UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA FT. LAUDERDALE DIVISION

CASE NO.

HENRY SIMMONS, JR., and all others similarly situated

Plaintiff,

vs.

B&B CONTRACTING, INC., a Florida Corporation, WALTER BEATON, individually, and ROBERT BAZZANO, individually

Defendants.

COMPLAINT

COMES NOW Plaintiff, HENRY SIMMONS JR., by and through his undersigned attorney, and hereby sues Defendants, B&B CONTRACTING, INC., a Florida Corporation, WALTER BEATON, individually and ROBERT BAZZANO, individually and as grounds alleges:

JURISDICTIONAL ALLEGATIONS

1. This is an action to recover monetary damages, liquidated damages, interests, costs and attorney's fees for willful violations of overtime pay under the laws of the United States, the Fair Labor Standards Act, 29 U.S.C. §§201-219) ("the FLSA").

2. Plaintiff is a resident of Broward County, Florida, within the jurisdiction of this Honorable Court.

3. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §1331 because this action involves the Fair Labor Standards Act, 29 U.S.C. §§201, *et seq.*, a federal statute.

4. Venue is proper in this district pursuant to 28 U.S.C. §1391(c) and (d).

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5. Defendant B&B is a Florida corporation which regularly conducted business within the Southern District of Florida by operating a tile, granite, marble, and brick installation company.

6. B&B is and, at all times pertinent to this Complaint, was engaged in interstate commerce. At all times pertinent to this Complaint, B&B operated as an organization which sells and/or markets and/or handles its services and/or goods and/or materials to customers from throughout the United States and also provides its services for goods sold and transported from across state lines of numerous other states, and B&B obtains and solicits funds from non-Florida sources, accepts funds from non-Florida sources, uses telephonic transmissions going over state lines to do its business, transmits funds outside the State of Florida, and otherwise regularly engages in interstate commerce, particularly with respect to its employees.

7. The materials that B&B purchased, including tiles, stone, brick, granite, and marble were either purchased directly from an out of state vendors and/or were purchased from a local vendor and were manufactured at a location outside of Florida.

8. Upon information and belief, the annual gross revenue of B&B was at all times material hereto in excess of \$500,000.00 per annum. B&B had gross annual revenue in excess of \$500,000, for the years of 2013, 2014 and 2015. B&B had gross annual revenue in excess of \$325,000, during the three quarters of 2016. Upon information and belief, the gross annual revenue for B&B is expected to \$500,000.00 for the year of 2016.

9. By reason of the foregoing, B&B is and was, during all times hereafter mentioned, an enterprise engaged in commerce or in the production of goods for commerce as defined in §3(r) and 3(s) of the FLSA, 29 U.S.C. §203(r) and 203(s) and/or Plaintiff is within interstate commerce.

The individual Defendant, WALTER BEATON, is an "employer," as defined in 29
 U.S.C. § 203(d), as he has operational control over the Defendant corporation and is directly

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involved in decisions affecting employee compensation and hours worked by employees such as Plaintiff and opt-in plaintiffs. Defendant BEATON controlled the purse strings for the corporate Defendant. Defendant BEATON hired and fired employees, determined the rate of compensation and was responsible for ensuring that employees were paid the wages required by the FLSA.

11. The individual Defendant, ROBERT BAZZANO, is an "employer," as defined in 29 U.S.C. § 203(d), as he has operational control over the Defendant corporation and is directly involved in decisions affecting employee compensation and hours worked by employees such as Plaintiff and opt-in plaintiffs. Defendant ROBERT BAZZANO controlled the purse strings for the corporate Defendant. Defendant ROBERT BAZZANO hired and fired employees, determined the rate of compensation and was responsible for ensuring that employees were paid the wages required by the FLSA.

COUNT I: UNPAID OVERTIME WAGES

12. Plaintiff re-alleges and re-avers paragraphs 1 through 11 as fully set forth herein.

13. Plaintiff was employed by the Defendants as a laborer and driver during several different time periods over the past ten years; most recently, Plaintiff worked from the year of 2012 to the present and ongoing date.

14. During the approximate period of December 15, 2013 through October 23, 2016, with the exception of approximately 30 weeks, Plaintiff worked an approximate average of 50 -55 hours per week and was paid at various rates between \$12/hr. and \$14/hr. for said work but was not paid the time and one-half overtime rate for each hour worked. Therefore, Plaintiff claims the halftime overtime rate for each overtime hour worked.

15. Defendants were required to pay Plaintiff overtimes wages. Plaintiff was not paid overtime wages at a rate of time and one half, when he worked more than 40 hours per week.

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16. The FLSA requires that employees be paid overtime hours worked in excess of forty (40) hours weekly at a rate of time-and-one-half the regular rate. At all times material hereto, Defendants failed to comply with Title 29 U.S.C. § 201-219 and 29 C.F.R. §516.2 and §516.4 <u>et</u> <u>seq</u>. in that Plaintiff performed services and worked in excess of the maximum hours provided by the FLSA but no provision was made by the Defendants to properly pay him at the rate of time and one-half for all hours worked in excess of forty (40) per workweek as provided in the FLSA.

17. Defendants knew and/or showed reckless disregard of the provisions of the FLSA concerning the payment of overtime wages as required by the Fair Labor Standards Act. Defendants were aware of Plaintiff's work schedule and further aware that Plaintiff was working more than 40 hours per week. Defendants were aware of Plaintiff's pay records and the rate that he was being paid for his hours. Despite Defendants' having knowledge of Plaintiff's hours and their failure to pay overtime wages, Defendants did not change its pay practices and continued to fail to pay Plaintiff, and those similarly situated, the overtime wages he was due. Defendants are also aware of the provisions of the FLSA as they were previously sued, on multiple occasions, for overtime wages. Defendants continued to willfully violate the FLSA through October 23, 2016, despite having been previously sued for overtime wages.

18. The similarly situated individuals are those individuals whom were employed by the Defendants as drivers like the Plaintiff, and whom were not paid overtime wages.

19. Plaintiff has retained the law offices of the undersigned attorneys to represent him in this action and is entitled to award of reasonable attorney's fees.

WHEREFORE, Plaintiff requests compensatory and liquidated damages, and reasonable attorney's fees and costs from Defendants, jointly and severally, pursuant to the Fair Labor Standards Act as cited above, to be proven at the time of trial for overtime owing from Plaintiff's

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entire employment period with Defendants, or as much as allowed by the Fair Labor Standards Act, whichever is greater, along with court costs. In the event that Plaintiff does not recover liquidated damages, then Plaintiff will seek an award of prejudgment interest for the unpaid overtime, and any and all other relief which this Court deems reasonable under the circumstances.

JURY DEMAND

Plaintiff and those similarly-situated demands trial by jury of all issues triable as of right by jury.

Dated: December 16, 2016

Law Office of Daniel T. Feld, P.A. *Co-Counsel for Plaintiff* 2847 Hollywood Blvd. Hollywood, Florida 33020 Tel: (305) 308 - 5619 Email: DanielFeld.Esq@gmail.com <u>/s Daniel T. Feld</u> Daniel T. Feld, Esq. Florida Bar No. 37013

Mamane Law LLC *Co-counsel for Plaintiff* 1150 Kane Concourse, Fourth Floor Bay Harbor Islands, FL 33154 Telephone (305) 773 - 6661 E-mail: mamane@gmail.com <u>s/ Isaac Mamane</u> Isaac Mamane, Esq. Florida Bar No. 44561

JS 44 (Rev. 12/16/2016 Page 1 of 1

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.)* NOTICE: Attorneys MUST Indicate All Re-filed Cases Below.

I. (a) PLAINTIFFS HENRY SIMMONS, JR.

(b) County of Residence of First Listed Plaintiff Broward County (EXCEPT IN U.S. PLAINTIFF CASES)

DEFENDANTS B & B Contracting Inc., Walter Beaton, and Robert Bazzano

County of Residence of First Listed Defendant

(EX	CEPT IN U.S. PLAINTIFF CAS	SES)		(IN U.S. PLAINTIFF CASES (ONLY)
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(c) Attorneys (Firm Name, A	ddress and Telephone Number		Attorneys (If Known)	THE TRACT OF LAND INVOL	VED.
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Islands, FL 33154. Tel:		fulli 11001, Day Haibo)1		
Islands, FL 55154. 1el.	505-775-0001				
(d) Check County Where Actio	n Arose: 🔲 MIAMI- DADE	🗖 MONROE 🗹 BROWARD 🕻	PALM BEACH 🔲 MARTIN 🗖 ST. LU	UCIE 🔲 INDIAN RIVER 🔲 OKEECH	OBEE HIGHLANDS
II. BASIS OF JURISDI	CTION (Place an "X" in	n One Box Only) III	. CITIZENSHIP OF PI	RINCIPAL PARTIES (Place an "X" in One Box for Plaintiff)
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CONTRACT	PERSONAL INJURY	RTS PERSONAL INJURY	FORFEITURE/PENALTY	BANKRUPTCY 422 Appeal 28 USC 158	OTHER STATUTES
120 Marine	□ 310 Airplane	☐ 365 Personal Injury -	625 Drug Related Seizure of Property 21 USC 881	\square 422 Appeal 28 USC 158 \square 423 Withdrawal	400 State Reapportionment
130 Miller Act	□ 315 Airplane Product	Product Liability	☐ 690 Other	28 USC 157	410 Antitrust
□ 140 Negotiable Instrument □ 150 Recovery of Overpayment	Liability □ 320 Assault, Libel &	367 Health Care/ Pharmaceutical		PROPERTY RIGHTS	430 Banks and Banking 450 Commerce
& Enforcement of Judgment	Slander	Personal Injury		820 Copyrights	450 Commerce
151 Medicare Act	□ 330 Federal Employers'	Product Liability		830 Patent	470 Racketeer Influenced and
152 Recovery of Defaulted Student Loans	Liability 340 Marine	368 Asbestos Personal Injury Product		□ 840 Trademark	Corrupt Organizations 480 Consumer Credit
(Excl. Veterans)	☐ 345 Marine Product	Liability	LABOR	SOCIAL SECURITY	430 Consumer Credit
☐ 153 Recovery of Overpayment	Liability	PERSONAL PROPERTY	_	861 HIA (1395ff)	□ 850 Securities/Commodities/
of Veteran's Benefits	□ 350 Motor Vehicle	370 Other Fraud		■ 862 Black Lung (923)	Exchange
 160 Stockholders' Suits 190 Other Contract 	□ 355 Motor Vehicle Product Liability	 371 Truth in Lending 380 Other Personal 	☐ 720 Labor/Mgmt. Relations ☐ 740 Railway Labor Act	□ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI	 890 Other Statutory Actions 891 Agricultural Acts
195 Contract Product Liability	☐ 360 Other Personal	Property Damage	751 Family and Medical	□ 865 RSI (405(g))	893 Environmental Matters
196 Franchise	Injury	□ 385 Property Damage	Leave Act		895 Freedom of Information
	362 Personal Injury - Med. Malpractice	Product Liability	☐ 790 Other Labor Litigation ☐ 791 Empl. Ret. Inc.		Act 896 Arbitration
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIONS	Security Act	FEDERAL TAX SUITS	899 Administrative Procedure
210 Land Condemnation	440 Other Civil Rights	Habeas Corpus:		870 Taxes (U.S. Plaintiff	Act/Review or Appeal of
 220 Foreclosure 230 Rent Lease & Ejectment 	441 Voting 442 Employment	☐ 463 Alien Detainee ☐ 510 Motions to Vacate		or Defendant) 871 IRS—Third Party 26 USC 7609	Agency Decision 950 Constitutionality of State
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240 Torts to Land	443 Housing/ Accommodations	Other:			
245 Tort Product Liability 200 All Other Back Deserver	445 Amer. w/Disabilities -	530 General	IMMIGRATION	_	
290 All Other Real Property	Employment 446 Amer. w/Disabilities -	 ☐ 535 Death Penalty ☐ 540 Mandamus & Other 	☐ 462 Naturalization Application ☐ 465 Other Immigration		
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VII. CAUSE OF ACTIO	DN unpaid overtime w LENGTH OF TRIAL	•	for both sides to try entire case	\ \	
VIII DEOLIESTED IN	_		DEMAND \$		if demanded in complaint:
VIII. REQUESTED IN	UNDER F.R.C.P.	IS A CLASS ACTION	DEMAND \$	JURY DEMAND:	1
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UNITED STATES DISTRICT COURT

for the Southern District of Florida

HENRY SIMMONS, JR., and all others similarly situated

Plaintiff,

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Defendants.

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SUMMONS IN A CIVIL ACTION

To:

B&B CONTRACTING, INC. c/o ROBERT BAZZANO 1541 N.W. 24th Avenue Pompano Beach, Florida 33069

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:

MAMANE LAW LLC 1150 Kane Concourse, Fourth Floor Bay Harbor Islands, FL 33154

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

Date: _____

Signature of Clerk or Deputy Clerk

UNITED STATES DISTRICT COURT

for the Southern District of Florida

HENRY SIMMONS, JR., and all others similarly situated

Plaintiff,

vs.

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Defendants.

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SUMMONS IN A CIVIL ACTION

To: Walter Beaton 1541 N.W. 24th Avenue Pompano Beach, Florida 33069

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:

MAMANE LAW LLC 1150 Kane Concourse, Fourth Floor Bay Harbor Islands, FL 33154

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.

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Signature of Clerk or Deputy Clerk

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Date: _____

Signature of Clerk or Deputy Clerk

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Wage and Hour FLSA Class Action Filed Against B&B Contracting</u>