and punitive			
15	damages.			
16	108. Plaintiff and the Class Members are entitled to recover mandatory restitution in the			
17	full amount of their losses.			
18	109. Plaintiff and the Class Members are entitled to recover their reasonable attorney's			
19	fees.			
20	PRAYER FOR RELIEF			
21	WHEREFORE, Plaintiff, individually and on behalf of the Class, requests that the Court:			
22	a. Certify this action as a class action, with a class as defined above;			
23	b. Find that Plaintiff is a proper representative of the Class, and appoint the undersigned as			
24	Class Counsel;			
25	c. Order GEO to pay for notifying Class Members of the pendency of this suit;			
26	d. Order disgorgement of GEO's unjustly-acquired revenue, profits, and other benefits			
27	resulting from its unlawful conduct;			
28				

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1	e.	Award declaratory and c	other equitable r	elief as is necessary	to protect the interests of		
2		Plaintiff and Class Members;					
3	f.	Award injunctive relief as is necessary to protect the interests of Plaintiff and Class					
4		Members, including enjoining GEO from continuing to conduct business through the					
5		unlawful and unfair practices alleged herein;					
6	g.	Award Plaintiff and Class Members monetary damages for lost wages in an amount to be					
7		determined at trial;					
8	h.	Award Plaintiff and Class members their reasonable litigation expenses and attorneys'					
9		fees; and					
0	i.	i. Award any further relief that the Court deems just and equitable.					
1							
12							
13	Dated: De	ecember 19, 2017		Respectfully Submi	tted,		
4				/s/ Will Thompson	7		
15				Korey A. Nelson, I Lydia A. Wright, E	sq.*		
16				BURNS CHARES' 365 Canal Street, St	uite 1170		
17				New Orleans, LA 7 Telephone: (504) 79	99-2845		
18				Facsimile: (504) 88 knelson@burnscha	rest.com		
19				lwright@burnschar			
20				Warren T. Burns, F Will Thompson	_		
21				(Cal. Bar. No. 2890 BURNS CHARES'	ΓĹLP		
22				900 Jackson St., Su: Dallas, Texas 75202	2		
23				Telephone: (469) 90 Facsimile: (469) 444	4-5002		
24				wburns@burnschar wthompson@burn			
25				R. Andrew Free, E.			
26				PO Box 90568	F R. ANDREW FREE		
27				Nashville, TN 3720 Tel: (844) 321-3221			
28				Fax: (615) 829-8959 andrew@immigran			
			17				

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ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Lawsuit Takes Issue with 'Forced Labor' of Detainees at California's Adelanto Detention Center</u>