United	States Di	istrict C	ourt
Eastern	District	of New	York

1:18-cv-01046 ( )( )

Danielle Louis, individually and on behalf of all others similarly situated,

**Plaintiff** 

- against -

Complaint

MJS America LLC d/b/a Majans America LLC,

Defendant

Plaintiff Danielle Louis ("plaintiff") individually and on behalf of all others similarly situated, by attorneys, alleges upon information and belief, except for those allegations pertaining to plaintiff, which are based on personal knowledge:

- 1. MJS America LLC d/b/a Majans America LLC ("defendant") manufactures and sells snack products under the brand name "Majans Bhuja Snacks."
- 2. The relevant Majans Bhuja Snacks product to this action is named "Ancient Grain Twists" (the "Products"), and is sold to consumers through third-parties via brick-and-mortar stores and online.
- 3. Ancient grains refer to grains and pseudocereals which have been little changed by selective breeding over recent millennia.
- 4. This sets them apart from more widespread cereals and grains such as corn, rice and modern varieties of wheat, developed by humans through thousands of years of selective breeding for rapid growth and easier milling.
- 5. The grains among ancient grains include spelt, Kamut (Khorasan wheat), millet, barley, teff, freekeh, bulgur, sorghum, farro (emmer) and einkorn.
- 6. The pseudocereals among ancient grains include quinoa, amaranth, buckwheat, and chia.

- 7. Consumers increasingly seek ancient grains over modern grains because:
  - they tend to come in their "whole" form, with the bran, germ and endosperm intact, which provides greater nutritional and health benefits
  - higher in fiber and protein
  - contain more vitamins and minerals
  - gluten-free or more easily tolerated by those with gluten sensitivities
- 8. The front label identifies and describes the Products as "Ancient Grain Twists."



9. The ingredients include: "Ancient Grain Twists (Rice, Sunflower and/or Canola Oil, Tapioca, Yellow Peas, Chia Seeds, Quiona Seeds, **Sesame**, Chili Powder, Salt,

Turmeric), Cane Sugar, Salt, Spices (Chili, **Paprika**, Turmeric, Cumin), Maltodextrin, Vegetable Powder." (bold in original)

#### Back Panel





INGREDIENTS: ANCIENT GRAIN TWISTS (RICE, SUNFLOWER AND/OR CANOLA OIL, TAPIOCA, YELLOW PEAS, CHIA SEEDS, QUIONA SEEDS, SESAME, CHILI POWDER, SALT, TURMERIC), CANE SUGAR, SALT, SPICES (CHILI, PAPRIKA, TURMERIC, CUMIN), MALTODEXTRIN, VEGETABLE POWDER. CONTAINS SESAME PAPRIKA. MAY CONTAIN PEANUTS, ALMONDS, CASHEWS, SOY AND SEAWEEDS.
\*GLUTEN NOT DETECTED

- 10. Though the first-listed and predominant ingredient is "Ancient Grain Twists" ("substantive ingredients"), this consists of the sub-ingredients "Rice, Sunflower and/or Canola Oil, Tapioca, Yellow Peas, Chia Seeds, Quiona Seeds, **Sesame**, Chili Powder, Salt, Turmeric."
  - 11. As commonly consumed and understood, rice and peas are not ancient grains.
- 12. Modern-day rice is produced through milling, which removes the husk, bran layer and germ to produce a white rice kernel.
- 13. Peas are neither grains nor cereals, but legumes, from the plant family Fabaceae.
  - 14. The non-substantive, other ingredients include spices and seasonings.

- 15. The Products are misleading because they are identified and described as "Ancient Grain Twists," when the substantive ingredients are predominantly rice and peas, as opposed to the smaller amounts of the actual ancient grains present, chia and quinoa.
- 16. Plaintiff believed the Products consisted of only ancient grains because it had the name of "Ancient Grain Twists."
- 17. Excluding tax, the Products cost no less than \$2.99, a premium price compared to other similar products.

#### Jurisdiction and Venue

- 18. Jurisdiction is proper pursuant to 28 U.S.C. § 1332(d)(2).
- 19. Upon information and belief, the aggregate amount in controversy is more than \$5,000,000.00, exclusive of interests and costs.
- 20. This Court has personal jurisdiction over defendant because it conducts and transacts business, contracts to supply and supplies goods within New York.
- 21. Venue is proper because plaintiff and many class members reside in this District and defendant does business in this District and in New York.
- 22. A substantial part of events and omissions giving rise to the claims occurred in this District.

#### Class Allegations

- 23. The classes consist of all consumers in all states and all consumers in New York State who purchased any Products bearing any actionable representations herein during the statutes of limitation periods.
- 24. A class action is superior to other methods for the fair and efficient adjudication of this controversy.

- 25. The class is so numerous that joinder of all members, even if permitted, is impracticable, as there are likely hundreds of thousands of members.
- 26. Common questions of law or fact predominate and include whether the representations were likely to deceive reasonable consumers and if plaintiff and class members are entitled to damages.
- 27. Plaintiff's claims and the basis for relief are typical to other members because all were subjected to the same representations.
- 28. Plaintiff is an adequate representative because her interests do not conflict with other members.
- 29. No individual inquiry is necessary since the focus is only on defendant's practices and the class is definable and ascertainable.
- 30. Individual actions would risk inconsistent results, be repetitive and are impractical to justify, as the claims are modest.
- 31. Plaintiff's counsel is competent and experienced in complex class action litigation and intends to adequately and fairly protect class members' interests.
- 32. Plaintiff seeks class-wide injunctive relief because the practices continue, with the injunctive class maintained as a class action because it meets the same criteria as the non-injunctive class.

#### **Parties**

- 33. Plaintiff is a citizen of Kings County, New York.
- 34. MJS America LLC is an Illinois limited liability company with offices in Wilmette, Illinois and Kennesaw, Georgia.
  - 35. Upon information and belief, no member of MJS America LLC is a citizen of

New York.

- 36. Plaintiff paid a premium relative to similar products because prior to purchase, plaintiff saw and relied on the front label identification and description, "Ancient Grain Twists."
- 37. Plaintiff understood "Ancient Grain Twists" to mean that the substantive ingredients were exclusively ancient grains and desired to purchase such a product.
- 38. In 2017, plaintiff purchased the Ancient Grain Twists for no less than \$2.99, excluding tax, at a store within this District.

#### Violations of New York General Business Law §§ 349 & 350

- 39. Plaintiff repeats and realleges all allegations in foregoing paragraphs.
- 40. Defendant's acts, practices, advertising, labeling, packaging, representations and omissions are not unique to the parties and have a broader impact on the public.
- 41. The identification and description of the Products as "Ancient Grain Twists" tells the reasonable consumer that the substantive components of the Products are exclusively ancient grains.
- 42. This is false, deceptive and misleading because the predominant ingredients are non-ancient grains.
- 43. No reasonable consumer would expect a product described and identified as Ancient Grain Twists to be made from non-ancient grains.
- 44. The representations and omissions were relied on by plaintiff and class members, who paid more than they would have without getting all they bargained for.

Breach of Express Warranty and Implied Warranty of Merchantability

45. Plaintiff repeats and realleges all allegations in foregoing paragraphs.

- 46. Defendant manufactures and sells snack products purporting to consist exclusively of ancient grains and warranted same to plaintiff and class members.
- 47. The Products did not conform to their affirmations of fact and promises, wholly due to defendant's actions.
- 48. As a result, the Products lacked those attributes attributed by consumers to a product only containing ancient grains.
- 49. Plaintiff and class members relied on defendant's claims, paying more than they would have otherwise.

#### Fraud

- 50. Plaintiff repeats and realleges each and every allegation contained in the foregoing paragraphs as if fully set forth herein.
- 51. Defendant described and identified the Products as Ancient Grain Twists when it could have used different, non-misleading names.
- 52. Defendant's purpose was to mislead consumers who desired snack products made exclusively from ancient grains.
- 53. Plaintiff and class members paid more than they would have due to the false representations, entitling them to damages.

#### Unjust Enrichment

- 54. Plaintiff repeats and realleges each and every allegation contained in the foregoing paragraphs as if fully set forth herein.
- 55. Defendant obtained benefits and monies because the Products were not as represented, to the detriment and impoverishment of plaintiff and class members, who seek restitution and disgorgement of such inequitably obtained profits.

7

Jury Demand and Prayer for Relief

Plaintiff demands a jury trial on all issues.

WHEREFORE, plaintiff, individually and on behalf of all others similarly situated, prays

for judgment:

1. Declaring this a proper class action, certifying plaintiff as representative and the

undersigned as counsel for the class;

2. Entering preliminary and permanent injunctive relief by directing defendant to correct its

practices to comply with the law;

3. Awarding monetary damages and interest, including treble and punitive damages, pursuant

to the common law and GBL claims;

4. Awarding costs and expenses, including reasonable fees for plaintiff's attorneys and

experts; and

5. Such other and further relief as the Court deems just and proper.

Dated: February 18, 2018

Respectfully submitted,

Levin-Epstein & Associates, P.C.

/s/Joshua Levin-Epstein

Joshua Levin-Epstein

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New York, NY 10119

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Sheehan & Associates, P.C.

/s/Spencer Sheehan

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Great Neck, NY 11021

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1:18-cv-01046 ( ) ( ) United States District Court Eastern District of New York				
Danielle Louis, individually and on behalf of all others similarly situated				
Plaintiff				
- against -				
MJS America LLC d/b/a Majans America LLC				
Defendant				
Complaint				
Levin-Epstein & Associates, P.C.  1 Penn Plaza  Suite 2527  New York, NY 10119  Tel: (212) 792-0046  Fax: (212) 563-7108				

Pursuant to 22 NYCRR 130-1.1, the undersigned, an attorney admitted to practice in the courts of New York State, certifies that, upon information, and belief, formed after an inquiry reasonable under the circumstances, the contentions contained in the annexed documents are not frivolous.

Dated: February 18, 2018

/s/ Joshua Levin-Epstein
Joshua Levin-Epstein

JS 44 (Rev. 07/16)

## Case 1:18-cv-01046 Document 2-1 Filed 02/18/18 Page 1 of 2 PageID #: 10

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.)

purpose of initiating the civil de	ocket sheet. (SEE INSTRUC	TIONS ON NEXT PAGE O	F THIS FO	ORM.)		
I. (a) PLAINTIFFS Danielle Louis individually and on behalf of all others similarly situations.			ated	DEFENDANTS MJS America LLC	d/b/a Majans America L	LC
(b) County of Residence of (E.)  (c) Attorneys (Firm Name, A.) Levin Epstein & Associat NY 10119, (212) 792-004	ACEPT IN U.S. PLAINTIFF CA  Address, and Telephone Number  ies, P.C., 1 Penn Plaza	r)	York,	NOTE: IN LAND CO	of First Listed Defendant (IN U.S. PLAINTIFF CASES ON CASES, USE TO LAND INVOLVED.	
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)	III. CI	TIZENSHIP OF PI	RINCIPAL PARTIES	(Place an "X" in One Box for Plainti
□ 1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government I	Not a Party)		(For Diversity Cases Only) PT en of This State		
☐ 2 U.S. Government Defendant	2 4 Diversity (Indicate Citizenshi	ip of Parties in Item III)		en of Another State	of Business In A	
				en or Subject of a reign Country	3 🗖 3 Foreign Nation	0 0 0 0
IV. NATURE OF SUIT						
CONTRACT  ☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment	PERSONAL INJURY  310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury - Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education	PERSONAL INJURY  PERSONAL INJURY  365 Personal Injury - Product Liability  367 Health Care/ Pharmaceutical Personal Injury Product Liability  368 Asbestos Personal Injury Product Liability  PERSONAL PROPER  370 Other Fraud  371 Truth in Lending  380 Other Personal Property Damage Product Liability  PRISONER PETITION  Habeas Corpus:  463 Alien Detainee  510 Motions to Vacate Sentence  530 General  535 Death Penalty  Other:  540 Mandamus & Othe  550 Civil Rights  555 Prison Condition  560 Civil Detainee - Conditions of Confinement	TY	CABOR  15 Drug Related Seizure of Property 21 USC 881 16 Other  17 LABOR 18 Fair Labor Standards Act 19 Labor/Management Relations 10 Railway Labor Act 15 Family and Medical Leave Act 10 Other Labor Litigation 10 Employee Retirement Income Security Act  17 Immigration 18 Act 18 Mail Carlon 19 Other Labor Litigation 10 Temployee Retirement 10 Other Labor Litigation 10 Temployee Retirement 10 Other Labor Litigation 10 Temployee Retirement 10 Other Labor Litigation 11 Employee Retirement 12 Country Act	BANKRUPTCY  □ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157  PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 840 Trademark  SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g))  FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	OTHER STATUTES  375 False Claims Act 376 Qui Tam (31 USC 3729(a)) 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 70 Trupt Organizations 480 Consumer Credit 490 Cable/Sat TV 850 Securities/Commodities/Exchange 890 Other Statutory Actions 891 Agricultural Acts 893 Environmental Matters 895 Freedom of Information Act 896 Arbitration 899 Administrative Procedure Act/Review or Appeal of Agency Decision 950 Constitutionality of State Statutes
	moved from 3 te Court  Cite the U.S. Civil Sta 28 USC § 1332(d	Appellate Court tute under which you ar )(2)	Reop	stated or 5 Transfe enend 5 Transfe Another (specify)  Do not cite jurisdictional state	r District Litigation Transfer	
VII. REQUESTED IN COMPLAINT:	<u>_</u>	IS A CLASS ACTION 3, F.R.Cv.P.		EMAND \$ 5,000,000.00	CHECK YES only JURY DEMAND:	if demanded in complaint:
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE			DOCKET NUMBER	
DATE 02/18/2018 FOR OFFICE USE ONLY	SIGNATURE OF ATTORNEY OF RECORD /s/ Joshua Levin-Epstein					
	MOUNT	APPLYING IFP		JUDGE	MAG IIII	DGE

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### 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, Joshi	ible for c	counsel for plaintiff , do hereby certify that the above captioned civil action is ompulsory arbitration for the following reason(s):
meng		
	$\boxtimes$	monetary damages sought are in excess of \$150,000, exclusive of interest and costs,
	X	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)
provide because same ju case: (A	es that "A c e the cases adge and m A) involves	s 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) ivil 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 county	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 t District	the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern ? Yes
Suffol	k County, folk 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?lote: A corporation shall be considered a resident of the County in which it has the most significant contacts).
		BAR ADMISSION
I am c	urrently ac	dmitted in the Eastern District of New York and currently a member in good standing of the bar of this court.  Yes  No
Are yo	ou currentl	y 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: /s/ Joshua Levin-Epstein

# UNITED STATES DISTRICT COURT

for the

Eastern District of New York

Danielle Louis individually and on behalf of all others similarly situated	) ) )				
Plaintiff(s)					
V.	Civil Action No. 1:18-cv-01046				
MJS America LLC d/b/a Majans America LLC	)				
Defendant(s)	)				
SUMMONS IN A CIVIL ACTION					
To: (Defendant's name and address) MJS America LLC d/b/a Majans America LLC c/o Michael T. McCormick 2 N LASALLE ST #1250 Chicago, IL 60602					
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:  Levin Epstein & Associates, P.C.  1 Penn Plaza, Suite 2527  New York, NY 10119					
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:					
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>Class Action Picks at Majans America's 'Ancient Grains' Claims</u>