FILED

Helen F. Dalton & Associates, P.C. Roman Avshalumov (RA 5508) 69-12 Austin Street Forest Hills, NY 11375 Telephone: 718-263-9591

2017 OCT 16 PM 2: 41

U.S. DISTRICT COURT EASTERN DISTRICT OF NEW YORK

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

ANGELA MENESES BENITEZ, individually and on behalf of all others similarly situated,

Plaintiff,

COLLECTIVE ACTION COMPLAINT

7717-0005

-against-

GREEN ACRES FARMS, INC. d/b/a GREEN ACRES FARMS, EMPIRE SUPERMARKET, INC. d/b/a KEY FOOD #1368, and JOSEPH VERDEROSA and SHRI PERSAUD, as individuals,

JURY TRIAL
DEMANDED
MATSUMOTO, J.
SCANLON, M.J.

Defendants.

1. Plaintiff, ANGELA MENESES BENITEZ, individually and on behalf of all others similarly situated, (hereinafter referred to as "Plaintiff"), by her attorneys at Helen F. Dalton & Associates, P.C., alleges, upon personal knowledge as to herself and upon information and belief as to other matters, as follows:

PRELIMINARY STATEMENT

2. Plaintiff, ANGELA MENESES BENITEZ, individually and on behalf of all others similarly situated, through undersigned counsel, brings this action against GREEN ACRES FARMS, INC. d/b/a GREEN ACRES FARMS, EMPIRE SUPERMARKET, INC. d/b/a KEY FOOD #1368, and JOSEPH VERDEROSA and SHRI PERSAUD, as individuals, (hereinafter referred to as "Defendants"), to recover damages for egregious violations of state and federal wage and hour laws arising out of Plaintiffs' employment at the following locations: GREEN ACRES FARMS, 1160 Utica Avenue, Brooklyn, New York 11203 and KEY FOOD #1368, 2206 Rockaway Parkway, Brooklyn, New York 11236.

3. As a result of the violations of Federal and New York State labor laws delineated below, Plaintiff seeks compensatory damages and liquidated damages in an amount exceeding \$100,000.00. Plaintiff also seeks interest, attorneys' fees, costs, and all other legal and equitable remedies this Court deems appropriate.

JURISDICTION AND VENUE

- 4. This Court has subject matter jurisdiction over Plaintiffs' federal claims pursuant to the FLSA, 29 U.S.C. §216 and 28 U.S.C. §1331.
- 5. This Court has supplemental jurisdiction over Plaintiffs' state law claims pursuant to 28 U.S.C. §1367.
- 6. Venue is proper in the EASTERN District of New York pursuant to 28 U.S.C. §1391(b) because a substantial part of the events or omissions giving rise to the claims occurred in this district.
- 7. This Court is empowered to issue a declaratory judgment pursuant to 28 U.S.C. §§2201 & 2202.

THE PARTIES

- 8. Plaintiff ANGELA MENESES BENITEZ residing at 869 Thomas Boyland Street, Brooklyn, New York 11212, was employed from in or around 2010 until in or around March 2014 and from in or around August 2016 until in or around August 2017 by Defendants at GREEN ACRES FARMS, 1160 Utica Avenue, Brooklyn, New York 11203 and KEY FOOD #1368, 2206 Rockaway Parkway, Brooklyn, New York 11236.
- 9. Upon information and belief, Defendant, GREEN ACRES FARMS, INC. d/b/a GREEN ACRES FARMS is a corporation organized under the laws of New York with a principal executive office at 1209 Utica Avenue, Brooklyn, New York 11203.
- 10. Upon information and belief, Defendant, GREEN ACRES FARMS, INC. d/b/a GREEN ACRES FARMS is a corporation authorized to do business under the laws of New York.
- 11. Upon information and belief, Defendant JOSEPH VERDEROSA owns and/or operates GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS,

- 12. Upon information and belief, Defendant JOSEPH VERDEROSA is the Chairman of the Board of GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS,
- 13. Upon information and belief, Defendant JOSEPH VERDEROSA is the Chief Executive Officer of GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS,
- 14. Upon information and belief, Defendant JOSEPH VERDEROSA is an agent of GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS,
- 15. Upon information and belief, Defendant JOSEPH VERDEROSA has power over personnel decisions at GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS,
- 16. Upon information and belief, Defendant JOSEPH VERDEROSA has power over payroll decisions at GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS,
- 17. Defendant JOSEPH VERDEROSA has the power to hire and fire employees at GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS, establish and pay their wages, set their work schedule, and maintains their employment records.
- 18. Upon information and belief, Defendant SHRI PERSAUD owns and/or operates GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS,
- 19. Upon information and belief, Defendant SHRI PERSAUD is the Chairman of the Board of GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS,
- 20. Upon information and belief, Defendant SHRI PERSAUD is the Chief Executive Officer of GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS,
- 21. Upon information and belief, Defendant SHRI PERSAUD is an agent of GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS,
- 22. Upon information and belief, Defendant SHRI PERSAUD has power over personnel decisions at GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS,
- 23. Upon information and belief, Defendant SHRI PERSAUD has power over payroll decisions at GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS,
- 24. Defendant SHRI PERSAUD has the power to hire and fire employees at GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS, establish and pay their wages, set their work schedule, and maintains their employment records.

- 25. Upon information and belief, Defendant, EMPIRE SUPERMARKET, INC. d/b/a KEY FOOD #1368 is a corporation organized under the laws of New York with a principal executive office at 746 Parkside Drive, Jericho, New York 11753.
- 26. Upon information and belief, Defendant, EMPIRE SUPERMARKET, INC. d/b/a KEY FOOD #1368 is a corporation authorized to do business under the laws of New York.
- 27. Upon information and belief, Defendant JOSEPH VERDEROSA owns and/or operates EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368,
- 28. Upon information and belief, Defendant JOSEPH VERDEROSA is the Chairman of the Board of EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368,
- 29. Upon information and belief, Defendant JOSEPH VERDEROSA is the Chief Executive Officer of EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368,
- 30. Upon information and belief, Defendant JOSEPH VERDEROSA is an agent of EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368,
- 31. Upon information and belief, Defendant JOSEPH VERDEROSA has power over personnel decisions at EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368,
- 32. Upon information and belief, Defendant JOSEPH VERDEROSA has power over payroll decisions at EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368,
- 33. Defendant JOSEPH VERDEROSA has the power to hire and fire employees at EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368, establish and pay their wages, set their work schedule, and maintains their employment records.
- 34. Upon information and belief, Defendant SHRI PERSAUD owns and/or operates EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368,
- 35. Upon information and belief, Defendant SHRI PERSAUD is the Chairman of the Board of EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368,
- 36. Upon information and belief, Defendant SHRI PERSAUD is the Chief Executive Officer of EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368,
- 37. Upon information and belief, Defendant SHRI PERSAUD is an agent of EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368,
- 38. Upon information and belief, Defendant SHRI PERSAUD has power over personnel decisions at EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368,

- 39. Upon information and belief, Defendant SHRI PERSAUD has power over payroll decisions at EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368.
- 40. Defendant SHRI PERSAUD has the power to hire and fire employees at EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368, establish and pay their wages, set their work schedule, and maintains their employment records.
- 41. During all relevant times herein, Defendant JOSEPH VERDEROSA was Plaintiff's employer within the meaning of the FLSA and NYLL.
- 42. During all relevant times herein, Defendant SHRI PERSAUD was Plaintiff's employer within the meaning of the FLSA and NYLL.
- 43. On information and belief, GREEN ACRES FARMS, INC. D/B/A GREEN ACRES FARMS is, at present and has been at all times relevant to the allegation in the complaint, an enterprise engaged in interstate commerce within the meaning of the FLSA in that the entity (i) has had employees engaged in commerce or in the production of goods for commerce, and handle, sell or otherwise work on goods or material that have been moved in or produced for commerce by any person: and (ii) has had an annual gross volume of sales of not less than \$500,000.00.
- 44. On information and belief, EMPIRE SUPERMARKET, INC. D/B/A KEY FOOD #1368 is, at present and has been at all times relevant to the allegation in the complaint, an enterprise engaged in interstate commerce within the meaning of the FLSA in that the entity (i) has had employees engaged in commerce or in the production of goods for commerce, and handle, sell or otherwise work on goods or material that have been moved in or produced for commerce by any person: and (ii) has had an annual gross volume of sales of not less than \$500,000.00.

FACTUAL ALLEGATIONS

45. Plaintiff ANGELA MENESES BENITEZ residing at 869 Thomas Boyland Street, Brooklyn, New York 11212, was employed from in or around 2010 until in or around March 2014 and from in or around August 2016 until in or around August 2017 by Defendants at GREEN ACRES FARMS, 1160 Utica Avenue, Brooklyn, New York 11203 and KEY FOOD #1368, 2206 Rockaway Parkway, Brooklyn, New York 11236.

- 46. During Plaintiff ANGELA MENESES BENITEZ'S employment by Defendants at the above locations, Plaintiff's primary duties were as a meat packer, poultry packer, butcher department worker, and performing other miscellaneous duties from in or around 2010 until in or around March 2014 and from in or around August 2016 until in or around August 2017.
- 47. Plaintiff ANGELA MENESES BENITEZ was paid by Defendants approximately \$450.00 per week from in or around 2010 until in or around March 2014 and approximately \$480.00 per week from in or around August 2016 until in or around August 2017.
- 48. Although Plaintiff ANGELA MENESES BENITEZ worked approximately fifty-four (54) hours or more per week during her employment by Defendants from in or around 2010 until in or around March 2014 and from in or around August 2016 until in or around August 2017, Defendants did not pay Plaintiff time and a half (1.5) for hours worked over forty (40), a blatant violation of the overtime provisions contained in the FLSA and NYLL.
- 49. Upon information and belief, Defendants willfully failed to post notices of the minimum wage and overtime wage requirements in a conspicuous place at the location of their employment as required by both the NYLL and the FLSA.
- 50. Upon information and belief, Defendants willfully failed to keep payroll records as required by both NYLL and the FLSA.
- 51. As a result of these violations of Federal and New York State labor laws, Plaintiffs seek compensatory damages and liquidated damages in an amount exceeding \$100,000.00. Plaintiff also seeks interest, attorneys' fees, costs, and all other legal and equitable remedies this Court deems appropriate.

COLLECTIVE ACTION ALLEGATIONS

- 52. Plaintiff bring this action on behalf of herself and other employees similarly situated as authorized under the FLSA, 29 U.S.C. § 216(b). The employees similarly situated are the collective class.
- 53. Collective Class: All persons who are or have been employed by the Defendants at GREEN ACRES FARMS, 1160 Utica Avenue, Brooklyn, New York 11203 and KEY

FOOD #1368, 2206 Rockaway Parkway, Brooklyn, New York 11236 as meat packers, poultry packers, butcher department workers or other similarly titled personnel with substantially similar job requirements and pay provisions, who were performing the same sort of functions for Defendants, other than the executive and management positions, who have been subject to Defendants' common practices, policies, programs, procedures, protocols and plans including willfully failing and refusing to pay required overtime wage compensation.

- 54. Upon information and belief, Defendants employed between 25 and 35 employees within the past three years subjected to similar payment structures.
- 55. Upon information and belief, Defendants suffered and permitted Plaintiff and the Collective Class to work more than forty hours per week without appropriate overtime compensation.
- 56. Defendants' unlawful conduct has been widespread, repeated, and consistent.
- 57. Upon information and belief, Defendant had knowledge that Plaintiff and the Collective Class performed work requiring overtime pay.
- 58. Defendants' conduct as set forth in this Complaint, was willful and in bad faith, and has caused significant damages to Plaintiff and the Collective Class.
- 59. Defendants are liable under the FLSA for failing to properly compensate Plaintiff and the Collective Class, and as such, notice should be sent to the Collective Class. There are numerous similarly situated current and former employees of Defendants who have been denied overtime pay in violation of the FLSA and NYLL, who would benefit from the issuance of a Court-supervised notice of the present lawsuit, and the opportunity to join the present lawsuit. Those similarly situated employees are known to Defendants and are readily identifiable through Defendants' records.
- 60. The questions of law and fact common to the putative class predominate over any questions affecting only individual members.
- 61. The claims of Plaintiff are typical of the claims of the putative class.
- 62. Plaintiff and his counsel will fairly and adequately protect the interests of the putative class.
- 63. A collective action is superior to other available methods for the fair and efficient adjudication of this controversy.

FIRST CAUSE OF ACTION

Overtime Wages Under The Fair Labor Standards Act

- 64. Plaintiff re-alleges and incorporates by reference all allegations in all preceding paragraphs.
- 65. Plaintiff has consented in writing to be a party to this action, pursuant to 29 U.S.C. §216(b).
- 66. At all times relevant to this action, Plaintiff was engaged in commerce or the production of goods for commerce within the meaning of 29 U.S.C. §§206(a) and 207(a).
- 67. At all times relevant to this action, Defendants were employers engaged in commerce or the production of goods for commerce within the meaning of 29 U.S.C. §§206(a) and 207(a).
- 68. Defendants willfully failed to pay Plaintiff overtime wages for hours worked in excess of forty (40) hours per week at a wage rate of one and a half (1.5) times the regular wage, to which Plaintiff was entitled under 29 U.S.C. §\$206(a) in violation of 29 U.S.C. §207(a)(1).
- 69. Defendants' violations of the FLSA as described in this Complaint have been willful and intentional. Defendants have not made a good effort to comply with the FLSA with respect to the compensation of the Plaintiff.
- 70. Due to Defendants' FLSA violations, Plaintiff is entitled to recover from Defendants, jointly and severally, his unpaid wages and an equal amount in the form of liquidated damages, as well as reasonable attorneys fees and costs of the action, including interest, pursuant to the FLSA, specifically 29 U.S.C. §216(b).

SECOND CAUSE OF ACTION

Overtime Wages Under New York Labor Law

- 71. Plaintiff re-alleges and incorporates by reference all allegations in all preceding paragraphs.
- 72. At all times relevant to this action, Plaintiff was employed by Defendants within the meaning of New York Labor Law §§2 and 651.

- 73. Defendants failed to pay Plaintiff overtime wages for hours worked in excess of forty hours per week at a wage rate of one and a half (1.5) times the regular wage to which Plaintiff was entitled under New York Labor Law §652, in violation of 12 N.Y.C.R.R. 137-1.3.
- 74. Due to Defendants' New York Labor Law violations, Plaintiff is entitled to recover from Defendants, jointly and severally, his unpaid overtime wages and an amount equal to his unpaid overtime wages in the form of liquidated damages, as well as reasonable attorneys' fees and costs of the action, including interest in accordance with NY Labor Law §198(1-a).

THIRD CAUSE OF ACTION

Violation of the Notice and Recordkeeping Requirements of the New York Labor Law

- 75. Plaintiff re-alleges and incorporates by reference all allegations in all preceding paragraphs.
- 76. Defendants failed to provide Plaintiff with a written notice, in English and in Spanish (Plaintiff's primary language), of his rate of pay, regular pay day, and such other information as required by NYLL §195(1).
- 77. Defendants are liable to Plaintiff in the amount of \$5,000.00 each, together with costs and attorneys' fees.

FOURTH CAUSE OF ACTION

Violation of the Wage Statement Requirements of the New York Labor Law

- 78. Plaintiffs re-allege and incorporate by reference all allegations in all preceding paragraphs.
- 79. Defendants failed to provide Plaintiffs with wage statements upon each payment of wages, as required by NYLL §195(3)
- 80. Defendants are liable to Plaintiffs in the amount of \$5,000.00 each, together with costs and attorneys' fees.

PRAYER FOR RELIEF

Wherefore, Plaintiffs respectfully request that judgment be granted:

- a. Declaring Defendants' conduct complained herein to be in violation of the Plaintiffs' rights under the FLSA, the New York Labor Law, and its regulations;
- b. Awarding Plaintiff unpaid overtime wages;
- c. Awarding Plaintiff liquidated damages pursuant to 29 U.S.C. §216 and New York Labor Law §§198(1-a), 663(1);
- d. Awarding Plaintiff prejudgment and post-judgment interest;
- e. Awarding Plaintiff the costs of this action together with reasonable attorneys' fees; and
- f. Awarding such and further relief as this court deems necessary and proper.

DEMAND FOR TRIAL BY JURY

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

Dated: This _____ day of October 2017.

Roman Avshalumov, Esq. (RA 5508) Helen F. Dalton & Associates, PC

69-12 Austin Street Forest Hills, NY 11375 Telephone: 718-263-9591

Fax: 718-263-9598

JS 44 (Rev. 1/2013)

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
ANGELA MENESES BENITEZ, individually and on behalf of all others similarly situated

(b) County of Residence of First Listed Plaintiff KINGS

(c) Attorneys (Firm Name, Address, and Telephone Number) Helen F. Dalton & Associates, P.C.

69-12 Austin Street

DEFENDANTS

GREEN ACRES FARMS, INC. d/b/a GREEN ACRES FARMS, EMPIRE SUPERMARKET, INC. d/b/a KEY FOOD #1368, and JOSEPH VERDEROSA and SHRI PERSAUD, as individuals

County of Residence of First Listed Defendant KINGS

(IN U.S. PLAINTIFF CASES ONLY)

IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

Forest Hills, NY 11375 (718) 263-9591 SCANLON , M.J.						
II. BASIS OF JURISDICTION (Place an "X" in One Box Only) III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plate on "X" in O						
U.S. Government Plaintiff	3 Federal Question (U.S. Government)	Not a Party)		TF DEF		
2 U.S. Government Defendant	 4 Diversity (Indicate Citizenship of Parties in Item III) 		Citizen of Another State	of Business In T 2	Principal Place 🗍 5 🗍 5	
SUMMONS ISSUED			Citizen or Subject of a Foreign Country	3	06 06	
IV. NATURE OF SUIT	[(Place an "X" in One Box On	ly)				
	то		FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment & Enforcement of Judgment ☐ 151 Medicare Act ☐ 152 Recovery of Defaulted Student Loans (Excludes Veterans)	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability	☐ 625 Drug Related Seizure of Property 21 USC 881 ☐ 690 Other	☐ 422 Appeal 28 USC 158 ☐ 423 Withdrawal	☐ 375 False Claims Act ☐ 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	
☐ 153 Recovery of Overpayment of Veteran's Benefits ☐ 160 Stockholders' Suits ☐ 190 Other Contract ☐ 195 Contract Product Liability ☐ 196 Franchise	Liability 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury - Medical Malpractice	PERSONAL PROPERT 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability		☐ 861 HIA (1395ff) ☐ 862 Black Lung (923) ☐ 863 DIWC/DIWW (405(g)) ☐ 864 SSID Title XVI ☐ 865 RSI (405(g))	□ 850 Securities/Commodities/ Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 893 Environmental Matters □ 895 Freedom of Information Act □ 896 Arbitration	
REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	440 Other Civil Rights	Other:	☐ 791 Employee Retirement Income Security Act IMMIGRATION ☐ 462 Naturalization Application ☐ 465 Other Immigration Actions	26 USC 7609	8 Administrative Procedure Act/Review or Appeal of Agency Decision 9 Sectionstitutionality of State Statues 1	
V. ORIGIN (Place an "X" in One Box Only) X 1 Original						
VI. CAUSE OF ACTION Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): Fair Labor Standards Act Brief description of cause: Compensation for unpaid overtime wages						
VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint: UNDER RULE 23, F.R.Cv.P. DEMAND \$ JURY DEMAND: \$\frac{100,080}{200} \text{ ON O}						
VIII. RELATED CAS IF ANY DATE / /	E(S) (See instructions):	JUDGE/	RNET OF BECORE	DOCKET NUMBER		
JO/II//7 FOR OFFICE USE ONLY	MOUNT	APPLYING IFP	JUDGE_	MAG. JUI	DGE	

CERTIFICATION OF ARBITRATION ELIGIBILITY

exclusiv	ve of inter	est and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a econtrary is filed.
I,		, counsel for . do hereby certify that the above captioned civil action is
ineligi	ble for c	, counsel for, do hereby certify that the above captioned civil action is compulsory arbitration for the following reason(s):
		monetary damages sought are in excess of \$150,000, exclusive of interest and costs,
		the complaint seeks injunctive relief,
		the matter is otherwise ineligible for the following reason
		DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1
		Identify any parent corporation and any publicly held corporation that owns 10% or more or its stocks:
		RELATED CASE STATEMENT (Section VIII on the Front of this Form)
provides because same jud case: (A	s that "A of the cases dge and mand involves by involves	is 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) sivil case is "related" to another civil case for purposes of this guideline when, because of the similarity of facts and legal issues or arise from the same transactions or events, a substantial saving of judicial resources is likely to result from assigning both cases to the agistrate judge." Rule 50.3.1 (b) provides that "A civil case shall not be deemed "related" to another civil case merely because the civil identical legal issues, or (B) involves the same parties." Rule 50.3.1 (c) further provides that "Presumptively, and subject to the power mine otherwise pursuant to paragraph (d), civil cases shall not be deemed to be "related" unless both cases are still pending before the
		NY-E DIVISION OF BUSINESS RULE 50.1(d)(2)
1.)	Is the c	ivil action being filed in the Eastern District removed from a New York State Court located in Nassau or Suffolk
2.)		answered "no" above: the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in Nassau or Suffolk ? NO
	b) Did District	the events of omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern
Suffolk	County, olk Coun	o question 2 (b) is "No," does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau ty?
	`	BAR ADMISSION
-		
I am cu	rrently a	dmitted in the Eastern District of New York and currently a member in good standing of the bar of this court. No
Are you	u current	y the subject of any disciplinary action (s) in this or any other state or federal court? Yes (If yes, please explain) No
	•	Code: RA5508 pracy of all information provided above.

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Green Acres Farms, Empire Supermarket Facing FLSA Case in New York</u>