

CIVIL COVER SHEET

5:16-cv-31 KS-MTP

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

Ashley Brooks
Brian Sharp
Rachel Leblanc (and class)

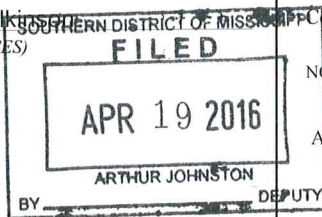
DEFENDANTS

Illusions, Inc.
Thomas Walsh

(b) County of Residence of First Listed Plaintiff Wilkinson
(EXCEPT IN U.S. PLAINTIFF CASES)

County of Residence of First Listed Defendant Wilkinson
(IN U.S. PLAINTIFF CASES ONLY)

(c) Attorneys (Firm Name, Address, and Telephone Number)
Joel F. Dillard, PA
405 Tombigbee St.
Jackson MS 39201 PH:(601)-487-7369



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

Attorneys (If Known)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- ☐ 1 U.S. Government Plaintiff
☐ 2 U.S. Government Defendant
☒ 3 Federal Question (U.S. Government Not a Party)
☐ 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- | | PTF | DEF | | PTF | DEF |
|---|----------------------------|----------------------------|---|----------------------------|----------------------------|
| Citizen of This State | <input type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business In This State | <input type="checkbox"/> 4 | <input type="checkbox"/> 4 |
| Citizen of Another State | <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business In Another State | <input type="checkbox"/> 5 | <input type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3 | <input type="checkbox"/> 3 | Foreign Nation | <input type="checkbox"/> 6 | <input type="checkbox"/> 6 |

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice	PERSONAL INJURY <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other LABOR <input checked="" type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	CIVIL RIGHTS <input type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education	PRISONER PETITIONS Habeas Corpus: <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty Other: <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement			

V. ORIGIN (Place an "X" in One Box Only)

- ☒ 1 Original Proceeding
☐ 2 Removed from State Court
☐ 3 Remanded from Appellate Court
☐ 4 Reinstated or Reopened
☐ 5 Transferred from Another District (specify)
☐ 6 Multidistrict Litigation

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
29 U.S.C. 216(b)

Brief description of cause:
Wage & Hour Collective Action

VII. REQUESTED IN COMPLAINT:

☐ CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P. DEMAND \$

CHECK YES only if demanded in complaint:
 JURY DEMAND: ☒ Yes ☐ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE

DOCKET NUMBER

DATE

04/19/2016

SIGNATURE OF ATTORNEY OF RECORD

FOR OFFICE USE ONLY

RECEIPT # AMOUNT APPLYING IFP JUDGE MAG. JUDGE

UNITED STATES DISTRICT COURT

for the

Southern District of Mississippi

Ashley Brooks
Brian Sharp
Rachel Leblanc
and all others similarly situated

Plaintiff(s)

v.

Illusions, Inc.
Thomas Walsh

Defendant(s)

Civil Action No. **5:16-cv-31 KS-MTP**

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)* Illusions, Inc.,
Registered Agent Thomas Walsh
1711 Hwy 563
Woodville, MS 39669

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:

Joel F. Dillard, PA
405 Tombigbee St.
Jackson MS 39201

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.

ARTHUR JOHNSTON
CLERK OF COURT

Date: 04/19/2016



Signature of Clerk or Deputy Clerk

UNITED STATES DISTRICT COURT

for the

Southern District of Mississippi

Ashley Brooks
Brian Sharp
Rachel Leblanc
and all others similarly situated

Plaintiff(s)

v.

Illusions, Inc.
Thomas Walsh

Defendant(s)

Civil Action No. 5:16-cv-3145-MTP

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)* Thomas Walsh
1711 Hwy 563
Woodville, MS 39669

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:

Joel F. Dillard, PA
405 Tombigbee St.
Jackson MS 39201

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.

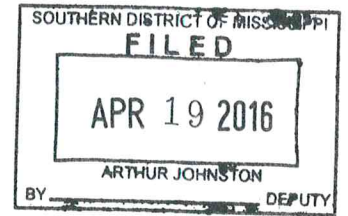
ARTHUR JOHNSTON
CLERK OF COURT

Date: 04/19/2016



Signature of Clerk or Deputy Clerk

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI
WESTERN DIVISION**



**Ashley Brooks, Brian Sharp, and Rachel Leblanc,
on behalf of themselves and all others similarly
situated,**

PLAINTIFFS

v.

No. 5:16-cv-31 HS-MTA

Illusions, Inc., and Thomas Walsh,

DEFENDANTS

(JURY TRIAL DEMANDED)

COMPLAINT

This is a collective action under the Fair Labor Standards Act, 29 U.S.C. § 201 *et seq.*, brought by dancers, wait staff, bartenders, bouncers, and DJs against the strip club where they work. The club has consistently and willfully refused to pay minimum wage and overtime, and has taken the tips of employees through a system of charges, fines, and fees. In support thereof, COME NOW THE PLAINTIFFS, on behalf of themselves and all others similarly situated, by and through their attorney, and allege as follows:

JURISDICTION, VENUE, JURY TRIAL

1. Jurisdiction is proper in this court under 28 U.S.C. § 1331 because this claim arises under the FLSA, 29 U.S.C. § 216.
2. Venue is proper in this court under 28 U.S.C. § 1391 because the strip club at issue is in Wilkinson County, Mississippi.
3. Plaintiff hereby demands trial by jury on all issues so triable.

PLAINTIFFS

4. Plaintiff Ashley Brooks is an adult resident of Woodville, Mississippi, and a former employee of the Defendants.
5. Plaintiff Brooks is a plaintiff representative of current and former wait staff and bartenders in this collective action under the FLSA.
6. The collective group of wait staff is defined as “all persons who worked as 'waitresses' or 'waiters' at Illusions, Inc. at any time between three years prior to the filing of this Complaint and the entry of judgment in this case.”
7. The collective group of bartenders is defined as “all persons who worked as 'bartenders' at Illusions, Inc. at any time between three years prior to the filing of this Complaint and the entry of judgment in this case.”
8. Plaintiff Brian Sharp is an adult resident of Woodville, Mississippi and a former employee of the Defendants.
9. Plaintiff Sharp is a plaintiff representative of current and former DJs and bouncers in this collective action under the FLSA.
10. The collective group of bouncers is defined as “all persons who worked as 'bouncers' or 'security' or 'head of security' at Illusions, Inc., at any time between three years prior to the filing of this Complaint and the entry of judgment in this case.”
11. The collective group of DJs is defined as “all persons who worked as 'DJs' or 'disc

jockeys' at Illusions, Inc. at any time between three years prior to the filing of this Complaint and the entry of judgment in this case.”

12. Plaintiff Rachel Leblanc is an adult resident of Baton Rouge, Louisiana, and a former employee of the Defendants.

13. Plaintiff Leblanc is a plaintiff representative of current and former dancers in this collective action under the FLSA.

14. The collective group of dancers is defined as “all persons who worked as 'dancers' or 'entertainers' or 'strippers' at Illusions, Inc. at any time between three years prior to the filing of this Complaint and the entry of judgment in this case.”

DEFENDANTS

15. Defendant Illusions, Inc., is a Mississippi corporation operating a strip club which, without irony, is doing business as “Illusions Gentlemen's Club.”

16. Illusions describes itself on its Facebook page by the slogan “We Put the 'Wood' in Woodville.”

17. Illusions has its place of business of at 1500 U.S. Hyw 61, Woodville, MS 39669.

18. Defendant Thomas Walsh is the Director, President, and Registered Agent of Illusions, Inc., and runs its day-to-day operations.

19. Both Defendants can be served at Walsh's address registered with the Mississippi Secretary of State at 1711 Hwy 563, Woodville, MS 39669.

20. Defendant Illusions is a “person” and “employer” as defined by Section 3(a) &

(d) of the FLSA.

21. Illusions has two or more employees and more than \$500,000 in gross volume under Section 3(s)(1)(A) of the FLSA.
22. Defendant Walsh is a “person” as defined in Section 3(a) of the FLSA, and was acting in the interest of Illusions in relation to Plaintiffs in this case.
23. Both Defendants are employers under Section 3(d) in commerce under Section 3(s), and each are jointly and severally subject to the provisions of the FLSA.

INTERSTATE COMMERCE

24. Illusions operates in the southwestern-most corner of Mississippi, advertising on Facebook that it is “7 miles past the state line” with Louisiana. The club can be reached from Louisiana in less than ten minutes of driving on U.S. Highway 61.
25. The club is patronized by citizens of Louisiana on a nightly basis, who cross the border to visit the club.
26. Employees of the club also live on both sides of the state line, and freely cross it for employment.
27. Employees regularly run credit and bank cards incorporated through states like South Dakota and Delaware in order to provide cash to patrons, who then spend the interstate cash with other employees.
28. Every individual employed by the club is covered by the FLSA because he or she is engaged in interstate commerce every workweek.

PAY AND WORK POLICIES

29. The club's official hours of operation are from 7 pm to 4 am nightly on Friday and Saturday, and 5 pm to 1 am on Monday through Thursday.
30. The club's business is quasi-seasonal, peaking during hunting seasons – particularly deer season – and tailing off significantly during other times.

Waitresses & Bartenders

31. Defendants employ waitresses and bartenders, whose job is to serve patrons with food and drink.
32. Plaintiff Ashley Brooks worked as both a waitress and a bartender for Defendants for well over three years, ending on or about February 26, 2016.
33. Waitresses and bartenders typically begin working before the club opens.
34. They work straight through the night and remain at work after hours to clean up and close up.
35. They can work as long as 11 hours in a shift.
36. Defendants did not track the hours waitresses or bartenders actually worked.
37. Defendants routinely issue pay stubs for waitresses and bartenders reporting that they work far fewer hours than they actually work.
38. For example, for the week ending January 31, 2016, Defendants issued a pay stub stating that Plaintiff Brooks worked two hours as a waitress that week, and that she was paid at the rate of \$20 per hour for this work.

39. The same pay stub also stated that Plaintiff Brooks worked two hours as a bartender, and that she was paid at the rate of \$40 per hour for this work.
40. In total, this pay stub reflected \$120 in weekly pay for four hours of work.
41. In fact, Brooks worked two full shifts as a waitress, and two full shifts as a bartender.
42. Defendants never paid overtime for weeks in which more than 40 hours were worked.
43. Brooks's January 31, 2016, pay stub is representative of all waitresses's and bartenders's pay stubs over the last three years (and more), which routinely record approximately 10% or less of the hours actually worked.
44. Defendants require waitresses to share tips with bartenders.
45. Defendants do not give specific notice of the terms of the tip pool.
46. In practice, bartenders demand different amounts in shared tips from night to night and from bartender to bartender. There is no fixed percentage, rate, or formula by which tips are shared.
47. Defendants do not record the amount of tips earned or shared.
48. Defendants do not give notice of the terms of any potential tip credit under the FLSA.
49. In the off-season, waitresses and bartenders often take home as little as \$20 each in tips per shift.

50. In such weeks, a waitress may take home as little as \$40 in waitress pay (tips and hourly together) covering up to 11 hours of work in a shift.
51. Similarly, a bartender may take home as little as \$60 in bartender pay (tips and hourly together) covering up to 11 hours of work in a shift.
52. Defendants have never supplemented pay to make up for a shortfall in tips, regardless of how little in tips waitresses and bartenders make in a given week.
53. Defendants failed to keep relevant records regarding waitresses and bartenders as required by 29 CFR Part 516, and also kept deliberately false records.

Bouncers & DJs

54. Defendants employ Bouncers to provide security at the club.
55. Defendants employ DJs to provide music and atmosphere at the club.
56. Plaintiff Brian Sharp worked as both the head bouncer and a DJ for Defendants for well over three years.
57. Bouncers and Djs arrive before the club opens, and work straight through the night and remain at work after hours to clean up and close up.
58. They can work as long as 11 hours in a shift.
59. Defendants did not track the hours bouncers and DJs actually worked.
60. Defendants routinely issue pay stubs for bouncers and DJs reporting that they work far fewer hours than they actually work.
61. For example, Defendants issued pay stubs stating that Plaintiff Sharp worked

two hours as head of security, and that he was paid at the rate of \$60 per hour for this work.

62. Defendants also issued pay stubs stating that Plaintiff Sharp worked two hours as a DJ, and that he was paid at the rate of \$40 per hour for this work.

63. In fact, Plaintiff sharp would have worked two full shifts as a DJ and two full shifts as head of security.

64. Defendants never paid overtime for weeks in which more than 40 hours were worked.

65. Defendants required dancers to pay additional money to DJs, generally \$10 per night, plus more as tip if they desire.

66. Defendants do not record the amount paid to DJs by dancers.

67. Defendants do not give notice of the terms of any potential tip credit under the FLSA.

68. Defendants never supplement pay to make up for a shortfall in tips, regardless of how little in tips or pay from dancers DJs actually take home in a given week.

69. Defendants failed to keep relevant records regarding bouncers and DJs as required by 29 CFR Part 516, and also kept deliberately false records.

Dancers

70. Dancers provide the primary entertainment at the club, mixing with patrons, giving private lap dances, and doing dance routines on stage.

71. Rachel Leblanc – operating under the stage name “Star” - was employed as a dancer by Defendants for more than twelve (12) years, from March 2003 until October 2015. She is representative of the class of dancers.

72. Dancers are paid zero dollars (\$0) in hourly wages.

73. Dancers make all of their money exclusively from patron “tips” and fees.

74. Dancers are employees of the Defendants under the FLSA.

75. The economic reality is that the dancers are not in business for themselves but are dependent upon the employment of Defendants.

(A) The Defendants closely control the work.

76. Dancers are required to stay at work until the close of business, and must remain on the premises until all patrons have left.

77. Dancers are prohibited from sleeping in a local hotel after their shift.

78. The Defendants prescribe the rate dancers must charge patrons for lap dances.

Dancers must charge \$50 for a one-song lap dance.

79. Dancers must pay out \$10 per one-song lap dance to the Defendants.

80. The Defendants require dancers to give all lap dances on Tuesdays at a “two-for-one” price.

81. On Tuesdays, dancers must pay out \$20 per-two-song lap dance to the Defendants.

82. The Defendants prescribe the rate dancers must pay DJs to accompany their

stripping routines - \$10 per night on weekdays and \$20 per night on weekends, plus tips.

83. Bachelor parties paid Defendants approximately \$75 for special treatment by the dancers, who were not paid for it.

84. The Defendants charge dancers a "house fee" for every night they work, ranging from \$35 to \$75.

85. The house fee is structured to punish dancers for tardiness, as the amount of the payout increases dramatically the later the dancer arrives for her shift – up to \$150.

86. Defendants levy "fines" against the dancers for a wide variety of offenses, up to at least \$1,000.

87. Defendants have levied a \$500 fine against Ms. Leblanc because she turned down a request by a patron for a lap dance.

88. Defendants then levied an additional fine against Ms. Leblanc because she cursed at Defendant Walsh when he gave her the prior \$500 fine.

89. Defendants have levied a \$100 fine against Ms. Leblanc when she was a few seconds late to a stage call.

90. Defendants have levied multiple \$100 fines against Ms. Leblanc on occasions when she did not wear a garter belt.

91. Dancer costumes must be approved by Defendants, who sometimes instructed

dancers not to wear certain costumes.

92. Dancers were at all times required to wear high heels.

93. Defendants regulate the content of routines.

94. Defendants Facebook page advertises that it is an "All nude club."

95. Defendants have instructed dancers – and told patrons – that the dancer must get completely nude whenever at least \$20 in tips have been placed on the stage.

(B) The relative investments of Defendants far exceed that of dancers.

96. The dancers' investment in the work is limited to her costumes, which are inexpensive.

97. Defendants own and control the land, the parking lot, the building containing the club, the alcohol license, the inventory of beverages and refreshments, and fixtures such as stage, lights, music and sound equipment.

98. Collectively, this represents a very significant investment by Defendants.

(C) The Defendants exercise control over the dancers' opportunity for profit and loss.

99. Through advertising, choice of location, determination of business hours, maintenance of facilities, and the inventory of food and beverages, the Defendants exercise significant control over the determinants of customer volume.

100. This includes providing quality services from bartenders, bouncers,

waiters, and DJs, which attract customers.

101. For example, Google reviewer “Slim Tweezy” cited the following as among the reasons for his favorable review: “Bouncers are friendly and waitresses bring drinks quickly. No hard alcohol sold here BUT you can actually bring in your own bottle. I’ve never seen a fight here unlike most clubs. Lap dances and VIP prices aren’t outrageous. It’s a decent place if you’re willing to make the long drive from Baton Rouge.” These features are controlled solely by the club.

102. The club engages in extensive marketing. This includes Facebook postings and ads showing pictures of the dancers – including their stage names – as well as pictures of DJs, bartenders and other employees, in an effort to entice patrons. The club sells marketing merchandise, such as T-Shirts emblazoned with a high-heeled leg and the slogan “We Put The Wood in Woodville.”

(D) Little skill or initiative is required of dancers.

103. Stripping involves the removal of clothes in rhythm to music.

104. Many of the dancers did not have any prior experience before coming to work for Illusions.

105. The club states on its Facebook page that “We welcome first time dancers and we will work with you to make you successful.”

106. When a new dancer without any experience is hired by the club, no

training is provided and the dancer is able to begin working right away.

107. A dancer's "initiative" is essentially limited to showing up to work.

(E) The relationship between Defendants and dancers is permanent, and more generally characteristic of employee-employer relationships

108. Plaintiff Rachel Leblanc worked for Defendants for 12 years.

109. Ten or more dancers during that time have worked for over a year at a stretch.

110. On their public billboard and on their Facebook page, Defendants advertise that they are "NOW HIRING DANCERS GIRLS."

111. Dancers must apply for the job.

112. Dancers generally do not work at any other club while employed by Defendants.

113. Dancers must fill out identification forms and provide a copy of identification cards to maintain their employment with Defendants.

CAUSES OF ACTION

COUNT 1: Fair Labor Standards Act violations regarding wait staff

114. The wait staff Plaintiffs incorporate all allegations set forth in all other sections of this complaint.

115. The wait staff Plaintiffs are entitled to be compensated at a rate of at least \$7.25 for every hour worked under 29 U.S.C. § 206.

116. Under 29 U.S.C. § 207, overtime must be paid in weeks where more than 40 hours are worked.

117. Defendants misrepresented and misreported the hours worked by Plaintiffs on official time records.

118. Defendants failed to pay minimum wages and overtime to wait staff as required by the FLSA.

119. Defendants misappropriated tips paid to wait staff through an unlawful tip pooling arrangement, without legally effective notice or terms.

120. Defendants did not meet the relevant recordkeeping, notice, and other requirements necessary to avail itself of the “tip credit” provisions of the FLSA.

121. Defendants violations were willful within the meaning of 29 U.S.C. § 255.

122. Wait staff Plaintiffs seek the full remedies provided by 29 U.S.C. § 216, including damages in the amount of their unpaid wages and tips, liquidated damages, interest as applicable, and such other legal and equitable relief as may be proper.

123. Wait staff Plaintiffs seek recovery of attorney's fees and costs under 29 U.S.C. § 216 and other applicable provisions of law and equity.

COUNT 2: Fair Labor Standards Act violations regarding bartenders

124. The bartender Plaintiffs incorporate all allegations set forth in all other sections of this complaint.

125. The bartender Plaintiffs are entitled to be compensated at a rate of at least \$7.25 for every hour worked under 29 U.S.C. § 206.
126. Under 29 U.S.C. § 207, bartender Plaintiffs must be paid overtime for hours worked over 40 in a work week.
127. Defendants misrepresented and misreported the hours worked by Plaintiffs on official time records.
128. Defendants failed to pay minimum wages and overtime to bartenders as required by the FLSA.
129. Defendants did not meet the relevant recordkeeping, notice, and other requirements necessary to avail itself of the “tip credit” provisions of the FLSA.
130. Defendants violations were willful within the meaning of 29 U.S.C. § 255.
131. Bartender Plaintiffs seek the full remedies provided by 29 U.S.C. § 216, including damages in the amount of their unpaid wages, liquidated damages, interest as applicable, and such other legal and equitable relief as may be proper.
132. Bartender Plaintiffs seek recovery of attorney's fees and costs under 29 U.S.C. § 216 and other applicable provisions of law and equity.

COUNT 3: Fair Labor Standards Act violations regarding bouncers

133. The bouncer Plaintiffs incorporate all allegations set forth in all other sections of this complaint.
134. The bouncer Plaintiffs are entitled to be compensated at a rate of at least

\$7.25 for every hour worked under 29 U.S.C. § 206.

135. Under 29 U.S.C. § 207, bouncer Plaintiffs must be paid overtime for hours worked in excess of 40 in a workweek.

136. Defendants misrepresented and misreported the hours worked by Plaintiffs on official time records.

137. Defendants failed to pay minimum wages and overtime to bartenders as required by the FLSA.

138. Defendants violations were willful within the meaning of 29 U.S.C. § 255.

139. Bouncer Plaintiffs seek the full remedies provided by 29 U.S.C. § 216, including damages in the amount of their unpaid wages, liquidated damages, interest as applicable, and such other legal and equitable relief as may be proper.

140. Bouncer Plaintiffs seek recovery of attorney's fees and costs under 29 U.S.C. § 216 and other applicable provisions of law and equity.

COUNT 4: Fair Labor Standards Act violations regarding DJs

141. The DJ Plaintiffs incorporate all allegations set forth in all other sections of this complaint.

142. The DJ Plaintiffs are entitled to be compensated at a rate of at least \$7.25 for every hour worked under 29 U.S.C. § 206.

143. Under 29 U.S.C. § 207, DJ Plaintiffs must be paid overtime for hours worked in excess of 40 in a workweek.

144. Defendants misrepresented and misreported the hours worked by Plaintiffs on official time records.
145. Defendants failed to pay minimum wages and overtime to DJs as required by the FLSA.
146. Defendants did not meet the relevant recordkeeping, notice, and other requirements necessary to avail itself of the “tip credit” provisions of the FLSA.
147. Defendants violations were willful within the meaning of 29 U.S.C. § 255.
148. The DJ Plaintiffs seek the full remedies provided by 29 U.S.C. § 216, including damages in the amount of their unpaid wages, liquidated damages, interest as applicable, and such other legal and equitable relief as may be proper.
149. The DJ Plaintiffs seek recovery of attorney's fees and costs under 29 U.S.C. § 216 and other applicable provisions of law and equity.

COUNT 5: Fair Labor Standards Act violations regarding dancers

150. The dancer Plaintiffs incorporate all allegations set forth in all other sections of this complaint.
151. The dancer Plaintiffs are entitled to be compensated at a rate of at least \$7.25 for every hour worked under 29 U.S.C. § 206.
152. Defendants paid dancer Plaintiffs zero dollars (\$0) in hourly wages.
153. Under 29 U.S.C. § 207, dancer Plaintiffs must be paid overtime for hours worked in excess of 40 in a workweek.

154. Defendants kept no time records.
155. Defendants failed to pay minimum wages and overtime to dancers as required by the FLSA.
156. Defendants misappropriated tips paid to dancers through a series of illegal fees, fines, and kickbacks.
157. Defendants did not meet the relevant recordkeeping, notice, and other requirements necessary to avail itself of the “tip credit” provisions of the FLSA.
158. Defendants violations were willful within the meaning of 29 U.S.C. § 255.
159. The dancer Plaintiffs seek the full remedies provided by 29 U.S.C. § 216, including damages in the amount of their unpaid wages and tips, liquidated damages, interest as applicable, and such other legal and equitable relief as may be proper.
160. The dancer Plaintiffs seek recovery of attorney's fees and costs under 29 U.S.C. § 216 and other applicable provisions of law and equity.

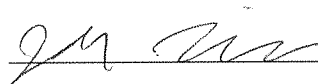
PRAYER FOR RELIEF

WHEREFORE, Plaintiffs, on behalf of themselves and all others similarly situated, pray for judgment against Defendants as follows:

- a. Designate this action as a collective FLSA action;
- b. Promptly issue notice pursuant to 29 U.S.C. § 216 to all similarly situated persons, apprising them of this action and providing individual consent forms;

- c. Give leave to add additional plaintiffs or claims as necessary;
- d. Find that the Plaintiffs and their classes are "employees" under the FLSA;
- e. Find that the practices of Defendants described herein violate the FLSA;
- f. Find that the aforesaid violations are willful;
- g. Enter judgment against Defendants for an amount equal to the amount of unpaid wages and unlawfully taken tips;
- h. Enter judgment against Defendants for liquidated damages an additional equal amount as prescribed by statute;
- i. Award interest, costs, and attorney's fees; and
- j. Award all other relief available under the FLSA or otherwise.

The foregoing Complaint is respectfully submitted on behalf of plaintiffs and all similarly situated persons by and through counsel:

 Date: 4-19-16

Joel Dillard
JOEL F. DILLARD, PA
405 Tombigbee St.
Jackson, MS 39201
Ph: 601-487-7369
Fax: 601-487-1110
Email: joel@joeldillard.com
M.S. Bar No. 104202
Counsel for Plaintiffs