Case 1:17-cv-03276 Document 1 Filed 05/31/17 Page 1 of 10 PageID #: 1

LAW OFFICES OF ROBERT L. KRASELNIK, PLLC Robert L. Kraselnik (RK 0684) 40-08 Case Street, 2nd Floor Elmhurst, NY 11373 Tel.: 646-342-2019 Fax: 646-661-1317 Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

LUIS "MILTON" SEGARRA, on behalf of himself and others similarly situated,

Plaintiff.

Case No.:

COMPLAINT

Jury Trial Demanded

v.

DRF HOSPITALITY MANAGEMENT LLC d/b/a BARTO RESTAURANT, and DONALD R. FINLEY,

Defendants.

Plaintiff, LUIS "MILTON" SEGARRA (hereinafter, "Plaintiff"), on behalf of himself and others similarly situated, by and through his undersigned attorneys, hereby files this Complaint against Defendants, DRF HOSPITALITY MANAGEMENT LLC d/b/a BARTO RESTAURANT, and DONALD R. FINLEY (each individually, "Defendant" or, collectively, "Defendants"), and states as follows:

INTRODUCTION

1. Plaintiff alleges, pursuant to the Fair Labor Standards Act, as amended, 29 U.S.C. §§201 *et. seq.* ("FLSA"), that he is entitled to recover from Defendants: (1) unpaid overtime, (2) unpaid minimum wages, (3) liquidated damages and (4) attorneys' fees and costs.

2. Plaintiff further alleges that, pursuant to the New York Labor Law, he is entitled to recover from Defendants: (1) unpaid overtime, (2) unpaid minimum wages, (3) unpaid spread of hours premium (4) statutory penalties, (5) liquidated damages and (6) attorneys' fees and costs.

JURISDICTION AND VENUE

3. This Court has jurisdiction over this controversy pursuant to 29 U.S.C. §216(b), 28 U.S.C. §§1331, 1337 and 1343, and has supplemental jurisdiction over Plaintiff's state law claims pursuant to 28 U.S.C. §1367.

4. Venue is proper in the Eastern District pursuant to 28 U.S.C. §1391.

PARTIES

5. Plaintiff, LUIS "MILTON" SEGARRA, is a resident of Nassau County.

6. Upon information and belief, Defendant, DRF HOSPITALITY MANAGEMENT LLC d/b/a BARTO RESTAURANT is a corporation organized under the laws of the State of New York, with a principal place of business located at 1024 Northern Boulevard, Rosyn, NY 11576 and an address for service of process located at Corporation Service Company 80 State Street, Albany, NY 12207.

7. Upon information and belief, Defendant, DONALD R. FINLEY, is the Chairman or Chief Executive Officer of Defendant, DRF HOSPITALITY

MANAGEMENT LLC d/b/a BARTO RESTAURANT. DONALD R. FINLEY exercised control over the terms and conditions of Plaintiff's employment and those of similarly situated employees. With respect to Plaintiff and other similarly situated employees, he had the power to (i) fire and hire, (ii) determine rate and method of pay and (iii) otherwise affect the quality of employment.

8. At all relevant times, Defendant DRF HOSPITALITY MANAGEMENT LLC d/b/a BARTO RESTAURANT was and continues to be an "enterprise engaged in commerce" within the meaning of the FLSA.

9. At all relevant times, the work performed by Plaintiff was directly essential to the business operated by Defendants.

10. At all relevant times, Defendants knowingly and willfully failed to pay Plaintiff his lawfully earned overtime wages in direct contravention of the FLSA and the New York Labor Law.

11. At all relevant times, Defendants knowingly and willfully failed to pay Plaintiff his lawfully earned minimum wages in direct contravention of the FLSA and the New York Labor Law.

12. At all relevant times, Defendants knowingly and willfully failed to pay Plaintiff his lawfully earned spread of hours premium in direct contravention of the New York Labor Law.

13. Plaintiff has fulfilled all conditions precedent to the institution of this action and/or such conditions have been waived.

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STATEMENT OF FACTS

13. In or about June of 2016, Plaintiff, LUIS "MILTON" SEGARRA, was hired by Defendants to work as a waiter, cleaning person, and stock up person for Defendants' "Barto Restaurant", a food/beverage establishment located at 1024 Northern Boulevard, Roslyn, NY 11576.

14. Plaintiff worked for Defendants until in or about October of 2016.

15. During the employment of Plaintiff, LUIS "MILTON" SEGARRA, by Defendants, he worked over forty (40) hours per week. During LUIS "MILTON" SEGARRA'S employment by Defendants, he often worked over ten (10) hours per day.

16. Plaintiff, LUIS "MILTON" SEGARRA, averaged 78 hours per week. For example, during the week of July 10, 2016 thru July 16, 2016, he worked as follows:

07/10/2016:	11:00am-12:00am
07/11/2016:	off
07/12/2016:	11:00am-12:00am
07/13/2016:	11:00am-12:00am
07/14/2016:	11:00am-12:00am
07/15/2016:	11:00am-12:00am
07/16/2016:	11:00am-12:00am

Plaintiff remained with this schedule for the duration of his employment with Defendants. Plaintiff received a bi-weekly salary of \$80. Plaintiff was not paid the proper minimum wage for his first 40 hours in a workweek nor his overtime rate of time and one-half for any hours worked past 40 in a workweek. Additionally, Plaintiff did not receive any breaks during any workweek.

17. Defendants knowingly and willfully operated their business with a policy of not paying either the FLSA overtime rate (of time and one-half) or the New York State overtime rate (of time and one-half) to the Plaintiff and other similarly situated employees.

18. Defendants knowingly and willfully operated their business with a policy of not paying either the FLSA minimum wage or the New York State minimum wage to the Plaintiffs.

19. Defendants knowingly and willfully operated their business with a policy of not paying the New York State "spread of hours" premium to Plaintiff.

20. Defendants knowingly and willfully operated their business with a policy of not providing a proper wage statement to Plaintiff and other similarly situated employees, in violation of the New York Labor Law.

21. Plaintiff retained the Law Offices of Robert L. Kraselnik, PLLC to represent him and other employees similarly situated in this litigation and has agreed to pay the firm a reasonable fee for its services.

STATEMENT OF CLAIM

COUNT I

VIOLATION OF THE FAIR LABOR STANDARDS ACT

22. Plaintiff realleges and reavers Paragraphs 1 through 21 of this Complaint as if fully set forth herein.

23. At all relevant times, upon information and belief, Defendants were and continue to be employers engaged in interstate commerce and/or the production of goods for commerce within the meaning of the FLSA, 29 U.S.C. §§ 206(a) and 207 (a). Further, Plaintiff is a covered individual within the meaning of the FLSA, 29 U.S.C. §§ 206(a) and 207 (a).

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24. At all relevant times, Defendants employed Plaintiff within the meaning of the FLSA.

25. Upon information and belief, at all relevant times, Defendant, DRF HOSPITALITY MANAGEMENT LLC d/b/a BARTO RESTAURANT, had gross annual revenues in excess of \$500,000.

26. At all relevant times, the Defendants had a policy and practice of refusing to pay overtime compensation at the statutory rate of time and one-half to Plaintiff for his hours worked in excess of forty hours per workweek.

27. Defendants failed to pay Plaintiff overtime compensation in the lawful amount for hours worked in excess of the maximum hours provided for in the FLSA.

28. Plaintiff worked hours for which he was not paid the statutory minimum wage.

29. At all relevant times, the Defendants had a policy and practice of refusing to pay the statutory minimum wage to Plaintiff for his hours worked.

30. Defendants failed to pay Plaintiff minimum wages in the lawful amount for his hours worked.

31. Records, if any, concerning the number of hours worked by Plaintiff and the actual compensation paid to Plaintiff should be in the possession and custody of the Defendants. Plaintiff intends to obtain these records by appropriate discovery proceedings to be taken promptly in this case and, if necessary, will then seek leave of Court to amend this Complaint to set forth the precise amount due.

32. Defendants knew of and/or showed a willful disregard for the provisions of the FLSA as evidenced by their failure to compensate Plaintiff at the statutory rate of

time and one-half for his hours worked in excess of forty (40) hours per week when Defendants knew or should have known such was due.

33. Defendants knew of and/or showed a willful disregard for the provisions of the FLSA as evidenced by their failure to compensate Plaintiff minimum wages for hours worked when Defendants knew or should have known such was due.

34. Defendants failed to properly disclose or apprise Plaintiff of his rights under the FLSA.

35. As a direct and proximate result of Defendants' willful disregard of the FLSA, Plaintiff is entitled to liquidated damages pursuant to the FLSA.

36. Due to the intentional, willful and unlawful acts of Defendants, Plaintiff suffered damages in an amount not presently of ascertainable of unpaid overtime wages and unpaid minimum wages, plus an equal amount as liquidated damages.

37. Plaintiff is entitled to an award of his reasonable attorneys' fees and costs pursuant to 29 U.S.C. §216(b).

COUNT II

VIOLATION OF THE NEW YORK LABOR LAW

38. Plaintiff realleges and reavers Paragraphs 1 through 37 of this Complaint as if fully set forth herein.

39. At all relevant times, Plaintiff was employed by the Defendants within the meaning of the New York Labor Law, §§2 and 651.

40. Defendants willfully violated Plaintiff's rights by failing to pay Plaintiff overtime compensation at rates not less than one and one-half times the regular rate of pay for each hour worked in excess of forty hours in a workweek.

41. Defendants willfully violated Plaintiff's rights by failing to pay Plaintiff minimum wages in the lawful amount for hours worked.

42. Defendants willfully violated Plaintiff's rights by failing to pay "spread of hours" premium to Plaintiff for each workday exceeding ten (10) or more hours.

43. Defendants knowingly and willfully operated their business with a policy of not providing a proper wage statement to Plaintiff and other similarly situated employees, in violation of the New York Labor Law.

44. Defendants willfully violated Plaintiff's rights by failing to provide him proper notices and wage statements in violation of the New York Wage Theft Prevention Act, N.Y. Lab. Law § 198(1-a) (enacted on April 9, 2011).

45. As a result of Defendant's violation of the New York Wage Theft Prevention Act, Plaintiff is entitled to damages of at least \$150 per week during which the violations occurred and/or continue to occur.

46. Due to the Defendant's New York Labor Law violations, Plaintiff is entitled to recover from Defendant his unpaid overtime, unpaid minimum wages, unpaid "spread of hours" premium, statutory penalties, damages for unreasonably delayed payments, reasonable attorneys' fees, and costs and disbursements of the action, pursuant to New York Labor Law §663(1).

PRAYER FOR RELIEF

WHEREFORE, Plaintiff on behalf of himself and all similarly situated employees, respectfully requests that this Court grant the following relief:

a. A declaratory judgment that the practices complained of herein are unlawful under the FLSA and the New York Labor Law;

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b. An injunction against Defendants and their officers, agents, successors, employees, representatives and any and all persons acting in concert with them as provided by law, from engaging in each of the unlawful practices, policies and patterns set forth herein;

c. An award of unpaid overtime compensation and minimum wages due under the FLSA and the New York Labor Law;

d. An award of unpaid "spread of hours" premium due under the New York Labor Law;

e. An award of liquidated and/or punitive damages as a result of Defendants' willful failure to pay overtime compensation pursuant to 29 U.S.C. § 216;

f. An award of liquidated and/or punitive damages as a result of Defendants' willful failure to pay overtime compensation pursuant to the New York Labor Law ;

g. An award of statutory penalties including statutory penalties under the Wage Theft Prevention Act, and prejudgment and postjudgment interest;

h. An award of statutory penalties, and prejudgment and postjudgment interest;

i. An award of costs and expenses of this action together with reasonable attorneys' and expert fees; and

j. Such other and further relief as this Court deems just and proper.

JURY DEMAND

Pursuant to Rule 38(b) of the Federal Rules of Civil Procedure, Plaintiff demands trial by jury on all issues so triable as of right by jury.

Dated: May 31, 2017

Respectfully submitted,

LAW OFFICES OF ROBERT L. KRASELNIK, PLLC Robert L. Kraselnik (RK 0684) 40-08 Case Street, 2nd Floor Elmhurst, NY 11373 Tel.: 646-342-2019 Fax: 646-661-1317 *Attorney for Plaintiff*

By: ____ ROBERT KRASELNIK (RK 0684)

JS 44 (Rev. 07/16) Case 1:17-cv-03276 DocGHVHL1COVER SHEET Page 1 of 2 PageID #: 11

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 Luis "Milton" Segarra			DEFENDANTS DRF Hospitality Management LLC d/b/a Barto Restaurant and Donald R. Finley			
(b) County of Residence of First Listed Plaintiff <u>Nassau</u> (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 Offices of Robert L. Elmhurst, NY 11373, Te	Address, and Telephone Number) Kraselnik, PLLC, 40-08 Case Street, 2 I.: 646-342-2019	2nd Fl.,	Attorneys (If Known	۶ V		
II. BASIS OF JURISD	ICTION (Place an "X" in One Box Only)	HIL CI	I TIZENSHIP OF I	PRINCIPAL PARTIES	Place an "X" in One Box for Plaint	
I U.S. Government Plaintiff	3 Federal Question (U.S. Government Not a Party)		(For Diversity Cases Only)	PTF DEF 1 0 1 Incorporated or P of Business In	and One Box for Defendant) PTF DEF Principal Place	
2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of Parties in Item III	Citize I)	en of Another State	□ 2 □ 2 Incorporated and of Business In		
			m or Subject of a (reign Country	3 3 Foreign Nation	0606	
IV. NATURE OF SUI	(Place an "X" in One Box Only)				······································	
	TORES			PANKROP COMPANY	R STATE OF BUILDING AND IN STATE	
 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 	PERSONAL INJURY PERSONAL INJ I 310 Airplane I 365 Personal Injur I 315 Airplane Product Product Liabi Liability I 367 Health Care/	ry -	5 Drug Related Seizure of Property 21 USC 881 0 Other	 422 Appeal 28 USC 158 423 Withdrawal 28 USC 157 	 375 False Claims Act 376 Qui Tam (31 USC 3729(a)) 	
 Iso Recovery of Overpayment & Enforcement of Judgment Iso Medicare Act 	320 Assault, Libel & Pharmaceutica	у		B20 Copyrights S30 Patent	 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 	
152 Recovery of Defaulted Student Loans	Liability	onal		□ 840 Trademark	 460 Deportation 470 Racketeer Influenced and 	
(Excludes Veterans)	345 Marine Product Liability Liability PERSONAL PROD	PEDTV X 71	D Fair Labor Standards	SOCIAL SECURITY	Corrupt Organizations	
of Veteran's Benefits	350 Motor Vehicle 370 Other Fraud		Act	 861 HIA (1395ff) 862 Black Lung (923) 	 480 Consumer Credit 490 Cable/Sat TV 	
I60 Stockholders' Suits 190 Other Contract	□ 355 Motor Vehicle □ 371 Truth in Lend: Product Liability □ 380 Other Persona		D Labor/Management Relations	□ 863 DIWC/DIWW (405(g))	850 Securities/Commodities/	
195 Contract Product Liability	360 Other Personal Property Dama	age 🖸 740	Railway Labor Act	□ 864 SSID Title XVI □ 865 RSI (405(g))	Exchange 890 Other Statutory Actions	
196 Franchise	Injury I 385 Property Dama 362 Personal Injury - Product Liabil	age 🖸 751	Family and Medical Leave Act		891 Agricultural Acts	
REAL PROPERTY	Medical Malpractice	. 790	Other Labor Litigation		 893 Environmental Matters 895 Freedom of Information 	
210 Land Condemnation	GIVER RECEIVES PRISONER PLATE 440 Other Civil Rights Habeas Corpus;	ION5 0 791	Employee Retirement Income Security Act	REDERAL TAX SUITS		
220 Foreclosure	🗇 441 Voting 🗇 463 Alien Detained	e	meome security Act	870 Taxes (U.S. Plaintiff or Defendant)	 896 Arbitration 899 Administrative Procedure 	
 230 Rent Lease & Ejectment 240 Torts to Land 	442 Employment 443 Housing/ Sentence	cate		871 IRS—Third Party	Act/Review or Appeal of	
245 Tort Product Liability	Accommodations 🗖 530 General			26 USC 7609	Agency Decision 950 Constitutionality of	
290 All Other Real Property	445 Amer. w/Disabilities - 535 Death Penalty Employment Other:		MMICRATION Naturalization Application		State Statutes	
	446 Amer. w/Disabilities - G 540 Mandamus & (Other Immigration	1		
	Other I 550 Civil Rights U 448 Education I 555 Prison Condition	on l	Actions			
	560 Civil Detainee					
	Conditions of Confinement					
V. ORIGIN (Place an "X" in	One Box Only)					
🗆 I Original 🗂 2 Ren	noved from I 3 Remanded from te Court Appellate Court	□ 4 Reinst Reope	ened Anothe (specify	erred from r District District Transfer		
VI. CAUSE OF ACTIO	Dici description of cause:			tutes unless diversity): . SOQ.		
VII. REQUESTED IN	Plaintiff seeks unpaid wages and c					
COMPLAINT:	CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.	UN DE	MAND \$	CHECK YES only i JURY DEMAND;	if demanded in complaint: X Yes D No	
VIII. RELATED CASE IF ANY	(See instructions): JUDGE			DOCKET NUMBER		
DATE 5 31	SIGNATURE OF A	TTORNEYOF	RECORD			
FOR OFFICE USE ONLY	1''		15-		na an a	
RECEIPT # AM	OUNT APPLYING IF	р	/ JUDGE	MAG, JUD	OGE	

Case 1:17-cv-03276 Document 1-1 Filed 05/31/17 Page 2 of 2 PageID #: 12 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, <u>Robert L. Kraselnik</u>, counsel for <u>Luis "Milton" Segarra</u>, 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:

n/a

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: no
- 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? yes

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? <u>n/a</u>

(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.

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:

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

UNITED STATES DISTRICT COURT

for the

Eastern District of New York

Luis "Milton" Segarra

Plaintiff(s) V.

Civil Action No.

DRF Hospitality Management LLC d/b/a Barto Restaurant, and Donald R. Finley

Defendant(s)

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) DRF Hospitality Management LLC d/b/a Barto Restaurant Corporation Service Company 80 State Street Albany, NY12207

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: Robert L. Kraselnik, esq.

Law Offices of Robert L. Kraselnik, PLLC 40-08 Case Street, 2nd Fl. Elmhurst, NY 11373

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.

> DOUGLAS C. PALMER CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

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

	This summons for (nai	ne of individual and title, if any)			
was re	ceived by me on (date)	·		,	
	□ I personally served	the summons on the individual at	(place)		
			on (date)	; or	
	I left the summons	at the individual's residence or usu	al place of abode with (name)		
		, a person o	of suitable age and discretion who re-	sides there,	-
	on (date)	, and mailed a copy to the	e 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			
•			On (date)	; or	
	□ I returned the summ	nons unexecuted because			; or
	Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$	0.00)
	I declare under penalty	of perjury that this information is	true.		
Date:			Server's signature		
			Sorrer S Signarate		
			Printed name and title		
			Server's address	,	
A ddit:-	nal information recordi				

Additional information regarding attempted service, etc:

Case 1:17-cv-03276 Document 1-3 Filed 05/31/17 Page 1 of 2 PageID #: 15

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

UNITED STATES DISTRICT COURT

for the

Eastern District of New York

ì

Luis "Milton" Segarra

Plaintiff(s)

v.

Civil Action No.

DRF Hospitality Managment LLC d/b/a Barto Restaurant, and Donlad R. Finley

Defendant(s)

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Donald R. Finley 1024 Northern Boulevard Roslyn, NY 11576

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: Robert L. Kraselnik, esq.

Law Offices of Robert L. Kraselnik, PLLC 40-08 Case Street, 2nd Fl. Elmhurst, NY 11373

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.

> DOUGLAS C. PALMER CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

Case 1:17-cv-03276 Document 1-3 Filed 05/31/17 Page 2 of 2 PageID #: 16

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

Civil Action No.

PROOF OF SERVICE

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

eceived by me on (date)			
□ I personally served	the summons on the individual	at (place)	
		on (date)	; or
I left the summons	at the individual's residence or	usual place of abode with (name)	
	, a perso	on of suitable age and discretion who	resides there,
on (date)	, and mailed a copy to	the individual's last known address; o	o r
I served the summo	ns on (name of individual)		, who
designated by law to a	accept service of process on beh	alf of (name of organization)	, `
· · · · · · · · · · · · · · · · · · ·		On (date)	; or
□ I returned the summ	nons unexecuted because		; (
D Other (specify):			
My fees are \$	for travel and \$	for services, for a total of s	\$ 0.00
T de de manuel de la companya			
i declare under penalty	of perjury that this information	i is true.	
· · · · · · · · · · · · · · · · · · ·	<u> </u>	Server's signature	
		Printed name and title	
	:		
	·	Server's address	

Additional information regarding attempted service, etc:

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Company Behind NY's Barto Restaurant Pegged with FLSA Class Action</u>