UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

KARED SAMPEDRO, individually and in behalf of all other persons similarly situated,

Plaintiff,

-against-

17 CV 3423

500 FOREST AVENUE CORP. d/b/a KING'S ARMS RESTAURANT and DIMITRIOS KOUTSOVASILIS, jointly and severally,

Defendants.

COMPLAINT AND JURY DEMAND

- 1. The plaintiff, in behalf of other similarly situated current and former employees of the defendants who consent to become party plaintiffs, pursuant to the Fair Labor Standards Act, 29 U.S.C. § 216(b), alleges that the defendants violated the Fair Labor Standards Act, 29 U.S.C. § 201, et seq., and the defendants are liable to the plaintiff and party plaintiffs for unpaid or underpaid minimum wages, and such other relief available by law.
- 2. The plaintiff further alleges, pursuant to N.Y. Lab. Law §§ 198(1-a) and 663(1), that the defendants violated the Minimum Wage Act, N.Y. Lab. Law § 650, *et seq.*, and section 191 of the New York Labor Law, and the defendants are liable to the plaintiff for unpaid or underpaid (1) minimum wages, (2) reimbursement of costs of purchasing a required uniform, and such other relief available by law.
- 3. The plaintiff further alleges, pursuant to the Wage Theft Prevention Act, N.Y. Lab. Law § 198(1-d), that the defendants violated the same, N.Y. Lab. Law § 195(3), and that the plaintiff should be awarded of the defendants statutory damages, injunctive relief, and such other relief available by law.

JURISDICTION AND VENUE

- 4. Jurisdiction of this action is conferred upon the Court by the Fair Labor Standards Act, 29 U.S.C. § 216(b), and further by 28 U.S.C. §§ 1331 and 1337.
- 5. Jurisdiction over all other claims is within the supplemental jurisdiction of the Court pursuant to 28 U.S.C. § 1367.
- 6. Venue is proper in this district pursuant to 28 U.S.C. § 1391. The parties reside where set forth herein. A substantial part of the events or omissions giving rise to the claims alleged herein occurred in the judicial district of this Court.

PARTIES

- 7. The plaintiff Kared Sampedro is and was at all relevant times an adult residing in Richmond County, New York.
- 8. The defendant 500 Forest Avenue Corp. is and was at all relevant times a New York business corporation with its office in Richmond County.
- 9. Upon information and belief, the defendant Dimitrios Koutsovasilis is and was at all relevant times an adult residing in Richmond County, New York.

COLLECTIVE ACTION ALLEGATIONS

- 10. Pursuant to 29 U.S.C. § 216(b), the plaintiff commences this action as to the plaintiff's claims arising under the Fair Labor Standards Act as a collective action in behalf of all similarly situated current and former employees of the defendants at any time since three years before the date of this complaint to the entry of judgment in this action who consent to become party plaintiffs.
- 11. The plaintiff and the putative party plaintiffs have had substantially similar jobs and compensation and have been subject to the defendants' common policies and practices of willfully

violating the Fair Labor Standards Act as set forth in this complaint. The claims of the plaintiff stated herein are similar to those of the putative party plaintiffs.

STATEMENT OF FACTS

- 12. At all relevant times, the defendants' business is a full-service restaurant doing business as King's Arms Restaurant and located at 500 Forest Avenue, Staten Island, New York.
- 13. Upon information and belief, at all relevant times, the defendant Dimitrios Koutsovasilis was an owner, shareholder, officer, or manager of the defendants' business.
- 14. Upon information and belief, at all relevant times, the defendant Dimitrios Koutsovasilis was an individual who actively participated in the business of the defendants, exercised substantial control over the functions of the employees of the defendants, including the plaintiff and party plaintiffs, and acted directly or indirectly in the interest of an employer.
- 15. Upon information and belief, at all relevant times, the defendant Dimitrios Koutsovasilis had the capacity on behalf of the defendants to establish the wages and hours of the employees of the defendants.
- 16. The defendants are associated and are joint employers, act in the interest of each other with respect to the employees of the defendants, have common policies and practices as to wages and hours, and share control over the defendants' employees.
- 17. The defendants employed the plaintiff approximately from June 2007 until May 2017.
 - 18. The defendants employed the plaintiff as a waitress and hostess.
- 19. The plaintiff worked for the defendants approximately between ten and twenty-one hours per week.

- 20. The defendants paid the plaintiff approximately \$1.00 per hour until approximately winter 2015, then approximately between \$5.00 and \$7.50 per hour thereafter.
- 21. In many workweeks, the defendants did not pay the plaintiff for all of the hours that the plaintiff worked for the defendants.
 - 22. The defendants paid the plaintiff partially by check and partially in cash.
- 23. The plaintiff spent approximately \$210 to purchase required uniforms, which the defendants did not reimburse.
 - 24. The plaintiff's required uniform was a shirt with a logo and an apron.
- 25. The defendants willfully failed to pay the plaintiff and party plaintiffs the applicable minimum wage.
- 26. The plaintiff purchased required uniforms, and the defendants failed to reimburse the plaintiff the total cost of the uniforms.
- 27. The defendants failed to provide the plaintiff with a statement with each payment of wages.
- 28. Upon information and belief, while the defendants employed the plaintiff and party plaintiffs, the defendants failed to post or keep posted notices explaining the minimum wage rights of employees under the Fair Labor Standards Act and the New York Labor Law, and the plaintiff and party plaintiffs were uninformed of their rights during such times.
- 29. Upon information and belief, while the defendants employed the plaintiff and party plaintiffs, the defendants failed to maintain accurate and sufficient records.

FIRST CLAIM FOR RELIEF: FAIR LABOR STANDARDS ACT

30. The plaintiff, on behalf of the plaintiff and party plaintiffs, realleges and incorporates by reference paragraphs 1 through 29 as if they were set forth again herein.

- 31. At all relevant times, the defendants, employers, employed the plaintiff and party plaintiffs, employees, within the meaning of the Fair Labor Standards Act, 29 U.S.C. § 203(d), (e)(1), and (g).
- 32. The business activities of the defendants are related and performed through unified operation or common control for a common business purpose and constitute an enterprise, within the meaning of the Fair Labor Standards Act, 29 U.S.C. § 203(r).
- 33. The enterprise of the defendants employs employees engaged in commerce or in the production of goods for commerce, or in handling, selling, or otherwise working on goods or materials that have been moved in or produced for commerce, within the meaning of the Fair Labor Standards Act, 29 U.S.C. § 203(s)(1)(A)(i).
- 34. Upon information and belief, at all relevant times, the enterprise of the defendants has had an annual gross volume of sales made or business done not less than of \$500,000, exclusive of separate retail excise taxes, within the meaning of the Fair Labor Standards Act, 29 U.S.C. § 203(s)(1)(A)(ii).
- 35. Therefore, upon information and belief, at all relevant times, the plaintiff and party plaintiffs have been employed in an enterprise engaged in commerce or in the production of goods for commerce, within the meaning of the Fair Labor Standards Act, 29 U.S.C. § 203(s)(1)(A).
- 36. The defendants in many workweeks willfully and repeatedly violated the Fair Labor Standards Act, 29 U.S.C. §§ 206 and 215(a)(2), by failing to pay the plaintiff and party plaintiffs the minimum wage applicable under the Fair Labor Standards Act, 29 U.S.C. § 206.
- 37. By 29 U.S.C. § 216(b), the defendants are liable to the plaintiff and party plaintiffs for unpaid or underpaid minimum wages.

- 38. The defendants failed to post notices of the defendants' employees' rights under the law, required by 29 C.F.R. § 516.4.
- 39. Because of the defendants' failure to post notices of the defendants' employees' rights under the law, the plaintiff and party plaintiffs are entitled to the equitable tolling of their claims during the time that the defendants failed to post such notices.
- 40. The foregoing conduct, as alleged, constitutes a willful violation of the Fair Labor Standards Act, within the meaning of the Portal-to-Portal Act, 29 U.S.C. § 255(a).
- 41. The plaintiff and party plaintiffs are further entitled to recover of the defendants an equal amount as liquidated damages pursuant to the Fair Labor Standards Act, 29 U.S.C. § 216(b).

SECOND CLAIM FOR RELIEF: MINIMUM WAGE ACT

- 42. The plaintiff realleges and incorporates by reference paragraphs 1 through 41 as if they were set forth again herein.
- 43. At all relevant times, the defendants, employers, employed the plaintiff, an employee, within the meaning of the New York Labor Law, §§ 2(5)–(7), 190(2)–(3), and 651(5)–(6), and N.Y. Comp. Codes R. & Regs. tit. 12, § 146-3.2.
- 44. From July 24, 2009, to December 30, 2013, the applicable minimum wage was, \$7.25, and from December 31, 2013, to December 30, 2014, \$8.00, and from December 31, 2014, until December 30, 2015, \$8.75, and from December 31, 2015, until December 30, 2016, \$9.00, and from December 31, 2016, to the present, \$11.00, pursuant to N.Y. Lab. Law § 652 and N.Y. Comp. Codes R. & Regs. tit. 12, § 146-1.2.
- 45. The defendants violated the plaintiff's rights by failing to pay or underpaying the plaintiff the required minimum wage, in violation of N.Y. Lab. Law § 652 and N.Y. Comp. Codes R. & Regs. tit. 12, § 146-1.2.

- 46. The defendants violated the plaintiff's rights by failing to reimburse the plaintiff the costs of purchasing a required uniform, in violation of N.Y. Comp. Codes R. & Regs. tit. 12, § 146-1.8.
- 47. The defendants' failure to pay the plaintiff the foregoing timely is a violation of section 191 of the New York Labor Law.
- 48. By N.Y. Lab. Law §§ 198(1-a) and 663(1), the defendants are liable to the plaintiff for unpaid or underpaid (1) minimum wages and (2) reimbursement of costs of purchasing a required uniform.
- 49. The plaintiff is further entitled to recover of the defendants liquidated damages pursuant to the Wage Theft Prevention Act, N.Y. Lab. Law § 198(1-a), and the Minimum Wage Act, N.Y. Lab. Law § 663(1).
- 50. The defendants failed to post notices of the defendants' employees' rights under the law, required by N.Y. Lab. Law §§ 198(d) and 661 and N.Y. Comp. Codes R. & Regs. tit. 12, § 146-2.4.
- 51. Because of the defendants' failure to post notices of the defendants' employees' rights under the law, the plaintiff are entitled to the equitable tolling of the plaintiff's claims during the time that the defendants failed to post such notices.

THIRD CLAIM FOR RELIEF: WAGE THEFT PREVENTION ACT

- 52. The plaintiff realleges and incorporates by reference paragraphs 1 through 51 as if they were set forth again herein.
- 53. The defendants failed to furnish to the plaintiff with each wage payment a statement listing the dates of work covered by that payment of wages; name of employee; name of employer; address and phone number of employer; rate or rates of pay and basis thereof, whether paid by the

hour, shift, day, week, salary, piece, commission, or other; the regular hourly rate or rates of pay; the overtime rate or rates of pay; the number of regular hours worked, and the number of overtime hours worked; gross wages; deductions; allowances, if any, claimed as part of the minimum wage; and net wages; in violation of the Wage Theft Prevention Act, N.Y. Lab. Law § 195(3) and N.Y. Comp. Codes R. & Regs. tit. 12, § 146-2.3.

- 54. Due to the defendants' violation of the Wage Theft Prevention Act, N.Y. Lab. Law § 195(3) and N.Y. Comp. Codes R. & Regs. tit. 12, § 146-2.3, the plaintiff should be awarded of the defendants statutory damages of \$100.00 per workweek that the violation occurred, up to a maximum of \$2,500.00, until February 26, 2015, and statutory damages of \$250.00 per workday that the violation occurred, up to a maximum of \$5,000.00, thereafter, pursuant to N.Y. Lab. Law § 198(1-d).
- 55. Further, the defendants, including the defendants' officers, agents, employees, and those persons in active concert or participation with the defendants, should be permanently enjoined from violating the Wage Theft Prevention Act, § 195(3), pursuant to the same, N.Y. Lab. Law § 198(1-d).

FOURTH CLAIM FOR RELIEF: DECLARATORY RELIEF

- 56. The plaintiff realleges and incorporates by reference paragraphs 1 through 55 as if they were set forth again herein.
- 57. Pursuant to the Declaratory Judgment Act, 28 U.S.C. §§ 2201–02, and Rule 57 of the Federal Rules of Civil Procedure, the plaintiff may obtain declaratory relief.
- 58. The defendants violated the Fair Labor Standards Act, Minimum Wage Act, section 191 of the New York Labor Law, and the Wage Theft Prevention Act.
 - 59. It is in the public interest to have these declarations of rights recorded.

- 60. A declaratory judgment serves the useful purpose of clarifying and settling the legal issues in this action.
- 61. A declaratory judgment would terminate and afford relief from uncertainty, insecurity, and controversy giving rise to this action.

PRAYER FOR RELIEF

- 62. Wherefore, the plaintiff, on behalf of the plaintiff and party plaintiffs, prays this Court grant as relief:
 - a. designation of this action as a collective action in behalf of the party plaintiffs and prompt issuance of notice pursuant to 29 U.S.C. § 216(b) to all similarly situated putative party plaintiffs, apprising them of the pendency of this action, permitting them to assert timely claims under the Fair Labor Standards Act in this action by filing individual consents to become party plaintiffs pursuant to 29 U.S.C. § 216(b) and appointing the plaintiff and the plaintiff's attorneys to represent the party plaintiffs;
 - b. a declaratory judgment that the practices complained of herein are unlawful under the Fair Labor Standards Act, the Minimum Wage Act, section 191 of the New York Labor Law, and the Wage Theft Prevention Act;
 - c. an award of unpaid or underpaid minimum wages, due under the Fair Labor Standards Act;
 - d. an award of liquidated damages pursuant to the Fair Labor Standards Act, 29 U.S.C. § 216(b);
 - e. an award of unpaid or underpaid (1) minimum wages, (2) reimbursement of costs of purchasing a required uniform, due under the Minimum Wage Act and section 191 of the New York Labor Law;

- f. an award of liquidated damages pursuant to the Wage Theft Prevention Act, N.Y. Lab. Law § 198(1-a), and the Minimum Wage Act, N.Y. Lab. Law § 663(1);
- g. an award of statutory damages for the defendants' violation of the Wage Theft Prevention Act, N.Y. Lab. Law § 195(3), pursuant to the same, N.Y. Lab. Law § 198(1-d);
- h. a permanent injunction restraining the defendants, including the defendants' officers, agents, employees, and those persons in active concert or participation with the defendants, from violating the Wage Theft Prevention Act, N.Y. Lab. Law § 195(3), pursuant to the same, N.Y. Lab. Law § 198(1-d);
- i. if liquidated damages pursuant to the Fair Labor Standards Act, 29 U.S.C. § 216(b), are not awarded, an award of prejudgment interest pursuant to 28 U.S.C. § 1961;
- j. an award of prejudgment interest pursuant to the New York Civil Practice Law and Rules, §§ 5001–02;
- k. an award of postjudgment interest pursuant to 28 U.S.C. § 1961 and/or the New York Civil Practice Law and Rules, § 5003;
- 1. an award of the attorney's fees, costs, and further expenses up to fifty dollars, of this action, pursuant to 29 U.S.C. § 216(b), and N.Y. Lab. Law §§ 198(1)–(2) and 663(1); and
 - m. such other and further relief as this Court deems just and proper.

DEMAND FOR TRIAL BY JURY

Pursuant to Rule 38(b) of the Federal Rules of Civil Procedure, the plaintiff, on behalf of the plaintiff and party plaintiffs, demands a trial by jury on all questions of fact raised by the complaint.

LAW OFFICE OF JUSTIN A. ZELLER, P.C.

By:

Dated: New York, New York June 7, 2017 John M. Gurrieri

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Brandon D. Sherr

bsherr@zellerlegal.com

Justin A. Zeller

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New York, N.Y. 10007-2036

Telephone: (212) 229-2249

Facsimile: (212) 229-2246

ATTORNEYS FOR PLAINTIFF

11

UNITED STATES DISTRICT COURT

for the

Eastern District of New York

KARED SAMPEDRO, individually and in behalf of all other persons similarly situated))))
Plaintiff(s))
v.		Civil Action No. 17 CV 3423
500 FOREST AVENUE CORP. d/b/a KING'S ARMS RESTAURANT and DIMITRIOS KOUTSOVASILIS, jointly and severally))))
Defendant(s)	
	SUMMONS	IN A CIVIL ACTION
To: (Defendant's name and address) Dimitrios Koutsovasi		silis
,	73 FOSTER AVE	J115
	STATEN ISLAND,	NY 10314-5670
are the United States or a United P. 12 (a)(2) or (3) — you must sthe Federal Rules of Civil Process whose name and address are:	rvice of this summons of States agency, or an of Serve on the plaintiff and Edure. The answer or many Law Office of Justin 277 BROADWAY S	TE 408
		be entered against you for the relief demanded in the complaint.
Date:		
		Signature of Clerk or Deputy Clerk

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

Civil Action No. 17 CV 3423

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

		ne of individual and title, if an	<i>y)</i>	
was re	ceived by me on (date)		<u> </u>	
	☐ I personally served	the summons on the indi	ividual at (place)	
			on (date)	; or
	☐ I left the summons	at the individual's reside	ence or usual place of abode with (name)	
		,	a person of suitable age and discretion who resi	des there,
	on (date)	, and mailed a c	copy to the individual's last known address; or	
	☐ I served the summo	ons on (name of individual)		, who is
	designated by law to a	accept service of process	on behalf of (name of organization)	
			on (date)	; or
	☐ I returned the sumn	nons unexecuted because	·	; or
	☐ Other (specify):			
	My fees are \$	for travel and \$	for services, for a total of \$	
	I declare under penalty	y of perjury that this info	rmation is true.	
Date:				
		_	Server's signature	
		_	Printed name and title	
		_	Server's address	

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

Eastern District of New York

KARED SAMPEDRO, individually and in behalf of all other persons similarly situated)						
Plaintiff(s))				
V.) Civ	il Action No. 17 CV 3423			
500 FOREST AVENUE CORP. d/b/a KING'S ARMS RESTAURANT and DIMITRIOS KOUTSOVASILIS, jointly and severally)))	,)))			
Defendant(s))				
	SUMMONS	IN A CIVIL A	ACTION			
To: (Defendant's name and address)	500 Forest Avenue (500 FOREST AVE STATEN ISLAND,	-	ng's Arms Restaurant 503			
A lawsuit has been filed	l 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:	Law Office of Justin					
	277 BROADWAY S	The state of the s	•			
	NEW YORK NY 100					
If you fail to respond, jo You also must file your answer	udgment by default will	l be entered aga rt.	inst you for the relief demanded in the complaint. CLERK OF COURT			
Date:						
		_	Signature of Clerk or Deputy Clerk			

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

Civil Action No. 17 CV 3423

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was re	This summons for (nate)	me of individual and title, if any)			
wasie	•	I the summons on the individ	_ · dual at <i>(place)</i>		
			on (date)	; or	
	☐ I left the summons	at the individual's residence	e or usual place of abode with (name)		
		, a p	person of suitable age and discretion who res	sides the	ere,
	on (date)	, and mailed a cop	by to the individual's last known address; or		
	☐ I served the summe	ons on (name of individual)			, who is
	designated by law to	accept service of process on	behalf of (name of organization)		
			on (date)	; or	
	☐ I returned the sum	mons unexecuted because			; or
	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$		
	I declare under penalt	y of perjury that this information	ation is true.		
Date:					
Date.			Server's signature		
			Printed name and title		
			Server's address		

Additional information regarding attempted service, etc:

JS 44 (Rev. 06/17)

Case 1:17-cv-03423 Document 2-3 Filed 06/07/17 Page 1 of 2 PageID #: 16

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.)

KARED SAMPEDRO, inc similarly situated	dividually and in behal	f of all other persons	DEFENDANTS 500 FOREST AVE and DIMITRIOS K	DEFENDANTS 500 FOREST AVENUE CORP. d/b/a KING'S ARMS RESTAURANT and DIMITRIOS KOUTSOVASILIS, jointly and severally			
(b) County of Residence of First Listed Plaintiff Richmond (EXCEPT IN U.S. PLAINTIFF CASES)			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, Law Office of Justin A. Z NY 10007-2036, 1-212-2	eller, P.C., 277 Broad	_{r)} way Ste 408, New York	Attorneys (If Known)				
II. BASIS OF JURISDI	CTION (Place an "X" in C	ne Box Only)	. CITIZENSHIP OF P	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintif		
☐ 1 U.S. Government Plaintiff	U.S. Government 🔀 3 Federal Question		(For Diversity Cases Only) PT Citizen of This State				
☐ 2 U.S. Government Defendant			Citizen of Another State	2			
			Citizen or Subject of a Foreign Country	3 🗖 3 Foreign Nation	□ 6 □ 6		
IV. NATURE OF SUIT		27			of Suit Code Descriptions.		
CONTRACT	i	PERCONAL INVERSA	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES ☐ 375 False Claims Act		
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment	PERSONAL INJURY □ 310 Airplane □ 315 Airplane Product Liability □ 320 Assault, Libel & Slander □ 330 Federal Employers' Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle Product Liability □ 360 Other Personal Injury □ 362 Personal Injury - Medical Malpractice CIVIL RIGHTS □ 440 Other Civil Rights □ 441 Voting □ 442 Employment □ 443 Housing/ Accommodations	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability PRISONER PETITIONS Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence	□ 625 Drug Related Seizure of Property 21 USC 881 □ 690 Other LABOR 710 Fair Labor Standards Act □ 720 Labor/Management Relations □ 740 Railway Labor Act □ 751 Family and Medical Leave Act □ 790 Other Labor Litigation □ 791 Employee Retirement Income Security Act	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 835 Patent - Abbreviated New Drug Application □ 840 Trademark SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	□ 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 □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision		
□ 290 All Other Real Property	□ 445 Amer. w/Disabilities - Employment □ 446 Amer. w/Disabilities - Other □ 448 Education	□ 535 October □ 535 Death Penalty Other: □ 540 Mandamus & Other □ 550 Civil Rights □ 555 Prison Condition □ 560 Civil Detainee - Conditions of Confinement	IMMIGRATION ☐ 462 Naturalization Application ☐ 465 Other Immigration Actions		950 Constitutionality of State Statutes		
	m One Box Only) moved from	Remanded from 4 Appellate Court		erred from			
VI. CAUSE OF ACTIO	20115 C 8 201	et seq.	ling (Do not cite jurisdictional stat	utes unless diversity):			
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION	DEMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint: X Yes □No		
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE		DOCKET NUMBER			
DATE 06/07/2017 FOR OFFICE USE ONLY		SIGNATURE OF ATTOR	NEY OF RECORD	<u>(· · · </u>			
	MOUNT	APPLYING IFP	JUDGE	MAG. JUE	OGE		

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, John M. Gurrieri, counsel for plaintiff, 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 seeks declaratory judgment
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 civ 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 powe 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: No
2.) 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? No
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?
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. Yes No
Are you currently the subject of any disciplinary action (s) in this or any other state or federal court? Yes (If yes, please explain) No
I certify the accuracy of all information provided above.

Signature:

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: NY's Kings Arms Restaurant Hit with Wage and Hour Class Action