

At an IA Part 10 of the New York Supreme Court held in Bronx County at the Bronx County Building in the City of New York on July 9, 2018, Present Hon. \_\_\_\_\_, Justice

Hon. Lizbeth González

SUPREME COURT OF THE STATE OF NEW YORK  
COUNTY OF BRONX

MARSHALL MAOR, individually and on behalf of others  
similarly situated

Plaintiffs,

- against -

SERENUSE, INC. d/b/a CASA MIA MANOR HOUSE;  
ANTHONY CUOMO; RAFFAELE CUOMO; and any  
other related entities,

Defendants.

Index No.: 20056/2016E

**PUBLICATION ORDER**

WHEREAS the Court having read and considered Plaintiffs' motion papers, including the proposed Notice of Wage & Hour Class Action Lawsuit ("Notice"); and

WHEREAS the Court finding that there exist substantial and sufficient grounds for entering this Order;

IT IS HEREBY ORDERED THAT:

1. The proposed class is comprised of all individuals who performed work as servers, attendants, bussers, bartenders, food runners, captains and in related service positions at Defendants' catered events from January 2010 to the present, including but not limited to those at the facility commonly known as Casa Mia Manor House and at off-premises locations catered by Defendants, is hereby certified.

ACCORDINGLY, IT IS FURTHER HEREBY ORDERED THAT:

2. On or before thirty (30) days after entry of this Order, Defendants shall furnish Class Counsel (Jeffrey K. Brown, Michael A. Tompkins, and Laura R. Reznick of Leeds Brown Law, P.C.) with a list containing the following information: (a) the names of all individuals who

performed work at Defendants' catered events in food service positions from January 2010 through the present (collectively "Class Members"); (b) the last known mailing address for Class Members; (c) the last known telephone number and email address for Class Members; (d) the Social Security number for Class Members; and (e) the number of hours each Class Member provided services in such a capacity at Defendants' catered events. To the extent possible, this list is to be furnished in electronic form in CSV or Excel format.

3. On or before forty-five (45) days after entry of this Order, the Plaintiffs or their designated representatives shall cause a copy of the Notice to be mailed to every Class Member (a) once by first class mail and (b) four times by electronic mail every Monday during a consecutive eight-week span.

4. On or before forty-five (45) days after entry of this Order, Class Counsel shall cause a copy of the Notice to be made available at a designated location on Class Counsels' website and/or on its Facebook page.

5. On or before forty-five (45) days after entry of this Order, Class Counsel may provide social media notice to Class Members via LinkedIn messages and via other social media, including Twitter, as well as traditional or other electronic print media as may be necessary to reach the Class Members.

6. The Court approves the form of Notice and finds that the publication of such Notice substantially in the manner and form set forth in paragraphs 3, 4, and 5 will constitute the best notice practicable under the circumstances to members of the Class.

ENTER.

 7/19/18  
\_\_\_\_\_  
Honorable Lizbeth Gonzalez, J.S.C.