UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

PAUL DEMARIA, individually and on behalf of all others similarly situated,

Plaintiff,

Civil Action No.

CLASS ACTION COMPLAINT

v.

ICON BURGER ACQUISITION LLC d/b/a SMASHBURGER,

Defendant.

NATURE OF THE ACTION

1. This is a class action on behalf of all of Defendant Icon Burger Acquisition d/b/a Smashburger ("Defendant" or "Smashburger") employees in the State of New York that engage in manual work in the course of their employment.

2. New York Law requires companies to pay their manual workers on a weekly basis unless they receive an express authorization to pay on a semi-monthly basis from the New York State Department of Labor Commissioner. *See* New York Labor Law ("NYLL"), Article 6, §191.

3. On information and belief, Defendant has received no such authorization from the New York State Department of Labor Commissioner.

4. The New York Court Of Appeals has explained that this law is "intended for the protection of those who are dependent upon their wages for sustenance." *People v. Ventri*, 309 N.Y. 401, 405 (citing former Labor Law § 196).

5. Defendant has violated and continues to violate this law by paying its manual workers every other week rather than on a weekly basis.

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6. Plaintiff therefore demands liquidated damages, interest, and attorneys' fees on behalf of himself and a putative class comprised of all manual workers employed by Defendant in New York State over the last six years.

JURISDICTION AND VENUE

7. This Court has personal jurisdiction over Defendant because Defendant conducts business in New York. Defendant owns and operates numerous restaurant locations within New York.

8. This Court has subject matter jurisdiction over this proposed class action pursuant to 28 U.S.C. § 1332(d), which, under the provisions of the Class Action Fairness Act ("CAFA"), explicitly provides for the original jurisdiction of the federal courts in any class action in which at least 100 members are in the proposed plaintiff class, any member of the plaintiff class is a citizen of a State different from any defendant, and the matter in controversy exceeds the sum of \$5,000,000.00, exclusive of interest and costs. Plaintiff alleges that the total claims of individual members of the proposed Class (as defined herein) are well in excess of \$5,000,000.00 in the aggregate, exclusive of interest and costs.

9. Venue is proper in this District under 28 U.S.C. § 1391(b)(1) because this is a judicial district in which a substantial part of the events or omissions giving rise to the claim occurred.

PARTIES

10. Defendant Icon Burger Acquisition d/b/a Smashburger is a Delaware limited liability company with a principal place of business at 3900 East Mexico Avenue, Suite 1100, Denver, CO, 80210. Defendant owns a chain of hamburger restaurants that employs thousands of manual workers in the State of New York.

11. Plaintiff Paul DeMaria is a citizen of New York who resides in Hicksville, New

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York. Plaintiff was employed by Defendant as a Store Manager from June 2016 to September 2019 at a Smashburger locations in Port Washington and Hicksville. At least 25% of Plaintiff's job responsibilities at Smashburger included manual labor, including tasks such as cooking, preparing and wrapping food, taking orders, and taking food to customers. He also received store product shipments, took and stocked inventory, and performed cleaning duties. Plaintiff was paid every other week, rather than weekly, during the entirety of his employment with Defendant.

CLASS ACTION ALLEGATIONS

12. Pursuant to Fed. R. Civ. P. 23, Plaintiff seeks to represent a class defined as all persons who worked as manual workers in their employment for Defendant in the State of New York from six years preceding this Complaint to the date of class notice in this action (the "Class").

13. Members of the Class are so numerous that their individual joinder herein is impracticable. On information and belief, members of the Class number in the thousands. The precise number of Class members and their identities are unknown to Plaintiff at this time but may be determined through discovery. Class members may be notified of the pendency of this action by mail and/or publication through the employment records of Defendant.

14. Common questions of law and fact exist as to all Class members and predominate over questions affecting only individual Class members. Common legal and factual questions include, but are not limited to: whether Defendant was required to pay class members on a weekly basis, whether class members were paid on a weekly basis, and whether Defendant violated NYLL § 191.

15. The claims of the named Plaintiff are typical of the claims of the Class in that the named Plaintiff worked as a manual worker for Defendant during the class period but was not

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provided with compensation for his work on a weekly basis.

16. Plaintiff is an adequate representative of the Class because his interests do not conflict with the interests of the Class members he seeks to represent, he has retained competent counsel experienced in prosecuting class actions, and he intends to prosecute this action vigorously. The interests of Class members will be fairly and adequately protected by Plaintiff and his counsel.

17. The class mechanism is superior to other available means for the fair and efficient adjudication of the claims of the Class members. Each individual Class member may lack the resources to undergo the burden and expense of individual prosecution of the complex and extensive litigation necessary to establish Defendant's liability. Individualized litigation increases the delay and expense to all parties and multiplies the burden on the judicial system presented by the complex legal and factual issues of this case. Individualized litigation also presents a potential for inconsistent or contradictory judgments. In contrast, the class action device presents far fewer management difficulties and provides the benefits of single adjudication, economy of scale, and comprehensive supervision by a single court on the issue of Defendant's liability. Class treatment of the liability issues will ensure that all claims and claimants are before this Court for consistent adjudication of the liability issues.

CLAIMS FOR RELIEF

<u>COUNT I</u>

New York Labor Law – Failure to Pay Timely Wages

18. Plaintiff realleges and incorporates by reference all allegations in all preceding paragraphs.

19. The timely payment of wages provisions, NYLL § 191, and its supporting

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regulations apply to Defendant and protect Plaintiff and the Class.

20. Defendant failed to pay Plaintiff and the Class on a timely basis as required by NYLL § 191(1)(a).

21. Due to Defendant's violations of the NYLL, Plaintiff and the Class are entitled to recover from Defendant the amount of their untimely paid wages as liquidated damages, reasonable attorneys' fees and costs, and pre-judgment and post-judgment interest as provided for by NYLL § 198.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff, individually and on behalf of all others similarly situated,

seeks judgment against Defendant, as follows:

- a. For an order certifying the Class under Rule 23 of the Federal Rules of Civil Procedure and naming Plaintiff as a representative of the Class and Plaintiff's attorneys as Class Counsel to represent the Class members;
- b. For an order declaring Defendant's conduct violates the law referenced herein;
- c. For an order finding in favor of Plaintiff and the Class on the count asserted herein;
- d. For liquidated damages in amounts to be determined by the Court and/or jury;
- e. For prejudgment interest on all amounts awarded; and
- f. For an order awarding Plaintiff and the Class their reasonable attorneys' fees, expenses, and costs of suit.

DEMAND FOR JURY TRIAL

Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff demands a trial by jury of any and all issues in this action so triable of right.

Dated: August 2, 2021

Respectfully Submitted,

BURSOR & FISHER, P.A

By: <u>/s/ Yitzchak Kopel</u> Yitzchak Kopel

Yitzchak Kopel Alec M. Leslie 888 Seventh Avenue New York, NY 10019 Telephone: (646) 837-7150 Facsimile: (212) 989-9163 Email: ykopel@bursor.com aleslie@bursor.com

Counsel for Plaintiff

JS 44 (Rev. 4-29-21) Case 2:21-cv-04313 Decurrent COVERCS 06/02/21 Page 1 of 2 PageID #: 7

The JS 44 civil cover sheet and provided by local rules of court	t. This form, approved by t	the Judicial Conference of	f the Uni	ited States in September 1								
1 1 0	purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THE											
I. (a) PLAINTIFFS PAUL DEMARIA, individually and on behalf of all othe similarly situated,				DEFENDANTS ICON BURGER ACQUISITION LLC d/b/a								
(b) County of Residence		Nassau	County of Residence of First Listed Defendant									
	XCEPT IN U.S. PLAINTIFF CA		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, .	Address, and Telephone Numbe	er)		THE TRACT OF LAND INVOLVED. Attorneys (If Known)								
Bursor & Fisher	, P.A., 888 7th Ave,	New York NY 10	019									
646-837-7150	,,,		010									
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)	III. CI	TIZENSHIP OF PF	RINCIPA	L PARTIES	Place an "X" in	One Box fo	or Plaintiff			
1 U.S. Government	3 Federal Question		(For Diversity Cases Only) and One Box for Defendant) PTF DEF PTF DEF									
Plaintiff				Citizen of This State X 1 1 Incorporated <i>or</i> Principal Place 4 4								
2 U.S. Government Defendant			Citiz	Citizen of Another State 2 2 Incorporated and Principal Place 5 5 Of Business In Another State				X 5				
				Citizen or Subject of a 3 3 Foreign Nation 6 6								
IV. NATURE OF SUIT		nly) DRTS	E4	DRFEITURE/PENALTY	DAN	KRUPTCY	OTHER	STATUT	FS			
110 Insurance	PERSONAL INJURY	PERSONAL INJURY		25 Drug Related Seizure		beal 28 USC 158	375 False C					
120 Marine 130 Miller Act	310 Airplane 315 Airplane Product	365 Personal Injury - Product Liability	6	of Property 21 USC 881 00 Other	423 Wit	hdrawal USC 157	376 Qui Ta 3729(a	um (31 USC	2			
140 Negotiable Instrument	Liability	367 Health Care/					400 State R	Reapportion	iment			
L 150 Recovery of Overpayment & Enforcement of Judgment	d 320 Assault, Libel & t Slander	Pharmaceutical Personal Injury				RTY RIGHTS	410 Antitru 430 Banks	ıst and Bankir	ng			
151 Medicare Act 152 Recovery of Defaulted	330 Federal Employers' Liability	Product Liability 368 Asbestos Personal			830 Pate		450 Comm 460 Deport	erce	5			
Student Loans	340 Marine	Injury Product			Nev	v Drug Application	470 Racket	teer Influen				
(Excludes Veterans)	345 Marine Product Liability	Liability PERSONAL PROPERT	v –	LABOR	840 Trac 880 Def	demark end Trade Secrets	Corrup 480 Consu	t Organizat mer Credit				
of Veteran's Benefits	350 Motor Vehicle	370 Other Fraud		0 Fair Labor Standards		of 2016	(15 US	SC 1681 or	1692)			
190 Other Contract	355 Motor Vehicle Product Liability	371 Truth in Lending 380 Other Personal	72	Act 20 Labor/Management	SOCIA	L SECURITY	485 Teleph Protec	tion Act	mer			
195 Contract Product Liability 196 Franchise	360 Other Personal Injury	Property Damage 385 Property Damage		Relations 40 Railway Labor Act		x (1395ff) ck Lung (923)	490 Cable/	Sat TV ties/Commo	odities/			
	362 Personal Injury -	Product Liability		51 Family and Medical	863 DIV	VC/DIWW (405(g))	Excha	nge				
REAL PROPERTY	Medical Malpractice CIVIL RIGHTS	PRISONER PETITION	s x 79	Leave Act 00 Other Labor Litigation		D Title XVI (405(g))	890 Other S 891 Agricu	Statutory A Iltural Acts				
210 Land Condemnation	440 Other Civil Rights	Habeas Corpus:	79	1 Employee Retirement				nmental M				
220 Foreclosure 230 Rent Lease & Ejectment	441 Voting 442 Employment	463 Alien Detainee 510 Motions to Vacate		Income Security Act		AL TAX SUITS es (U.S. Plaintiff	895 Freedo Act	m of infor	nation			
240 Torts to Land 245 Tort Product Liability	443 Housing/ Accommodations	Sentence 530 General				Defendant) —Third Party	896 Arbitra		rocedure			
290 All Other Real Property	445 Amer. w/Disabilities -	- 🚺 535 Death Penalty		IMMIGRATION		USC 7609	899 Administrative Procedure Act/Review or Appeal of					
	Employment 446 Amer. w/Disabilities -	Other: 540 Mandamus & Other		52 Naturalization Application 55 Other Immigration			Agency 950 Constit	y Decision tutionality of				
	Other	550 Civil Rights		Actions			State S					
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		Conditions of Confinement										
V. ORIGIN (Place an "X" i	n One Box Only)	4	•									
		Remanded from Appellate Court		stated or 5 Transfer bened Another (specify)	District	6 Multidistri Litigation Transfer		Multidist Litigation Direct Fr	n -			
	Cite the U.S. Civil Sta 28 U.S.C. 1332	atute under which you are	e filing (I	Do not cite jurisdictional stat	utes unless di	versity):						
VI. CAUSE OF ACTION	Brief description of ca	ause: Labor Law Section 191										
VII. REQUESTED IN COMPLAINT: X CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P. DEMAND \$ CHECK YES only if demanded in complaint: 5,000,000 JURY DEMAND: X Yes No												
VIII. RELATED CASE(S) IF ANY (See instructions): JUDGE DOCKET NUMBER												
DATE SIGNATURE OF ATTORNEY OF RECORD												
08/02/2021 /s/ Yitzchak Kopel												
FOR OFFICE USE ONLY												
RECEIPT # AN	MOUNT	APPLYING IFP		JUDGE		MAG. JUE	DGE					

Case 2:21-cvCERTFIGACIAC DE ARBIEROS/DODE ELESSBUCKPAGED #: 8 Local Arbitration Rule 83.7 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.

Plaintiff

Case is Eligible for Arbitration	

I, Yitzchak Kopel

compulsory arbitration for the following reason(s):

the complaint seeks injunctive relief,

the matter is otherwise ineligible for the following reason

, counsel for_

monetary damages sought are in excess of \$150,000, exclusive of interest and costs,

DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1

, do hereby certify that the above captioned civil action is ineligible for

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 b County?	being filed Yes		ern District removed from No	n a New	York State Court located in Nassau or Suffolk			
2.)	If you answered "r a) Did the events County?		ns giving ri	se to the claim or claims, No	or a sul	bstantial part thereof, occur in Nassau or Suffolk			
	b) Did the events District?	or omissio Ves	<u> </u>	se to the claim or claims, No	or a sul	bstantial part thereof, occur in the Eastern			
	c) If this is a Fair D received:	ebt Collect	ion Practice	Act case, specify the Count	y in whic	ch the offending communication was			
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? Yes No (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.								
		~	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	2	No			
	I certify the accuracy of all information provided above.								
	Signature:/s/ Yitzchak Kopel								

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

UNITED STATES DISTRICT COURT

for the

Eastern District of New York

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PAUL DEMARIA, individually and on behalf of all others similarly situated,

Plaintiff(s) V.

ICON BURGER ACQUISITION LLC d/b/a SMASHBURGER

Defendant(s)

Civil Action No. 2:21-cv-04313

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Icon Burger Acquisition LLC 9596 Metro Airport Ave, Unit D Broomfield, CO 80021

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: Bursor & Fisher, P.A. 888 7th Avenue

New York, NY 10019

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

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

Civil Action No. 2:21-cv-04313

PROOF OF SERVICE

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

	This summons for (no	ume of individual and title, if any)							
was rec	ceived by me on (date)								
	□ I personally serve	d the summons on the individu	al at (place)						
			on (date)						
	I left the summons at the individual's residence or usual place of abode with (name)								
	on (date) , and mailed a copy to the individual's last known address; or								
	□ I served the summons on (<i>name of individual</i>)								
	designated by law to	accept service of process on b	behalf of (name of organization)						
		On (<i>date</i>)							
	\Box I returned the sum								
	Other (<i>specify</i>):								
	My fees are \$	for travel and \$	for services, for a total of \$	0.00	0				
I declare under penalty of perjury that this information is true.									
Date:									
	Server's signature								
			Printed name and title						

Additional information regarding attempted service, etc:

Server's address

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Class Action Claims Smashburger</u> <u>Improperly Paid Manual Workers Semi-Monthly, Not Weekly</u>