JUL 17 2018

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS JONESBORO DIVISION

JAMES W. MCCORMACK, CLERK
By: DEP CLERK

JEFFERY OLSEN, Individually and on Behalf of All Others Similarly Situated

PLAINTIFF

VS.

No. 3:18-cv-129-8500

ORIGINAL COMPLAINT—CLASS AND COLLECTIVE ACTION

COMES NOW Plaintiff Jeffery Olsen ("Plaintiff"), individually and on behalf of all others similarly situated, by and through his attorneys Stacy Gibson, Chris Burks and Josh Sanford of Sanford Law Firm, PLLC, and for his Original Complaint—Class and Collective Action against Defendant Clay County, Arkansas ("Defendant"), he does hereby state and allege as follows:

I. PRELIMINARY STATEMENTS

- 1. This is a class and collective action brought by Plaintiff, individually and on behalf of all others similarly situated, against Defendant for violations of the overtime provisions of the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. (the "FLSA"), and the Arkansas Minimum Wage Act, Ark. Code Ann. § 11-4-201, et seq. (the "AMWA").
- 2. Plaintiff, individually and on behalf of all others similarly situated, seeks declaratory judgment; monetary damages; liquidated damages; prejudgment interest; costs; and a reasonable attorney's fee, as a result of Defendant's policy and practice of failing to pay Plaintiff and other similarly situated individuals proper overtime

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compensation under the FLSA and under the AMWA within the applicable statutory

limitations period.

3. Upon information and belief, for at least three (3) years prior to the filing of

the Complaint, Defendant has willfully and intentionally committed violations of the

FLSA and the AMWA as described, infra.

II. JURISDICTION AND VENUE

4. The United States District Court for the Eastern District of Arkansas has

subject matter jurisdiction over this suit under the provisions of 28 U.S.C. § 1331

because this suit raises federal questions under the FLSA.

5. Plaintiff's claims under the AMWA form part of the same case or

controversy and arise out of the same facts as the FLSA claims alleged in this

complaint. Therefore, this Court has supplemental jurisdiction over Plaintiff's AMWA

claims pursuant to 28 U.S.C. § 1367(a).

6. A substantial part of the acts complained of herein were committed and

had their principal effect against Plaintiff within the Jonesboro Division of the Eastern

District of Arkansas; therefore, venue is proper within this District pursuant to 28 U.S.C.

§ 1391.

III. THE PARTIES

7. Plaintiff Jeffery Olsen is an individual and resident of Clay County.

8. Plaintiff was employed by Defendant as a Jailer within the three (3) years

prior to the filing of this Complaint.

9. At all times material herein, Plaintiff has been entitled to the rights,

protections and benefits provided under the FLSA and the AMWA.

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10. As an employee of Defendant, Plaintiff was an employee of a public

agency employed in law enforcement activities, and therefore entitled to the protections

of the FLSA pursuant to 29 U.S.C. § 201, et seq.

11. Defendant is an "employer" within the meanings set forth in the FLSA and

the AMWA, and was, at all times relevant to the allegations in this Complaint, Plaintiff's

employer.

12. Defendant is an employer subject to the FLSA as a public agency

pursuant to 29 U.S.C. § 203.

13. Defendant participated in the management of Plaintiff's work, including

setting and enforcing the amount of hours worked and the amount and manner of

compensation paid.

14. Defendant dictated, controlled and ratified, both implicitly and explicitly,

the wage and hour practices and all related employee compensation policies that are at

issue in this case.

15. Defendant Clay County, Arkansas, operates the Clay County Detention

Center where Plaintiff was employed within the three (3) years prior to the filing of this

Complaint as a Jailer.

16. Defendant can be served through the Clay County Judge, who is Mike

Patterson, 151 South Second Avenue, Piggott, Arkansas 72454.

17. At all relevant times, Defendant employed five or more employees in law

enforcement activities pursuant to 29 U.S.C. § 213(b)(20).

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IV. FACTUAL ALLEGATIONS

18. Plaintiff repeats and re-alleges all previous paragraphs of this Complaint

as though fully incorporated in this section.

19. During part of the three (3) years prior to the filing of this lawsuit, Plaintiff

was an hourly-paid employee of Clay County Sheriff's Department.

20. At all times relevant to the allegations in this Complaint, Plaintiff has been

employed by Defendant as a Jailer.

21. Upon information and belief, Defendant did not establish a "work period"

for Jailers and similar detention center employees pursuant to the FLSA.

22. Plaintiff and other Jailers and similar detention center employees were

routinely required to work in excess of forty (40) hours per week.

23. Even if Defendant did establish a work period for Jailers and similar

detention center employees, Plaintiff, other Jailers and similar detention center

employees were routinely required to work in excess of 171 hours in a 28-day period.

24. Plaintiff and other Jailers and similar detention center employees were not

paid for all hours worked, nor were they paid properly for overtime.

25. Defendant knew that Plaintiff and other Jailers similar detention center

employees worked in excess of forty (40) hours per week and also over 171 hours in a

28-day period, and Defendant required them to do so.

26. Defendant did not provide Plaintiff and other Jailers and similar detention

center employees compensatory time off at a rate of one and one-half (1.5) times their

regular rate for their overtime hours.

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27. The actual day-to-day job duties and responsibilities of Plaintiff and other

Jailers and similar detention center employees were not exempt under the FLSA with

respect to payment for time worked in excess of forty (40) hours per week, or

alternatively, 171 hours in a 28-day period.

28. During the court course of their employment, Plaintiff and others similarly

situated did not manage the enterprise or a customarily recognized subdivision of the

enterprise.

29. Plaintiffs and others similarly situated had no ability to hire and fire any

employee.

30. Plaintiffs and others similarly situated did not have any control of or

authority over any employee's rate of pay or working hours.

31. Plaintiffs and others similarly situated did not maintain or prepare

production reports or sales records for use in supervision or control in the business.

32. Plaintiffs and others similarly situated did not have responsibility for

planning or controlling budgets.

33. Defendant expected Plaintiffs and others similarly situated to follow

Defendant's policies regarding their employment.

34. Defendant made decisions on what new business to pursue or take

without the input of Plaintiffs and others similarly situated.

35. Defendant knew or showed reckless disregard for whether the way it paid

Plaintiff and its other Jailers and similar detention center employees violated the FLSA

and the AMWA.

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V. REPRESENTATIVE ACTION ALLEGATIONS

A. <u>FLSA § 216(b) Class</u>

36. Plaintiff repeats and re-alleges all previous paragraphs of this Complaint

as though fully incorporated in this section.

37. Plaintiff brings his claims for relief for violation of the FLSA as a collective

action pursuant to Section 16(b) of the FLSA, 29 U.S.C. § 216(b).

38. Plaintiff brings his FLSA claims on behalf of all hourly Jailers and similar

detention center employees employed by Defendant at any time within the applicable

statute of limitations period, who were classified by Defendant as non-exempt from the

overtime requirements of the FLSA and who are entitled to payment of the following

types of damages:

A. Payment for all hours worked, including overtime premiums for all hours

worked for Defendant in excess of forty (40) hours in a workweek or alternatively, 171

hours in a 28-day work period; and

B. Liquidated damages and attorneys' fees and costs.

39. In conformity with the requirements of FLSA Section 16(b), Plaintiff has

attached hereto as Exhibit "A" a written Consent to Join this lawsuit.

40. The relevant time period dates back three years from the date on which

Plaintiff's Original Complaint—Class and Collective Action was filed herein and

continues forward through the date of judgment pursuant to 29 U.S.C. § 255(a).

41. The members of the proposed FLSA Class are similarly situated in that

they share these traits:

A. They were classified by Defendant as non-exempt from the overtime

requirements of the FLSA;

B. They were paid hourly;

C. They recorded their time in the same manner; and

D. They were subject to Defendant's common policy of denying pay for all

hours worked, including proper overtime pay or compensatory time for hours worked

over forty (40) per work week, or alternatively 171 hours in a 28-day period.

42. Plaintiff is unable to state the exact number of the potential members of

the FLSA Class but believes that the class exceeds 40 persons.

43. In the modern era, most working-class Americans have become

increasingly reliant on email and text messages, and generally use them just as often, if

not more so, than traditional U.S. Mail.

44. Defendant can readily identify the members of the Section 16(b) class.

The names and physical and mailing addresses of the FLSA collective action plaintiffs

are available from Defendant, and a Court-approved Notice should be provided to the

FLSA collective action plaintiffs via first class mail, email and text message to their last

known physical and electronic mailing addresses and cell phone numbers as soon as

possible, together with other documents and information descriptive of Plaintiff's FLSA

claim.

B. AMWA Rule 23 Class

45. Plaintiff repeats and re-alleges all previous paragraphs of this Complaint

as though fully incorporated in this section.

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46. Plaintiff proposes to represent the class of Jailers and similar detention

center employees who are/were employed by Defendant within the relevant time period

within the State of Arkansas.

47. Common questions of law and fact relate to all members of the proposed

class, such as whether Defendant paid the members of the proposed class for all hours

worked, including overtime in accordance with the AMWA.

48. Common questions of law and fact predominate over any questions

affecting only the individual named Plaintiff, and a class action is superior to other

available methods for fairly and efficiently adjudicating the claims of the members of the

proposed AMWA class.

49. The class members have no interest in individually controlling the

prosecution of separate actions because the policy of the AMWA provides a bright-line

rule for protecting all non-exempt employees as a class. To wit: "It is declared to be the

public policy of the State of Arkansas to establish minimum wages for workers in order

to safeguard their health, efficiency, and general well-being and to protect them as well

as their employers from the effects of serious and unfair competition resulting from

wage levels detrimental to their health, efficiency, and well-being." Ark. Code Ann. § 11-

4-202.

50. Plaintiff is unable to state the exact number of the potential members of

the AMWA class but believes that the class exceeds 40 persons. Therefore, the class is

so numerous that joinder of all members is impracticable.

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51. At the time of the filing of this Complaint, neither Plaintiff nor Plaintiff's

counsel knows of any litigation already begun by any members of the proposed class

concerning the allegations in this Complaint.

52. Concentrating the litigation in this forum is highly desirable because

Defendant is based in the Eastern District of Arkansas and because Plaintiff and all

proposed class members work or worked in Arkansas.

53. No difficulties are likely to be encountered in the management of this class

action.

54. The claims of Plaintiff are typical of the claims of the proposed class in

that Plaintiff worked as an hourly employee for Defendant and experienced the same

violations of the AMWA that all other class members suffered.

55. Plaintiff and his counsel will fairly and adequately protect the interests of

the class.

56. Plaintiff's counsel is competent to litigate Rule 23 class actions and other

complex litigation matters, including wage and hour cases like this one, and to the

extent, if any, that they find that they are not, they are able and willing to associate

additional counsel.

57. Prosecution of separate actions by individual members of the proposed

class would create the risk of inconsistent or varying adjudications with respect to

individual members of the proposed class that would establish incompatible standards

of conduct for Defendant.

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VI. FIRST CAUSE OF ACTION

(Individual Claim for Violation of the FLSA)

58. Plaintiff repeats and re-alleges all previous paragraphs of this Complaint

as though fully incorporated in this section.

59. Plaintiff asserts this claim for damages and declaratory relief pursuant to

the FLSA.

60. At all relevant times, Defendant was Plaintiff's "employer" within the

meaning of the FLSA.

61. 29 U.S.C. § 207 requires any public agency to pay employees engaged in

law enforcement activities one and one-half (1.5) times their regular wages for all hours

worked over forty (40) hours in a week, or over 171 in a 28-day period if such an

election has been made.

62. The FLSA allows a public agency to pay compensatory time off in lieu of

monetary overtime compensation, but it must be at the rate of not less than one and

one-half (1.5) hours for each hour of overtime work.

63. Despite the entitlement of Plaintiff to lawful compensatory time or overtime

payments under the FLSA, Defendant failed to pay Plaintiff a lawful overtime premium

or provide lawful compensatory time.

64. Defendant's conduct and practice, as described above, has been and is

willful, intentional, unreasonable, arbitrary and in bad faith.

65. By reason of the unlawful acts alleged herein, Defendant is liable to

Plaintiff for, and Plaintiff seeks, unpaid overtime wages, liquidated damages, and costs,

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including reasonable attorneys' fees, for all violations that occurred within the three (3)

years prior to the filing of this Complaint.

66. Alternatively, should the Court find that Defendant acted in good faith in

failing to pay Plaintiff as provided by the FLSA, Plaintiff is entitled to an award of

prejudgment interest at the applicable legal rate.

VII. SECOND CAUSE OF ACTION

(Individual Claim for Violation of the AMWA)

67. Plaintiff repeats and re-alleges all previous paragraphs of this Complaint

as though fully incorporated in this section.

68. Plaintiff asserts this claim for damages and declaratory relief pursuant to

the AMWA.

69. At all relevant times, Defendant was Plaintiff's "employer" within the

meaning of the AMWA, Ark. Code Ann. § 11-4-203(4).

70. Arkansas Code Annotated § 11-4-211 requires employers to pay all

employees one and one-half (1.5) times their regular wages for all hours worked over

forty (40) hours in a week or over 171 hours in a 28-day period if such an election has

been made.

71. The AMWA allows a public agency to pay compensatory time off in lieu of

monetary overtime compensation, but it must be at the rate of not less than one and

one-half (1.5) hours for each hour of overtime work.

72. Despite the entitlement of Plaintiff to lawful compensatory time or overtime

payments under the AMWA, Defendant failed to pay Plaintiff a lawful overtime premium

or provide lawful compensatory time.

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73. Defendant's conduct and practices, as described above, were willful,

intentional, unreasonable, arbitrary and in bad faith.

74. By reason of the unlawful acts alleged herein, Defendant is liable to

Plaintiff for, and Plaintiff seeks, monetary damages, liquidated damages, and costs,

including reasonable attorneys' fees, for all violations that occurred within the three (3)

years prior to the filing of this Complaint pursuant to Arkansas Code Annotated § 11-4-

218.

75. Alternatively, should the Court find that Defendant acted in good faith in

failing to pay Plaintiff as provided by the AMWA, he is entitled to an award of

prejudgment interest at the applicable legal rate.

VIII. THIRD CAUSE OF ACTION

(Collective Action Claim for Violation of the FLSA)

Plaintiff repeats and re-alleges all previous paragraphs of this Complaint

as though fully incorporated in this section.

77. Plaintiff, individually and on behalf of all others similarly situated, assets

this claim for damages and declaratory relief pursuant to the FLSA.

78. Plaintiff brings this action on behalf of himself and all other similarly

situated employees, former and present, who were and/or are affected by Defendant's

willful and intentional violation of the FLSA.

79. At all relevant times, Defendant has been, and continues to be, an

"employer" of Plaintiff and all those similarly situated within the meaning of the FLSA, 29

U.S.C. § 203.

76.

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80. 29 U.S.C. § 207 requires employers to pay employees one and one-half

(1.5) times the employee's regular rate for all hours that the employee works in excess

of forty (40) per week, or over 171 hours in a 28-day period if such an election has been

made.

81. The FLSA allows a public agency to pay compensatory time off in lieu of

monetary overtime compensation, but it must be at the rate of not less than one and

one-half (1.5) hours for each hour of overtime work.

82. Defendant failed to pay Plaintiff and those similarly situated lawful

overtime payments or lawful compensatory time, despite their entitlement thereto.

83. Because these employees are similarly situated to Plaintiff, and are owed

overtime for the same reasons, the proposed class is properly defined as follows:

All Jailers and similar detention center employees employed by Defendant within the past three years.

84. Defendant's conduct and practice, as described above, has been and is

willful, intentional, unreasonable, arbitrary and in bad faith.

85. By reason of the unlawful acts alleged herein, Defendant is liable to

Plaintiff and all those similarly situated for, and Plaintiff and all those similarly situated

seek, unpaid overtime wages, liquidated damages, and costs, including reasonable

attorney's fees as provided by the FLSA.

86. Alternatively, should the Court find that Defendant acted in good faith in

failing to pay Plaintiff and all those similarly situated as provided by the FLSA, Plaintiff

and all those similarly situated are entitled to an award of prejudgment interest at the

applicable legal rate.

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IX. FOURTH CAUSE OF ACTION

(Class Action Claim for Violation of the AMWA)

87. Plaintiff repeats and re-alleges all previous paragraphs of this Complaint

as though fully incorporated in this section.

88. Plaintiff, individually and on behalf of the members of the proposed class,

asserts this claim for damages and declaratory relief pursuant to the AMWA, Arkansas

Code Annotated §§ 11-4-201, et seq.

89. At all relevant times, Defendant has been, and continues to be, an

"employer" of Plaintiff and the members of the proposed class within the meaning of the

AMWA.

90. Arkansas Code Annotated § 11-4-211 requires employers to pay all

employees one and one-half (1.5) times their regular wages for all hours worked over

forty (40) hours in a week, or over 171 hours in a 28-day period if such an election has

been made.

91. The AMWA allows a public agency to pay compensatory time off in lieu of

monetary overtime compensation, but it must be at the rate of not less than one and

one-half (1.5) hours for each hour of overtime work.

92. Despite the entitlement of Plaintiff and members of the proposed class to

overtime payments or lawful compensatory time under the AMWA, Defendant failed to

pay Plaintiff a lawful overtime premium or lawful compensatory time.

93. Plaintiff proposes to represent the AMWA liability class of individuals

defined as follows:

All hourly-paid Jailers and similar detention center employees employed by Defendant within the past three years.

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94. Defendant's conduct and practices, as described above, were willful,

intentional, unreasonable, arbitrary and in bad faith.

95. By reason of the unlawful acts alleged herein, Defendant is liable to

Plaintiff and the proposed class for monetary damages, liquidated damages, costs, and

a reasonable attorney's fee provided by the AMWA for all violations which occurred

within the three (3) years prior to the filing of this Complaint, plus periods of equitable

tolling.

96. Alternatively, should the Court find that Defendant acted in good faith in

failing to pay Plaintiff and members of the proposed class as provided by the AMWA,

Plaintiff and members of the proposed class are entitled to an award of prejudgment

interest at the applicable legal rate.

X. PRAYER FOR RELIEF

WHEREFORE, premises considered, Plaintiff Jeffery Olsen, individually and on

behalf of all others similarly situated, respectfully prays as follows:

A. That Defendant be summoned to appear and answer this Complaint;

B. That Defendant be required to account to Plaintiff, the class members, and

the Court for all of the hours worked by Plaintiff and the class and collective members

and all monies paid to them;

C. For orders regarding certification of and notice to the proposed class and

collective action members:

D. A declaratory judgment that Defendant's practices alleged herein violate

the FLSA and attendant regulations at 29 C.F.R. §516 et seq.;

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E. A declaratory judgment that Defendant's practices alleged herein violate

the AMWA and the related regulations;

F. Judgment for damages for all unpaid overtime compensation owed to

Plaintiff and the proposed class and collective members under the FLSA and attendant

regulations at 29 C.F.R. §516 et sea.:

G. Judgment for damages for all unpaid overtime compensation under the

AMWA and the related regulations;

H. Judgment for liquidated damages pursuant to the FLSA and attendant

regulations at 29 C.F.R. §516 et seq., in an amount equal to all unpaid overtime

compensation owed to Plaintiff and the proposed class and collective members during

the applicable statutory period;

I. Judgment for liquidated damages pursuant to the AMWA and the relating

regulations;

J. For a reasonable attorneys' fee, costs, and pre-judgment interest; and

K. Such other and further relief as this Court may deem necessary, just and

proper.

Respectfully submitted,

JEFFERY OLSEN, Individually and on Behalf of All Others Similarly Situated, PLAINTIFFS

SANFORD LAW FIRM, PLLC ONE FINANCIAL CENTER 650 SOUTH SHACKLEFORD, SUITE 411 LITTLE ROCK, ARKANSAS 72211 TELEPHONE: (501) 221-0088 FACSIMILE: (888) 787-2040

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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				DEFENDANTS			
JEFFERY OLSEN, Individually and on Behalf of All Others Simila Situated				CLAY COUNTY, ARKANSAS			
(b) County of Residence of First Listed Plaintiff Greene				County of Residence of First Listed Defendant			
(EXCEPT IN U.S. PLAINTIFF CASES)				(IN U.S. PLAINTIFF CASES ONLY)			
					ONDEMNATION CASES, US OF LAND INVOLVED.	SE THE LOCATION OF	
(c) Attorneys (Firm Name, A	Address, and Telephone Numbe	r)		Attorneys (If Known)			
Josh Sanford, SANFORD 650 South Shackleford, S			er,				
501-221-0088; josh@sar	•						
II. BASIS OF JURISDI	ICTION (Place an "X" in C	Ine Box Only)		TIZENSHIP OF P (For Diversity Cases Only)	RINCIPAL PARTI	ES (Place an "X" in One Box for Plaintif and One Box for Defendant)	
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Plaintiff	(U.S. Government)	Not a Party)	Citize	en of This State		or Principal Place	
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IV. NATURE OF SUIT	(Place an "X" in One Box Or	ıly)			Click here for: Nat	cure of Suit Code Descriptions.	
CONTRACT		PRTS		DRFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
☐ 110 Insurance ☐ 120 Marine	PERSONAL INJURY ☐ 310 Airplane	PERSONAL INJUR 365 Personal Injury -		25 Drug Related Seizure of Property 21 USC 881	☐ 422 Appeal 28 USC 158 ☐ 423 Withdrawal	☐ 375 False Claims Act ☐ 376 Qui Tam (31 USC	
130 Miller Act 140 Negotieble Instrument	315 Airplane Product	Product Liability		00 Other	28 USC 157	3729(a))	
☐ 140 Negotiable Instrument☐ 150 Recovery of Overpayment☐	Liability ☐ 320 Assault, Libel &	☐ 367 Health Care/ Pharmaceutical			PROPERTY RIGHTS	☐ 400 State Reapportionment☐ 410 Antitrust	
& Enforcement of Judgment	Slander	Personal Injury			☐ 820 Copyrights	430 Banks and Banking	
☐ 151 Medicare Act ☐ 152 Recovery of Defaulted	330 Federal Employers' Liability	Product Liability 368 Asbestos Persona	,		☐ 830 Patent ☐ 835 Patent - Abbreviated	☐ 450 Commerce ☐ 460 Deportation	
Student Loans	☐ 340 Marine	Injury Product	"		New Drug Applicati		
(Excludes Veterans) ☐ 153 Recovery of Overpayment	☐ 345 Marine Product Liability	Liability PERSONAL PROPEI	рту	LABOR	■ 840 Trademark SOCIAL SECURITY	Corrupt Organizations 480 Consumer Credit	
of Veteran's Benefits	☐ 350 Motor Vehicle	☐ 370 Other Fraud		0 Fair Labor Standards	□ 861 HIA (1395ff)	480 Consumer Credit 490 Cable/Sat TV	
☐ 160 Stockholders' Suits	☐ 355 Motor Vehicle	371 Truth in Lending		Act	☐ 862 Black Lung (923)	☐ 850 Securities/Commodities/	
 190 Other Contract 195 Contract Product Liability 	Product Liability 360 Other Personal	☐ 380 Other Personal Property Damage		O Labor/Management Relations	☐ 863 DIWC/DIWW (405) ☐ 864 SSID Title XVI	(g)) Exchange 890 Other Statutory Actions	
☐ 196 Franchise	Injury	☐ 385 Property Damage	. 0 74	0 Railway Labor Act	□ 865 RSI (405(g))	☐ 891 Agricultural Acts	
	☐ 362 Personal Injury - Medical Malpractice	Product Liability	D 75	I Family and Medical Leave Act		☐ 893 Environmental Matters ☐ 895 Freedom of Information	
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIO		0 Other Labor Litigation	FEDERAL TAX SUIT		
210 Land Condemnation220 Foreclosure	☐ 440 Other Civil Rights ☐ 441 Voting	Habeas Corpus: 463 Alien Detainee	1 79	1 Employee Retirement Income Security Act	870 Taxes (U.S. Plaintiff or Defendant)	f 896 Arbitration 899 Administrative Procedure	
230 Rent Lease & Ejectment	☐ 442 Employment	510 Motions to Vacate	e	meonic security Act	☐ 871 IRS—Third Party	Act/Review or Appeal of	
240 Torts to Land	443 Housing/	Sentence 530 General	•		26 USC 7609	Agency Decision	
245 Tort Product Liability290 All Other Real Property	Accommodations 445 Amer. w/Disabilities -			IMMIGRATION	1	☐ 950 Constitutionality of State Statutes	
	Employment	Other:		2 Naturalization Application	1		
	446 Amer. w/Disabilities - Other	☐ 540 Mandamus & Oth☐ 550 Civil Rights	ner 40	55 Other Immigration Actions			
	☐ 448 Education	555 Prison Condition					
		560 Civil Detainee - Conditions of					
		Confinement					
V. ORIGIN (Place an "X" is	**						
	moved from	Remanded from Appellate Court	☐ 4 Rein Reo _l	·	er District Litiga	ation - Litigation -	
		ntute under which you a	re filing (Do not cite jurisdictional sta	tutes unless diversity):		
VI. CAUSE OF ACTION	Brief description of ca						
VII. REQUESTED IN	Unpaid Overtime		N D	EMAND \$	CHECK AES	only if demanded in complaint:	
VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.		N D	LIVIAND \$	JURY DEMA			
VIII. RELATED CASI							
IF ANY	(See instructions):	JUDGE	NA		DOCKET NUMBER		
DATE		SIGNATURE OF AT	KAR.	OF RECORD			
07/16/2018			50				
FOR OFFICE USE ONLY							
RECEIPT # AM	MOUNT	APPLYING IFP		JUDGE	MAG	. JUDGE	

ClassAction.org

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