IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

MONIQUE BROSCIOUS,)	
Individually and on behalf of others)	
similarly situated,)	
)	
Plaintiff,)	
)	
V.)	CIVIL ACTION FILE
)	NO.:
K & C ENTERPRISE GROUP LLC d/l	b/a)	
656 SPORTS BARand KINA JACKSO	N)	
)	
Defendants.)	JURY TRIAL DEMANDED

COLLECTIVE ACTION COMPLAINT FOR DAMAGES

COMES NOW Plaintiff Monique Broscious, and files this complaint against Defendants K & C Enterprise Group LLC d/b/a 656 Sports Bar ("hereinafter K & C") and Kina Jackson (hereinafter "Jackson") and shows the following:

NATURE OF COMPLAINT

1.

Plaintiff brings this action to obtain full and complete relief and to redress the unlawful employment practices described herein.

2.

This action also seeks declaratory relief, liquidated and actual damages for Defendants' failure to pay federally mandated minimum wages and overtime wages to Plaintiff in violation of the Fair Labor Standards Act of 1938, as

amended, 29 U.S.C. §201 *et seq*. (hereinafter "FLSA") during Plaintiff's employment with Defendants (hereinafter referred to as the "relevant time period").

JURISDICTION AND VENUE

3.

The jurisdiction of this Court is invoked pursuant to 29 U.S.C. §216(b) and 28 U.S.C. § 1331.

4.

The unlawful employment practices alleged in this Complaint were committed within this District at Plaintiff's former work location: 656 Pryor Street, Atlanta, Georgia 30312. In accordance with 28 U.S.C. § 1391, and LR 3, Northern District of Georgia, venue is appropriate in this Court.

PARTIES

5.

Plaintiff is a citizen of the State of Georgia, and is subject to the jurisdiction of this Court.

6.

Defendant K & C is a registered Georgia corporation.

7.

Defendant K & C may be served with process by delivering a copy of the

summons and complaint to its registered agent, C. McBride, 656 Pryor Street, Atlanta, Georgia, 30312.

8.

Defendant Jackson may be served with process by delivering a copy of the summons and complaint to her work address, 656 Pryor Street, Atlanta, Georgia, 30312.

FACTUAL ALLEGATIONS

9.

656 Sports Bar is a restaurant and bar located at 656 Pryor Street, Atlanta, Georgia, 30312 and owned by Defendants.

10.

Plaintiff and others similarly situated (the "FLSA Collective") are individuals who were employed as bartenders and servers at 656 Sports Bar during the three years prior to the filing of this lawsuit.

11.

Plaintiff, worked as a bartender for Defendants between May 2015 and February 2017.

12.

Plaintiff's employment was within the meaning of the FLSA, 29 U.S.C. § 203(e)(1).

13.

At all times for three years prior to the filing of the instant complaint,

Defendants have employed bartenders and servers.

14.

At all times for the three years prior to the filing of the instant complaint,

Defendants have categorized all bartenders and servers working at 656 Sports Bar
as "independent contractors."

15.

At all times for the three years prior to the filing of the instant complaint,

Defendants have not required bartenders or servers to have any specialized training
or background. Defendants have, however, required bartenders and servers to
work at specified times; required bartenders and servers to use the restaurant's
equipment and serve the restaurant's customers. Plaintiff was subject to the
policies of Defendants outlined in this paragraph.

16.

Plaintiff worked over forty hours in some weeks she worked for Defendants.

17.

Defendants never paid Plaintiff any amount as wages. Instead, Plaintiff's sole source of work related income was gratuities she received from customers.

18.

Because Defendants did not pay Plaintiff any wages, Defendants did not pay Plaintiff one-and-a-half times her regular rate of pay when Plaintiff worked over forty hours in a given workweek.

19.

Defendants knew, or showed reckless disregard for the fact that they misclassified Plaintiff as an independent contractor, and accordingly failed to pay her the minimum wage and failed to pay overtime at the required rate under the Fair Labor Standards Act.

20.

Generally, tipped employees are paid an hourly rate of \$2.13 per hour plus tips and 1.5 times the hourly rate for overtime hours. However, "where an employee receives tips only and is paid no cash wage, the full minimum wage is owed." *See* https://www.dol.gov/whd/regs/compliance/whdfs15.htm.

21.

Plaintiff's schedule at 656 Sports Bar was generally as follows: Monday 11:30am-1:00am, Tuesday 11:30am-7:30pm, Friday 6pm-4:30am, Saturday 6pm-4:30am, and Sunday 11:30am-6:30pm. During football season, she worked later on Sundays, until 1:00am. Her hours were approximately 49.5 per week between February and July and 56 hours per week between August and January (football

season).

22.

Defendant Kina Jackson is the owner of K & C Enterprise Group LLC d/b/a 656 Sports Bar.

23.

Defendant Jackson had discretion over Plaintiff's working hours, employment status, and overtime compensation.

24.

Defendant Jackson acts both directly and indirectly in the interest of K & C Enterprise Group LLC d/b/a 656 Sports Bar and was in a supervisory position over Plaintiff.

25.

K & C Enterprise Group LLC d/b/a 656 Sports Bar is an "employer" within the definition of FLSA §3(d), 29 U.S.C. §203(d).

26.

Defendant Jackson is an "employer" within the definition of FLSA §3(d), 29 U.S.C. §203(d).

27.

Defendants are governed by and subject to FLSA §§ 6-7, 29 U.S.C. §§ 204, 206-207.

28.

At all relevant times, Defendant K & C has been, and continues to be, an "employer" engaged in interstate commerce and/or the production of goods for commerce, within the meaning of the FLSA, 29 U.S.C. § 201, et. seq.

29.

At all times relevant, Defendant K & C has employed and continues to employ, employees, including Plaintiffs, who engage or engaged in commerce or in the production of goods for commerce.

30.

At all times relevant, upon information and belief, Defendant K & C has had an annual gross volume of sales made or business done in excess of \$500,000.00.

31.

The minimum wage and overtime provisions of the FLSA, 29 U.S.C. § 201, et. seq., apply to Defendants and protect Plaintiff.

33.

Plaintiff has consented in writing to be a part of this action, pursuant to 29 U.S.C. § 216(b). As this case proceeds, it is likely that other individuals will sign consent forms and join as plaintiffs.

34.

Plaintiff and the FLSA Collective she seeks to represent allege

violations of the FLSA on behalf of all persons who were, are, or will be employed by Defendants during the past three years, who have not been compensated at least minimum wage for all hours worked and/or one and one-half times the regular rate of pay for all work performed in excess of forty (40) hours per work week.

CAUSES OF ACTION

I. <u>Violation of the Minimum Wage Requirement</u> of the Fair Labor Standards Act.

35.

Defendants, individually and collectively, jointly and severally, have violated FLSA § 6, 29 U.S.C. § 206, by failing to pay minimum wage for time that Plaintiff worked.

36.

Pursuant to FLSA §16, 29 U.S.C. §216, Plaintiff brings this lawsuit to recover unpaid wages, liquidated damages in an equal amount, attorneys' fees, and the costs of this litigation.

37.

Plaintiff estimates that she is owed the following amount in unpaid minimum wage: 88 weeks x 40 hours x \$7.25 = \$25,520.00.

38.

Plaintiff estimates that she is entitled to recover \$25,520.00 in unpaid

minimum wages plus an equal amount in liquidated damages for a total of \$51,040.00.

II. <u>Violation of the Overtime Wage Requirement</u> of the Fair Labor Standards Act.

39.

Defendants, individually and collectively, jointly and severally, have violated FLSA § 7, 29 U.S.C. § 207, by failing to pay overtime wages for time that Plaintiff worked in excess of forty (40) hours in a workweek.

40.

Pursuant to FLSA §16, 29 U.S.C. §216, Plaintiff brings this lawsuit to recover unpaid wages, overtime wage differential, liquidated damages in an equal amount, attorneys' fees, and the costs of this litigation.

41.

Plaintiff estimates that she is owed the following overtime wages: 50 weeks (football seasons in 2015 and 2016) x 16 hours x $\$7.25 \times 1.5 = \$8,700.00$ and 38 weeks x 9.5 hours x $\$7.25 \times 1.5 = \$3,925.88$.

42.

Plaintiff estimates that she is entitled to recover \$12,625.88 in unpaid overtime wages plus an equal amount in liquidated damages for a total of \$25,251.76.

Prayer for Relief

WHEREFORE, Plaintiff and the FLSA Collective respectfully request that this Court:

- (A) Grant Plaintiff and the FLSA Collective a trial by jury as to all triable issues of fact;
- (B) Enter judgment awarding Plaintiff and the FLSA Collective unpaid minimum wages and overtime wages pursuant to the FLSA §§ 6, 7; 29 U.S.C. §§ 206, 207, liquidated damages as provided by 29 U.S.C. § 216, pre-judgment interest on unpaid wages pursuant to 29 U.S.C. § 216, and court costs, expert witness fees, reasonable attorneys' fees as provided under FLSA § 16 and all other remedies allowed under the FLSA;
- (C) Grant declaratory judgment declaring that Plaintiff's rights and the rights of the FLSA Collective have been violated; and
- (D) Award Plaintiff and the FLSA Collective such further and additional relief as may be just and appropriate.

Respectfully submitted, this 20th day of April, 2017.

THE SHARMAN LAW FIRM LLC

/s/ Paul J. Sharman PAUL J. SHARMAN Georgia State Bar No. 227207 The Sharman Law Firm LLC 11175 Cicero Drive, Suite 100 Alpharetta, GA 30022 Phone: (678) 242-5297

Fax: (678) 802-2129

Email: paul@sharman-law.com

Counsel for Plaintiff

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CONSENT FORM

- I hereby consent to join a lawsuit brought under the Fair Labor Standards Act,
 U.S.C. § 201, et seq., to recover compensation I am owed by my current/former employers,
- 2. During the past three years, I worked as a bartender and/or server for 656 Sports Bar. I did not receive an hourly wage during the time I worked there.
- 3. I hereby designate The Sharman Law Firm LLC to represent me in this action.

K & C ENTERPRISE GROUP LLC d/b/a 656 Sports Bar and KINA JACKSON.

4. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against K & C ENTERPRISE GROUP LLC d/b/a 656 Sports Bar and KINA JACKSON.

Date: 4-25-17	Moren Brun
1	Signature
	Monique Brose 1005 Prind Name
	Print)Name

$_{ m JS44\,(Rev.\,1/08\,NDGA)}$ Case 1:17-cv-01688-LM $_{ m LV}$ Process Fig. 1:17-cv-01688-LM $_{ m LV}$ Page 1 of 2

The JS44 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 is required for the use of the Clerk of Court for the purpose of initiating the civil docket record. (SEE INSTRUCTIONS ATTACHED)

I. (a) PLAINTIFF(S)			DEFEND	ANT(S)		
Monique Broscious, Individually and on behalf of others similarly situated		K&C Enterprise Group LLC d/b/a 656 Sports Bar Kina Jackson				
(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF DeKalb (EXCEPT IN U.S. PLAINTIFF CASES)		COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT DeKalb (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED				
(c) ATTORNEYS (FIRM E-MAI Paul J. Sharman The Sharman Law Firm LLC 11175 Cicero Drive, Suite 100 Alpharetta GA 30022 (678) 242-5297 paul@sharman-law.com	L ADDRESS)	MBER, AND	ATTORN	EYS (IF KNOWN)		
II. BASIS OF JURISDI (PLACE AN "X" IN ONE BOX ONLY)	CTION		E AN "X" IN ONE BOX F (FOR DI	OF PRINCIPA OR PLAINTIFF AND ON VERSITY CASES ONLY) PLF DEF	AL PARTIES E BOX FOR DEFENDANT)	
1 U.S. GOVERNMENT 3 FEDER (U.S. G	AAL QUESTION OVERNMENT NOT A PARTY)		CITIZEN OF THIS STA		4 INCORPORATED OR PRINCIPAL PLACE OF BUSINESS IN THIS STATE	
2 U.S. GOVERNMENT 4 DIVER	SITY PATE CITIZENSHIP OF PARTIES	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	CITIZEN OF ANOTHE CITIZEN OR SUBJECT FOREIGN COUNTRY		5 INCORPORATED AND PRINCIPAL PLACE OF BUSINESS IN ANOTHER STATE 6 FOREIGN NATION	
IV. ORIGIN (PLACE AN "X "IN ORIGINAL 2 REMOVED FROM STATE COURT	1 3 REMANDED FROM 4 F	REINSTATED OI	TRANSFERRED 5 ANOTHER DIST (Specify District	TRICT 6 MULTIDI	- · · · - · · · · · · · · · · · · · · ·	
V. CAUSE OF ACTION	(CITE THE U.S. CIVIL STATUTE U JURISDICTIONAL STATUTES UNI	NDER WHICH Y	YOU ARE FILING AND W	VRITE A BRIEF STATEM	IENT OF CAUSE - DO NOT CITE	
Violation of minimum wage and overtime wage statute under FLSA § 7, 29 U.S.C. § 207. Collective action requested.						
(IF COMPLEX, CHECK REAS	ON BELOW)					
1. Unusually large number	of parties.	☐ 6. P	oblems locating or	preserving evidence	ce	
2. Unusually large number	of claims or defenses.	☐ 7. Pe	ending parallel inve	estigations or actior	ns by government.	
3. Factual issues are except	ionally complex 8. Multiple use of experts.					
4. Greater than normal volu	ime of evidence.	☐ 9. N	Need for discovery outside United States boundaries.			
5. Extended discovery period is needed. 10. Existence of highly technical issues and proof.						
CONTINUED ON REVERSE						
FOR OFFICE USE ONLY RECEIPT # AMOU	NT \$	APPLYING IF	P	MAG. JUDGE (IFP)		
	JDGE					

(Referral)

VI. NATURE OF SULT 17-CV-01688-LMM Document 1-2 Filed 05/10/17 Page 2 of 2

CONTRACT - "0" MONTHS DISCOVERY TRACK' 150 RECOVERY OF OVERPAYMENT & ENFORCEMENT OF JUDGMENT 152 RECOVERY OF DEFAULTED STUDENT LOANS (Excl. Veterans) 153 RECOVERY OF OVERPAYMENT OF VETERAN'S BENEFITS	CIVIL RIGHTS - "4" MONTHS DISCOVERY TRACK 441 VOTING 442 EMPLOYMENT 443 HOUSING/ ACCOMMODATIONS 444 WELFARE 440 OTHER CIVIL RIGHTS 445 AMERICANS with DISABILITIES - Employment 446 AMERICANS with DISABILITIES - Other	SOCIAL SECURITY - "0" MONTHS DISCOVERY				
CONTRACT - "4" MONTHS DISCOVERY TRACK 110 INSURANCE 120 MARINE 130 MILLER ACT 140 NEGOTIABLE INSTRUMENT 151 MEDICARE ACT 160 STOCKHOLDERS' SUITS 190 OTHER CONTRACT 195 CONTRACT PRODUCT LIABILITY 196 FRANCHISE REAL PROPERTY - "4" MONTHS DISCOVERY TRACK 210 LAND CONDEMNATION 220 FORECLOSURE 230 RENT LEASE & EJECTMENT 240 TORTS TO LAND 245 TORT PRODUCT LIABILITY 290 ALL OTHER REAL PROPERTY	IMMIGRATION - "0" MONTHS DISCOVERY TRACK 462 NATURALIZATION APPLICATION 463 HABEAS CORPUS- Alien Detainee 465 OTHER IMMIGRATION ACTIONS PRISONER PETITIONS - "0" MONTHS DISCOVERY TRACK 510 MOTIONS TO VACATE SENTENCE 530 HABEAS CORPUS 535 HABEAS CORPUS DEATH PENALTY 540 MANDAMUS & OTHER 550 CIVIL RIGHTS - Filed Pro se 555 PRISON CONDITION(S) - Filed Pro se PRISONER PETITIONS - "4" MONTHS DISCOVERY TRACK 550 CIVIL RIGHTS - Filed by Counsel 555 PRISON CONDITION(S) - Filed by Counsel	865 RSI (405(g))				
TORTS - PERSONAL INJURY - "4" MONTHS	FORFEITURE/PENALTY - "4" MONTHS DISCOVERY TRACK 610 AGRICULTURE 620 FOOD & DRUG 625 DRUG RELATED SEIZURE OF PROPERTY 21 USC 881 630 LIQUOR LAWS 640 R.R. & TRUCK 650 AIRLINE REGS. 660 OCCUPATIONAL SAFETY / HEALTH 690 OTHER LABOR - "4" MONTHS DISCOVERY TRACK 710 FAIR LABOR STANDARDS ACT 720 LABOR/MGMT. RELATIONS 730 LABOR/MGMT. REPORTING & DISCLOSURE ACT 740 RAILWAY LABOR ACT 790 OTHER LABOR LITIGATION 791 EMPL. RET. INC. SECURITY ACT PROPERTY RIGHTS - "4" MONTHS DISCOVERY TRACK 820 COPYRIGHTS 840 TRADEMARK PROPERTY RIGHTS - "8" MONTHS DISCOVERY TRACK 830 PATENT 830 PATENT	893 ENVIRONMENTAL MATTERS 894 ENERGY ALLOCATION ACT 895 FREEDOM OF INFORMATION ACT 900 APPEAL OF FEE DETERMINATION UNDER EQUAL ACCESS TO JUSTICE 950 CONSTITUTIONALITY OF STATE STATUTES 890 OTHER STATUTES - "8" MONTHS DISCOVERY TRACK 410 ANTITRUST 850 SECURITIES / COMMODITIES / EXCHANGE OTHER STATUTES - "0" MONTHS DISCOVERY TRACK ARBITRATION (Confirm / Vacate / Order / Modify) (Note: Mark underlying Nature of Suit as well) * PLEASE NOTE DISCOVERY TRACK FOR EACH CASE TYPE. SEE LOCAL RULE 26.3				
VII. REQUESTED IN COMPLAINT:						
CHECK IF CLASS ACTION UNDER F.R.						
JURY DEMAND YES NO (CHECK YES O	NLY IF DEMANDED IN COMPLAINT)					
VIII. RELATED/REFILED CASE(S) IF ANY JUDGE DOCKET NO						
CIVIL CASES ARE DEEMED RELATED IF THE PENDING CASE INVOLVES: (CHECK APPROPRIATE BOX) 1. PROPERTY INCLUDED IN AN EARLIER NUMBERED PENDING SUIT. 2. SAME ISSUE OF FACT OR ARISES OUT OF THE SAME EVENT OR TRANSACTION INCLUDED IN AN EARLIER NUMBERED PENDING SUIT. 3. VALIDITY OR INFRINGEMENT OF THE SAME PATENT, COPYRIGHT OR TRADEMARK INCLUDED IN AN EARLIER NUMBERED PENDING SUIT. 4. APPEALS ARISING OUT OF THE SAME BANKRUPTCY CASE AND ANY CASE RELATED THERETO WHICH HAVE BEEN DECIDED BY THE SAME BANKRUPTCY JUDGE. 5. REPETITIVE CASES FILED BY PRO SE LITIGANTS. 6. COMPANION OR RELATED CASE TO CASE(S) BEING SIMULTANEOUSLY FILED (INCLUDE ABBREVIATED STYLE OF OTHER CASE(S)):						
7. EITHER SAME OR ALL OF THE PARTIES AND ISSUES IN THIS CASE WERE PREVIOUSLY INVOLVED IN CASE NO. , WHICH WAS DISMISSED. This case IS IS NOT (check one box) SUBSTANTIALLY THE SAME CASE.						
/s/ Paul J. Sharman	5/10/201	7				

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Atlanta's 656 Sports Bar Slapped with Unpaid Wages Lawsuit</u>